

THE REPUBLIC OF LITHUANIA  
CODE OF ADMINISTRATIVE OFFENCES

CHAPTER I  
GENERAL REGULATIONS

The first section  
GENERAL REGULATIONS

**Article 1. Lithuanian law on administrative offenses Challenges**

Lithuanian law on administrative offenses task is to protect the Republic of Lithuania social order, property, social, economic, political, and individual citizens' rights and freedoms, as well as companies, institutions and organizations rights and legitimate interests of the established order of administration, the state and public order, to strengthen legitimacy, to prevent offenses, educate citizens that they are accurate and not turn comply with the Lithuanian Constitution and other laws, respect the rights of other citizens, honor and dignity, conscientiously carry out their duties, sense of responsibility to the public.

**Note.** This code is used in the citizen concept it is equivalent to the concept of a natural person, that is, it includes not only citizens of the Republic of Lithuania, but also foreign nationals and stateless persons .

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

**Article 2. Lithuanian Republic Law on administrative offenses**

Lithuanian law on administrative offenses is this Code and other laws of the Republic of Lithuania on Administrative Offences.

Lithuanian law on administrative offenses, as they exclude the procedure laid down in the Code of the Republic of Lithuania applied directly.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

**Article 3. Repealed**

*Amendment of the article:*

No. XI-3058, 03/07/1989, *Official Gazette*. 1989, no. 20-228

No. XI-3745, 03/07/1990, *Official Gazette*. 1990, no. 9-267

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

**Article 4. Repealed**

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

**Article 5. Municipal Councils decision-making powers and municipalities**

**Administrations Directors of powers to issue orders for which  
violation envisages administrative liability**

Municipal councils have the power to take decisions, and municipal administrations, directors have the right to issue orders to deal with natural disasters issues, providing for administrative responsibility for the violation, as well as the decisions and orders of the fight against human disease outbreaks and epidemics of contagious animal disease eradication issues, for which breach of responsibility are defined by this Code 42<sup>(1)</sup> and 109 articles.

The municipal councils approve the rules (regulations) for violation of which entail administrative liability under the Code 42<sup>4</sup> third paragraph of Article 124<sup>5</sup>, 124<sup>6</sup>, 158, 161, 161<sup>1</sup>, 162, 166, 167, 185 articles, 185<sup>1</sup> first paragraph of Article .

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-957](#), 95.06.20, *Official Gazette*. 1995, no. 55-1356 (95.07.05)

No. [I-1551 of](#), 96.09.25, *Official Gazette*. 1996, no. 104-2362 (96.10.30)

No. [VIII-640](#), 98.02.24, *Official Gazette*. 1998, no. 25-636 (98.03.13)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-588](#), 2001-11-08, *Official Gazette*. 2001, no. 99-3522 (2001-11-28)

No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [IX-2511](#), 2004-10-28, *Official Gazette*. 2004, no. 166-6060 (2004-11-16), *N is the law to ensure the European Union legislation referred to in the annex to the Law implementation*

No. [X-691](#), 2006-06-15, *Official Gazette*., 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [X-1246](#), 2007-07-03, *Official Gazette*., 2007, no. 81-3316 (2007-07-21), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [XI-1223](#), 2010-12-14, *Official Gazette*., 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-316](#), 2013-05-16, *Official Gazette*. 2013, no. 57-2855 (2013-06-01)

#### **Article 6. Administrative Offences Prevention**

State bodies, public organizations, labor collectives prepare and implement measures to prevent administrative violations of law, to clarify and eliminate the causes and conditions that help them to do, to educate citizens so that they are highly conscious and disciplined, strict compliance with the law.

Municipal councils coordinate their territory of registered public organizations in preventing administrative violations of law, led by local police, administrative commissions, municipal neighborhoods in rural areas elders and other bodies accountable to them having to deal with administrative offenses, activities.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-957](#), 95.06.20, *Official Gazette*. 1995, no. 55-1356 (95.07.05)

#### **Article 7. Ensuring the legality of the application of sanctions for administrative rights violations**

No one shall be subject to sanction for the administrative offense otherwise, as the law and order.

Administrative Offences Proceedings carried out strictly in accordance with the rule of law.

For authorized bodies and officials applying administrative measures within their authority, exactly according to the law.

Compliance with the requirements of the law to impose sanctions for violations of administrative law ensures systematic higher organs and officials of control, the right to appeal, in other manner prescribed by law.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-847](#), 95.04.11, *Official Gazette*. 1995, no. 36-886 (95.05.03)

#### **Article 8. The law on liability for administrative violations validity**

A person who has committed an administrative offense shall be liable under the law in force at the time of the offense committed and the place.

Acts softening or removing administrative responsibility for administrative violations, with retroactive effect, that is applied on penalties for offenses committed against the acts of the release, as well as the penalties imposed, are not met. On the administrative penalty imposed, which is not met, the revision of the person concerned the statement applies to the body (official), which has taken a decision to an administrative violation case. Acts imposing or tightening the responsibility for administrative violations, has no retroactive effect.

Administrative Offences Proceedings carried out in accordance with the laws in force in violation of law during the trial and examination on the spot.

*Amendment of the article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

## **CHAPTER II**

### **Administrative law violation and administrative responsibility**

#### **I. GENERAL PROVISIONS**

##### **The second section**

#### **ADMINISTRATIVE LAW VIOLATION**

#### **Article 9. Administrative offense concept**

From an administrative offense (offense) is considered contrary to law, guilty (intentional or negligent) act or omission, which causes danger to the state or public order, property, civil rights and freedoms, the established order of administration, for which the law provides for administrative responsibility.

Administrative responsibility for the Code of offenses occur if, by their nature, these offenses under the existing laws do not incur criminal liability.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

#### **Article 10. Administrative commission of the offenses intentionally**

Administrative offense is considered to have been committed intentionally if the person making the problems contrary to the law of their action or inaction nature has provided its harmful consequences, and they wanted or did not want these consequences but knowingly allowed them to rise.

#### **Article 11. Administrative commission of the offense of negligence**

The administrative offense shall be deemed to negligently if it is done person provided that the act or omission can lead to harmful consequences, but careless hoped that they would be prevented, or did not, that there may be such a result, it should have and was able to provide.

#### **Article 12. Age at which occurs administrative responsibility**

Administratively liable persons to administrative violation was committed sixteen years.

#### **Article 13. Juvenile responsibility**

Minors from sixteen to eighteen years of age who have committed administrative violations, subject to the general administrative liability provisions with the characteristics set out in Articles 21<sup>(1)</sup>, 24, 37<sup>(1)</sup>, 281, 313 and 314 of the Treaty.

For minors from fourteen to sixteen years of violations committed under the Code, Article 44, third paragraph, 44<sup>9</sup> in the third paragraph of Article 142, second paragraph, Article 175, 176 and<sup>1</sup> in the third paragraph of Article 178, fourth paragraph, 178<sup>1</sup> in the first paragraph, 183 third paragraph of Article 185<sup>of 6</sup> in the first and second parts of the second part of Article 196, administrative liability parents or guardians (caretakers).

*Amendment of the article:*

No. XI-3058, 03/07/1989, *Official Gazette*. 1989, no. 20-228

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)

No. [XI-349](#), 2009-07-15, *Official Gazette*., 2009, no. 89-3805 (2009-07-28), *N is the law to ensure the European Union legislation referred to in the annex to the Law implementation*

No. [XI-1866](#), 2011-12-22, *Official Gazette*., 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1631](#), 2015-04-21, 2015-04-28 announced TAR, ik 2,015 to 06,453

No. [XII-1673](#), 2015-05-07, 2015-05-15 announced TAR, ik 2015-07407

#### **Article 14. officials responsibility**

Officials in this Code are considered those persons who are permanently or temporarily carried out by the authorities of the features as well as some state or other forms of ownership in enterprises, institutions or organizations on a permanent or temporary passes for work relating to the organizational-management or administrative-economic duties, or that such office in these enterprises, institutions or organizations by proxy.

Officials administrative liability for administrative offenses related to their duties referred to in the first part of the exercise, as well as for violations related to failure to comply with the management procedure, the state and public order, the environment, public health protection and other rules which are enforced ensure their official duties.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette*., 1990, no. 36-862

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

#### **Article 15. Statutory civil servants responsible for administrative violations**

Statutory civil servants to administrative liability joint basis.

*Amendment of the article:*

No. XI-2756, 01/25/1989, *Official Gazette*. 1989, no. 4-19

No. [I-830](#), 12.04.1990, *Official Gazette*., 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-1469](#), 96.07.11, *Official Gazette*. 1996, no. 74-1769 (96.08.02)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [VIII-1651](#), 00:05:02, *Official Gazette*. 2000, no. 41-1164 (00.05.19)

No. [VIII-1734](#), 00:06:15, *Official Gazette*. 2000, no. 54-1557 (00.07.05)

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [X-1019](#) , 2007-01-16, *Official Gazette.*, 2007, no. 12-492 (2007-01-30), *N is the law to ensure the European Union legislation referred to in the annex to the Law implementation*

No. [XI-349](#) , 2009-07-15, *Official Gazette.*, 2009, no. 89-3805 (2009-07-28) , *N is the law to ensure the European Union legislation referred to in the annex to the Law implementation*

#### **Article 16. Foreigners responsibility**

The Republic of Lithuania in the aliens who have committed an administrative offense shall be liable under this Code, unless the other does not, and other laws of the Republic of Lithuania international treaties.

*Amendment of the article:*

No. [L-2589](#) , 05/26/1992, *Official Gazette.* 1992, no. 21-610

#### **Article 17. Necessary necessity**

From an administrative offense is not considered the operation to that provided for in this Code or other normative acts on administrative violations of the law, but made the necessary need state, that is, to eliminate threats to the state or public order, property, civil rights and freedoms, and the management procedure if such a threat in the circumstances could not be removed by other means and if padarytoji damage is less significant than the damage averted.

*Amendment of the article:*

No. [L-2589](#) , 05/26/1992, *Official Gazette.* 1992, no. 21-610

#### **Article 18. Legitimate defense**

From an administrative offense is not considered the operation to that provided for in this Code or other normative acts on administrative violations of the law, but made legitimate defense state, it is in defense of the state or public order, property, civil rights and liberties, the management procedure from the opposite right encroachment such a way that causes harm invader, if only for self-defense was not exceeded the limit.

#### **Article 19. lunacy**

Administrative liability shall not be the person who is doing the opposite right act or omission was lunacy state, it is unable to understand the essence of his actions or control them because of chronic mental illness, temporary mental impairment, dementia or other pathological condition.

### **The third section ADMINISTRATIVE PENALTY**

#### **Article 20. Administrative penalties objectives**

Administrative penalties are a measure of liability, which is on an administrative offense committed by individuals in order to punish and educate so that they comply with the law, to respect the common rules of life, and that both the offender himself as well as others would not commit new offenses.

*Amendment of the article:*

No. [L-2589](#) , 05/26/1992, *Official Gazette.* 1992, no. 21-610

#### **Article 21. Administrative penalties species**

For administrative offenses may be imposed following administrative penalties:

- 1) warning;
- 2) a fine;
- 3) items, which was an administrative violation of the instrument or direct object, and income, which were obtained administrative infringement, seizure;
- 4) special rights (the right to drive a vehicle, to fly an aircraft crew member of the aircraft maintenance work of air traffic controller, the right to hunt or to fish, the right to hold the fishing vessel's captain duties, the right to drive inland waterway transport, the right to manage the rolling stock, the right to use or importation of equipment, facilities, radio transmission, radio suppression or radio monitoring devices, the use of electronic communications resources to engage in amateur radio and other radio stations of users activities, the right to hold certain positions seagoing ship rights to design buildings or carry out construction projects expertise ) exclusion;
- 5) administrative arrest;
- 6) removal from work (duties).

The first part of Article 3-6 points following administrative penalties can only identify laws of the Republic of Lithuania.

Lithuanian Republic laws may establish other than those referred to in this article administrative penalties species.

The cases provided as an alternative penalty area (city) district court order or other body (official), hearing the cases of administrative violations, the resolution and the offender's consent fine or part thereof may be replaced

by no more than 400 hours of free public works, counting one public works free hour for six euro fine. In this case, the body (official) set a time limit within which the person is required to perform the assigned free public works.

**Note** . Paragraph 1, point 4, and 27, 152, 152<sup>1</sup>, 152<sup>3</sup> 152<sup>4</sup> 152<sup>5</sup> 152<sup>11</sup> Articles used hardware and equipment shall be understood as they are defined in the Electronic Communications Act.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-1573](#), 18/07/1991, *Official Gazette.* 1991, no. 22-568

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [IX-2153](#), 2004-04-22, *Official Gazette.* 2004, no. 68-2368 (2004-04-29)

No. [X-134](#), 2005-03-17, *Official Gazette.*, 2005, no. 47-1553 (2005-04-12)

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

No. [X-1101](#), 2007-04-19, *Official Gazette.*, 2007, no. 49-1880 (2007-05-05)

No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)

No. [X-1675](#), 2008-07-03, *Official Gazette.* 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1553](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4328 (2011-07-19)

No. [XII-399](#), 2013-06-20, *Official Gazette.* 2013, no. 71-3580 (2013-07-01), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **21<sup>1</sup> article. Administrative penalties for minors companies**

For administrative violation of law for minors can be awarded to all administrative penalties provided for in Article 21 of the Code, with the exception of administrative arrest.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [I-590](#), 09.13.1994, *Official Gazette.* 1994, no. 73-1372 (94.09.21)

## **Article 22. The main and additional administrative penalty**

Seizure of special disqualification, removal from work (duties) can be administered as a principal and as an additional administrative penalties; this Code Article 21, first referred to other administrative penalties may be imposed only as principal.

For one administrative offense may be imposed on the main or main and additional penalty.

*Amendment of the article:*

No. [I-1573](#), 18/07/1991, *Official Gazette.* 1991, no. 22-568

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

## **Article 23. warning**

Warning as an administrative penalty brought in writing. Cases provided by law warning executed in any other prescribed manner.

*Amendment of the article:*

No. XI-3058, 03/07/1989, *Official Gazette.* 1989, no. 20-228

## **Article 24. fine**

For administrative violations citizens the fine shall not be less than two euros and more than two hundred and eighty-nine euros.

For administrative violations officials of the fine shall not be less than five euros and more than five hundred and seventy-nine euros.

For individual types of administrative violations of the Law may be a higher penalty than is provided for in this article.

For minor administrative violations may be granted no more than half of the fines provided for in this Code.

Dedicated to the fine must be expressed as a whole number.

*Amendment of the article:*

No. XI-924, 06.26.1986, *Official Gazette.*, 1986, no. 18-184

No. XI-1691, 06/09/1987, *Official Gazette.*, 1987, no. 17-189

No. XI-3058, 03/07/1989, *Official Gazette.* 1989, no. 20-228

No. XI-3489, 12/18/1989, *Official Gazette.* 1990, no. 1-8

No. [I-326](#), 26.06.1990, *Official Gazette.*, 1990, no. 19-495

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132



## Article 25. Repealed

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

## Article 26. An object which was an administrative violation of the instrument or direct object, and income, which were obtained administrative infringement, seizure

An object which was an administrative violation of the instrument or direct object, and income, which were obtained administrative infringement, gratuitous this thing and this income conversion of state property. Seizures may be just the thing and income, which is the property of the offender, except for in the second paragraph applies. Items with a turnover banned, confiscated in all cases.

The Code 43<sup>11</sup> third part of Article 44<sup>2</sup>, 62, 62<sup>1</sup>, 62<sup>2</sup>, 67 in the first paragraph of Article 85 of the second, third, fourth, sixth, seventh and eighth paragraphs of Article 87 in the first, second, third, fourth and sixth paragraphs 87<sup>3</sup> Article 87<sup>7</sup> in the first and second parts, 87<sup>of 12</sup> third paragraph of Article 88, 90 of the Treaty, Article 110, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth and fifteenth paragraphs 124<sup>2</sup> in the third and fourth paragraphs of Article 127, third paragraph, Article 129, Article 130, first paragraph, 130<sup>2</sup>, 152, 152<sup>1</sup>, 152<sup>3</sup>, 152<sup>4</sup>, 152<sup>5</sup>, 152<sup>11</sup> Articles 152<sup>14</sup> fourth paragraph of Article 153, 1<sup>4</sup> fourth paragraph of Article 153<sup>10</sup> Article 154<sup>6</sup> in the second paragraph of Article 158, second paragraph, 163<sup>2</sup> paragraph, first, second, third, fourth, fifth, sixth and seventh paragraphs 173, 188<sup>18</sup> Articles 209<sup>1</sup> in the second paragraph, 209<sup>2</sup> in the first, second and third parts, 209<sup>3</sup> Article 209<sup>4</sup> in the third and fourth paragraphs, 209<sup>6</sup>, 210, 214<sup>10</sup>, 214<sup>27</sup> Articles provided administrative offenses cases can be seized ownership to another person belongings and income if:

- 1) transferring an object offender or others, this person knew that this item will be used for the administrative violation of law to do so;
- 2) article or income he had to dispose of the conclusion of a fictitious transaction;
- 3) object or proceeds have been transferred to him as the offender's family member or close relative;
- 4) object or proceeds have been transferred to him as a legal person, a leader, a member of the governing body or the participants, who manage at least fifty percent of the shares (contributions, contributions, etc.), Is the offender, his family members or close relatives;
- 5) acquiring the item or cash, he or a legal person in leading positions and the right to represent him, to decide the legal person or to control the legal person had a party knew or should or could have known that this thing is an administrative violation tool, direct object or income derived from the administrative commission of the offense.

Seizures of application is established by this Code and nekonfiskuotinų a list of items - other laws of the Republic of Lithuania.

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette*., 1985, no. 33-370

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-1297](#), 96.04.23, *Official Gazette*. 1996, no. 41-990 (96.05.08)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [X-249](#), 2005-06-16, *Official Gazette*., 2005, no. 83-3040 (2005-07-07)

No. [X-1246](#), 2007-07-03, *Official Gazette*., 2007, no. 81-3316 (2007-07-21, N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

No. [X-1365](#), 2007-12-13, *Official Gazette*., 2007, no. 138-5641 (2007-12-29)

No. [X-1437](#), 2008-01-29, *Official Gazette*. 2008, no. 18-630 (2008-02-12)

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-1217](#), 2010-12-09, *Official Gazette*., 2010, no. 153-7786 (2010-12-28)

No. [XI-1223](#), 2010-12-14, *Official Gazette*., 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-1553](#), 2011-06-28, *Official Gazette*., 2011, no. 91-4328 (2011-07-19)

No. [XI-2272](#), 2012-10-03, *Official Gazette*. 2012, no. 122-6127 (2012-10-20)

No. [XII-653](#), 2013-12-10, *Official Gazette*. 2013, no. 132-6733 (2013-12-21), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-893](#), 2014-05-15, 2014-05-27 announced TAR, ik 2,014 to 05,731

No. [XII-1528](#), 2014-12-23, 2014-12-31 announced TAR, ik 2014-21289

No. [XII-1829](#), 2015-06-23, published in the TAR, 2015-07-01, ik 2015-10579

### **Article 27. Special foreclosure**

Special rights ( the right to drive vehicles, the right to fly the aircraft crew member of the aircraft maintenance work of air traffic controller, the right to hunt or to fish, the right to hold the fishing vessel's captain duties, the right to drive inland waterway transport, the right to manage the rolling stock, the right to use or importation of equipment, facilities, radio transmission, radio suppression or radio monitoring devices, the use of electronic communications resources to engage in amateur radio and other radio stations of users activities, the right to hold certain positions seagoing ship rights to design buildings or carry out construction projects expertise) deprivation assigned to up to five years for gross or systematic procedures for the exercise of this right violation. Such rights deprivation may not be less than one month, unless otherwise established by the laws of the Republic of Lithuania .

A person who is appointed as a special right of liberty, the rights deprivation period can not use it and (or) its gain. The right to drive vehicles of liberty includes the right to drive all kinds of vehicles deprivation and can not, in accordance with the Code 30<sup>1</sup> Article shall be used only for certain types of vehicle driving.

Deprivation of the right to drive vehicles can not be given to individuals who use these measures because of a disability, unless they are driven by drunk or under the influence of drugs, medication or other intoxicating substances individuals.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [IX-2153](#), 2004-04-22, *Official Gazette.* 2004, no. 68-2368 (2004-04-29)

No. [X-134](#), 2005-03-17, *Official Gazette.*, 2005, no. 47-1553 (2005-04-12)

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

No. [X-1101](#), 2007-04-19, *Official Gazette.*, 2007, no. 49-1880 (2007-05-05)

No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)

No. [X-1675](#), 2008-07-03, *Official Gazette.* 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1553](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4328 (2011-07-19)

No. [XII-399](#), 2013-06-20, *Official Gazette.* 2013, no. 71-3580 (2013-07-01), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-893](#), 2014-05-15, 2014-05-27 announced TAR, ik 2,014 to 05,731

### **Article 28. Repealed**

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

### **Article 29. Administrative arrest**

Administrative arrest is defined and used only in exceptional cases for specific types of administrative violations to thirty days. Administrative arrest shall be appointed by the district (city) District Court (District Court Judge).

The person brought to administrative responsibility, at the request of the court may impose administrative arrest only on days of rest. In this case, the court sets a time limit within which a person is required to perform administrative arrest.

Administrative arrest can not be given to pregnant women, women with children under twelve years of age, persons below the age of eighteen years, persons with a 0-40 per cent of the capacity for work or a major or moderate special needs.

Administrative arrest may be given to members of the Seimas, the Prime Minister, the Constitutional Court judges, judges without the prior Seimas agreement to restrict the freedom of individuals, and between sessions of the Seimas - President of the Republic prior consent constrain the Prime Minister, ministers, Constitutional Court judges, judges freedom.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [X-1675](#), 2008-07-03, *Official Gazette.* 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1152](#), 2014-09-25, 2014-10-03 announced TAR, ik 2,014 to 13,601

### **29<sup>1</sup> article. Exclusion from work (office)**

Exclusion from work (duties) is given for the individual types of administrative violations committed in connection with the employee's official duties.

Suspension from work (office) shall be appointed by the district (city) district court (judge).

*Amendment of the article:*

No. [I-1573](#), 18/07/1991, *Official Gazette*. 1991, no. 22-568

## **The fourth section Administrative penalties**

### **Article 30. Penalties for an administrative offense the general rules**

The penalty for an administrative offense on a normative act providing for responsibility for the offense committed, within the limits provided in strict compliance with this Code and other legislation on administrative offenses.

The penalty takes into account the nature of the offense committed, the offender's personality and the mitigating and aggravating circumstances. Mitigating and aggravating circumstances in this Code sets 31 and 32.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992; *Official Gazette*., 1992, no. 21-610

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

### **30<sup>1</sup> article. Smaller than the law provides for administrative penalties or administrative penalties and exclusions**

The body (official), which deals with administrative offenses, having regard to the circumstances specified in the Code, Article 30, second paragraph, as well as the Code Article 31 mitigating the liability and other laws specified mitigating circumstances, the principles of justice and reasonableness, may impose a smaller penalty than the sanction provided for minimum or impose a milder penalty than provided for in the sanction, or not to impose administrative penalties.

The body (official), each a decision in accordance with the first part, must give reasons. The decision authorized by a district judge.

*Amendment of the article:*

No. [VIII-1407](#), 99.11.11, *Official Gazette*. 1999, no. 101-2906 (99.11.26)

No. [IX-1995](#), 2004-01-29, *Official Gazette*. 2004, no. 25-763 (2004-02-14)

No. [X-1365](#), 2007-12-13, *Official Gazette*., 2007, no. 138-5641 (2007-12-29)

*The Constitutional Court of the Republic of Lithuania, Resolution*  
2012-09-25, *Official Gazette*. 2012, no. 113-5737 (2012-09-29)

No. [XII-247](#), 2013-04-23, *Official Gazette*. 2013, no. 46-2248 (2013-05-07)

### **30<sup>2</sup> article. the imposition of fines**

Size of the fine is determined by the amount of the fine sanction of the minimum and maximum average, taking into account mitigating or aggravating circumstances. If there are extenuating circumstances, the fine is reduced from an average to a minimum and, if aggravating circumstances, the penalty is increased from the average to the maximum.

In the mitigating and aggravating circumstances, the penalty provided in the context of their content and significance.

Fine reduction or increase motivated by the body (official), hearing the administrative violation case resolution.

The Code 260<sup>1</sup> Article grounds established since the completion of the administrative order, the person to a fine equal to half of the minimum fine provided for in this Code, Chapter II of the special part, which provides for personal responsibility by an administrative offense, but not less than two euros.

Fines in accordance with the fine sanction of the minimum and maximum average shall be expressed as a whole number.

*Amendment of the article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XI-1142](#), 2010-11-18, *Official Gazette*., 2010, no. 142-7257 (2010-12-04)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 31. The responsibility for the administrative offense mitigating situation**

The responsibility for the administrative offense attenuating circumstances are as follows:

1) the perpetrator sincerely regret having helped to clarify the offense and its perpetrators;



- 2) the perpetrator voluntarily removed for loss or damage;
- 3) the offense was committed because the perpetrator very difficult material circumstances;
- 4) the offense was committed because of mental or physical coercion;
- 5) the offense is committed in violation of the conditions necessary need;
- 6) the offense committed beyond the limits of necessary self-defense;
- 7) the offense is committed with serious excitement caused by the unlawful actions of the victim;
- 8) made a minor offense;
- 9) The offense did a pregnant woman;
- 10) the offense is committed by a person on whom the 0-40 per cent of the capacity for work or a major or moderate special needs, or a person who has attained 65 years of age.

Lithuanian law may provide for other liability for the administrative offense of mitigating circumstances.

*Amendment of the article:*

No. [L-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1152](#), 2014-09-25, 2014-10-03 announced TAR, ik 2,014 to 13,601

### **Article 32. The responsibility for the administrative offense an aggravating circumstance**

The responsibility for the administrative offense aggravating circumstances are as follows:

- 1) the offense is committed by a group of persons. The body (official), having regard to the individual's participation in the nature of the offense and the degree of support or clarification of the circumstances of the offense and persons involved in making it, they may not recognize that fact as an aggravating circumstance;
- 2) the offense is committed for hooliganism;
- 3) the offense is committed by means of a natural disaster or accident;
- 4) the offense has caused serious consequences or major property damage;
- 5) The second time the same type of offense for which the person has been appointed to an administrative penalty;
- 6) The offense was committed by a person who previously committed a crime;
- 7) the offense involved a minor;
- 8) The offense was committed by intoxicated person or persons under the influence of narcotic, psychotropic or toxic substances. The body (official) that separates the administrative penalty by the administrative nature of the offense, may not recognize that fact as an aggravating circumstance.

Lithuanian Republic laws may be other responsibility for the administrative offense of aggravating circumstances.

The first part of this article and other laws do not apply the aggravating circumstances in cases where Article disposal should be reported as an offense qualifying circumstance.

Note. This article provides a property loss is high when it exceeds five minimum subsistence level (MSL).

*Amendment of the article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1365](#), 2007-12-13, *Official Gazette*., 2007, no. 138-5641 (2007-12-29)

### **Article 33. Administrative penalties, committing several administrative rights violations**

When one person commits two or more administrative offenses administrative penalty awarded for each offense separately.

If a person has made a number of administrative violations, whose cases together to hear the same body (official), finally the person chosen penalty sanctions laid down for the heaviest of padarytųjų administrative offenses range. In this case, the main penalties may be connected in one of the complementary penalties provided for by the articles on the responsibility for any violations of law.

### **Article 34. Administrative penalties calculation of time**

Administrative detention period is calculated in days, special foreclosure - years or months.

*Amendment of the article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

### **Article 35. Administrative penalty terms**

Administrative penalty may be imposed no later than six months after the offense was committed, and at trunkamam offense - within six months from the day of the disclosure. Administrative penalty for that code twelfth section of the offenses, as well as for the 41<sup>3</sup>, 85, 185<sup>2</sup>, 193<sup>2</sup>, 207<sup>10</sup>, 207<sup>12</sup>, 209, 209<sup>1</sup>, 209<sup>2</sup>, 209<sup>3</sup>, 209<sup>4</sup>, 209<sup>5</sup>, 209<sup>6</sup>, 210, 214<sup>11</sup> offenses covered by Article may be granted no later than six months following the finding, if the offense was committed before the reset date is not after more than one year.

Refused to open an investigation of an offense or for the Republic of Lithuania, the laws of the economic sanctions entity from the commission of the relevant administrative offense punishable person administrative responsibility, or the termination of criminal proceedings or the Republic of Lithuania statutory economic sanction entity from the commission of the relevant administrative law incur a person to administrative responsibility, procedure, or after acquittal judgment, if persons charged action is an administrative violation, an administrative penalty may be imposed no later than two months after the decision to refuse to start an investigation of an offense or refuse to grant Lithuanian laws of the Republic of the economic sanctions entity from the commission of the relevant administrative offense punishable person administrative responsibility, or of the decision to terminate the criminal proceedings in the Republic of Lithuania statutory economic sanction entity from the commission of the relevant administrative offense punishable person administrative responsibility, procedure, or guilty verdict of the court comes into force .

If the administrative prosecution the person has no permanent residence, long absent or living abroad, long-suffering, is his search or where the infringement or other reasons, can not deal with the administrative responsibility of the question, in the first and second parts of the period specified, regardless of whether administrative liability to a person was drawn up administrative violation protocol or not, but for no longer than one year, the time limit from the date of commission of the offense or the day of the disclosure or of the decision to refuse to start an investigation of an offense or to terminate the criminal proceedings, or for the Republic of Lithuania, the laws of the economic sanctions entity from the commission of the relevant administrative offense shall incur administrative liability of the person, or terminate enforcement proceedings, or guilty of the judgment of the date of adoption .

In the second and third parts of the cases provided for an administrative penalty may not be granted if an administrative offense was committed by more than two years.

When the decision to grant the Republic of Lithuania law economic sanctions established entity from the commission of the relevant administrative offense punishable person administrative responsibility, or terminate enforcement proceedings canceled by a court order or a court of first instance ruling overturned on appeal in this article specify the terms to start again from the court or the appellate ruling comes into force .

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-1297](#), 96.04.23, *Official Gazette*. 1996, no. 41-990 (96.05.08)

No. [VIII-354](#), 97.07.01, *Official Gazette*. 1997, no. 69-1732 (97.07.23)

No. [VIII-830](#), 98.07.01, *Official Gazette*. 1998, no. 63-1803 (98.07.15)

No. [VIII-1041](#), 99.02.02, *Official Gazette*. 1999, no. 18-443 (99.02.19)

No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)

No. [IX-1995](#), 2004-01-29, *Official Gazette*. 2004, no. 25-763 (2004-02-14)

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1477](#), 2011-06-21, *Official Gazette.*, 2011, no. 81-3964 (2011-07-05)

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

### **Article 36. The term, after which it is considered that the person has not been appointed administrative penalty**

If a person who has been designated as an administrative penalty, within one year from the date of the expiry of corrective action, did not make a new administrative violation of law, it is considered that he had been appointed to an administrative penalty.

### **Article 37. The obligation to compensate for losses caused by**

If an administrative offense citizen, company, institution or organization for the property loss, the administrative committee, municipal ward in a rural area elder, a district court judge, when deciding on the penalty for an administrative offense, has the right to deal with the fact that the perpetrator to compensate a property loss if the amount does not exceed one hundred and forty-four euros and the district (city) district court - regardless of the amount of loss.

In other cases, the question of the administrative offense committed property damage compensation determination of civil procedure.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-957](#), 95.06.20, *Official Gazette*. 1995, no. 55-1356 (95.07.05)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

If an administrative offense citizen, company, institution or organization for the property loss, body (official), deciding the question of penalties juvenile appointment for an administrative offense, has the right to deal with the fact that a minor has an independent income, to compensate financial losses, if the amount does not exceed fourteen euros.

In other cases, the question of administrative law violations committed by the property loss reimbursement determination of civil procedure.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **37<sup>2</sup> article. The obligation to listen to children development courses**

For the Code 178<sup>1</sup> in the first paragraph, 181, 181<sup>1</sup>, Articles 185 and 6<sup>6</sup> in the first and second parts of the set of administrative violations were committed by parents, guardians (caretakers), the court may be obliged to listen to children development courses. Persons who fail to perform this duty, the administrative liability for the code 181<sup>4</sup> article referred to an administrative offense.

*The Code was supplemented with Article:*

No. [XI-1866](#), 2011-12-22, *Official Gazette*., 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1631](#), 2015-04-21, 2015-04-28 announced TAR, ik 2,015 to 06,453

### **Article 38. Occupation, for which non-compliance was an administrative penalty, execution**

Administrative penalty does not relieve the perpetrator of an administrative offense the person from the obligation, for the failure to comply with an administrative penalty was execution.

### **Article 39. Repealed**

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette*., 1985, no. 33-370

No. I-1691, 09/06/1987, *Official Gazette*., 1987, no. 17-189

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

### **Article 40. Repealed**

*Amendment of the article:*

No. [VIII-762](#), 98.06.02, *Official Gazette*. 1998, no. 55-1518 (98.06.17)

## **II. EXTRAORDINARY PART**

### **The fifth section**

### **ADMINISTRATIVE LAW VIOLATIONS OF WORK AND POPULATION HEALTH FIELD**

*Section update:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 41. Labour laws, work safety and industrial hygiene regulations violation**

Labour laws, work safety and industrial hygiene regulations - Failure incurs a penalty on employers or their authorized persons from one hundred forty-four to one thousand four hundred and forty-eight euros.

Occupational safety and industrial hygiene regulations - Failure incurs a penalty from six to eighty-eight hundred and sixty-eight euro and other staff - from five to twenty-eight euros.

Occupational safety and industrial hygiene regulations violation of the dangerous work - employee incurs a penalty of twenty-eight to eighty-six euros.

Occupational safety and industrial hygiene regulations violation of the dangerous work performed by intoxicated or under the influence of drugs or toxic substances, as well as the avoidance of an employee to undergo intoxication (drunkenness) or intoxication -

incurs a fine worker from eighty-six to two hundred and eighty-nine euros.

Administrative penalty for this article and the code 41<sup>3</sup>, 41<sup>4</sup>, 41<sup>5</sup> Articles the offenses appointed body (official), without prejudice to the personal data protection requirements, including those in the protected state, official, commercial, professional and other secrets protection requirements and in accordance with the other statutory restrictions and prohibitions of these penalties announces the appointment through the media.

#### **41<sup>1</sup> article. Accident at work concealment, the notification and testing procedure violation**

Accident at work concealment -

incurs a penalty on employers or their authorized persons from two hundred and eighty-nine to one thousand four hundred and forty-eight euros and (or) officials - from one hundred forty four to seven hundred twenty four euros.

Accidents at work and occupational diseases of the notification or investigation of violation of the procedure -

incurs a penalty on employers or their authorized persons and (or) officials from six to eighty-five hundred and seventy-nine euros and other staff - from five to fourteen euros.

#### **41<sup>2</sup> article. Obstructing the State Labour Inspectorate in the performance of their duties or non-compliance**

Non-admission of the State Labour Inspection officials check within their jurisdiction, enterprises, institutions and organizations, as well as the State Labour Inspectorate officers legitimate non-compliance -

incurs a penalty on employers or their authorized persons from twenty-eight to three hundred and seventy-six euros and officials and others - from eight to two hundred and sixty euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty on employers or their authorized persons from two hundred and eighty-nine to eight hundred and sixty-eight euros and officials, and others - from two hundred and sixty to five hundred and seventy-nine euros.

#### **41<sup>3</sup> article. illegal work**

Illegal work -

incurs a penalty on employers or their authorized persons for each illegally employed person from eight hundred and sixty-eight to two thousand eight hundred and ninety-six euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty on employers or their authorized persons for each illegally employed person from the two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

#### **41<sup>4</sup> Article. Wage calculation and payment procedure violation**

Wage calculation and payment procedures laid down in the Republic of Lithuania Labour Code, in the contract, violation -

incurs a penalty on employers or their authorized persons from one hundred forty-four to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

Intentional payroll calculation and payment procedures laid down in the Republic of Lithuania Labour Code, in the contract, or violation of wage and other employment-related benefits that are not included in the accounting documents, payment -

incurs a penalty on employers or their authorized persons from two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incur a fine of five thousand seven hundred and ninety-two to fourteen thousand four hundred and eighty-one euro.

#### **41<sup>5</sup> article. Work time accounting violation**

Employee time unmark timesheet or knowingly false information about the persons working under contract in enterprises, institutions, organizations, working time (including overtime work, work at night, weekends and holidays, when there are deviations from normal working conditions) Recording this roster -

incurs a penalty on employers or their authorized persons from one hundred forty-four to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty on employers or their authorized persons from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

#### **41<sup>6</sup> Article. Equal rights and equal opportunities violation**

Equal rights set out in the Republic of Lithuania on Equal Opportunities Act, and equal opportunities set out in the Republic of Lithuania Law on Equal Opportunities, violation -

incur a fine for officials, employers or their authorized persons from twenty-eight to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine for officials, employers or their authorized persons from five hundred seventy-nine to one thousand one hundred fifty eight euros.

**41<sup>7</sup> article. Republic of Lithuania, the European Works Councils Act violation**

Republic of Lithuania, the European works councils violation of the law -

incurs a penalty on employers or their authorized persons under the age of two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the offense -

incurs a penalty on employers or their authorized persons under the age of five hundred and seventy-nine euros.

**41<sup>8</sup> article. The Republic of Lithuania guarantee workers posted against the law**

The Republic of Lithuania guarantee workers posted statutory guarantee posted workers Exclusion -

incurs a penalty on employers or their authorized persons from one hundred forty-four to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the offense -

incurs a penalty on employers or their authorized persons from two hundred eighty nine to five hundred and seventy-nine euros.

Information about the person seconded the guarantees provided for in the Republic of Lithuania guarantee workers posted to the law, failure to procedure established by the State Labour Inspectorate of the territorial branch -

incurs a penalty on employers or their authorized persons from one hundred fifteen to two hundred and thirty-one euro.

The same act committed by a person who has been an administrative penalty for the third part of the offense -

incurs a penalty on employers or their authorized persons from the two hundred and thirty-one to four hundred and sixty-three euros.

**41<sup>9</sup> article. Lithuanian law on employee participation in European companies' violation**

Lithuanian law on employee participation in European companies 'safeguards provided for failure to provide workers' representatives -

incurs a penalty on employers or their authorized persons from one hundred fifteen to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the offense -

incurs a penalty on employers or their authorized persons from two hundred eighty nine to five hundred and seventy-nine euros.

Lithuanian law on employee participation in European companies "established the obligation to initiate negotiations, as well as the organization of a European company (SE) work council Failure -

incurs a penalty on employers or their authorized persons from one hundred forty four to five hundred and seventy-nine euros.

The same act committed by a person who has been an administrative penalty for the third part of the offense -

incurs a penalty on employers or their authorized persons from two hundred and eighty-nine to seven hundred twenty four euros.

**41<sup>10</sup> article. Lithuanian law on employee participation in decision-making European Cooperative Societies "irregularity**

Lithuanian law on employee participation in decision-making European Cooperative Societies, the safeguards provided for failure to provide workers' representatives -

incurs a penalty on employers or their authorized persons from one hundred fifteen to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the offense -

incurs a penalty on employers or their authorized persons from two hundred eighty nine to five hundred and seventy-nine euros.

Lithuanian law on employee participation in decision-making European Cooperative Societies "established the obligation to initiate negotiations, as well as the organization of a European Cooperative Society work council Failure -



incurs a penalty on employers or their authorized persons from one hundred forty four to five hundred and seventy-nine euros.

The same act committed by a person who has been an administrative penalty for the third part of the offense - incurs a penalty on employers or their authorized persons from two hundred and eighty-nine to seven hundred twenty four euros.

**41<sup>11</sup> article. Lithuanian law on employee participation in the company after the cross-border mergers of limited liability companies' violation**

Lithuanian law on employee participation in the company after the cross-border mergers of limited liability companies, the safeguards provided for failure to provide workers' representatives -

incurs a penalty on employers or their authorized persons from one hundred fifteen to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the offense -

incurs a penalty on employers or their authorized persons from two hundred eighty nine to five hundred and seventy-nine euros.

Lithuanian law on employee participation in the company after the cross-border mergers of limited liability companies "established the obligation to initiate negotiations Failure -

incurs a penalty on employers or their authorized persons from one hundred forty four to five hundred and seventy-nine euros.

The same act committed by a person who has been an administrative penalty for the third part of the offense -

incurs a penalty on employers or their authorized persons from two hundred and eighty-nine to seven hundred twenty four euros.

**41<sup>12</sup> article. Intoxicated with alcohol or drugs or toxic substances in the presence of the employee in the workplace, companies, institutions, organizations, premises or territory during or at the end of work and the failure to suspend an employee from work**

Intoxicated with alcohol or drugs or toxic substances in the presence of the employee in the workplace, companies, institutions, organizations, premises or territory during or at the end of the work, as well as the avoidance of an employee to undergo intoxication (drunkenness) or intoxication -

employee incurs a penalty of twenty-eight to eighty-six euros.

Intoxicated with alcohol or drugs or toxic substances, failure to suspend an employee from work -

incurs a penalty to the employer or his authorized person from the one hundred and forty- four to four hundred and thirty-four euros.

Intoxicated with alcohol or drugs or toxic substances worker employed in hazardous work, failure to suspend from work -

incurs a penalty to the employer or his designee of five hundred and seventy-nine to one thousand four hundred and forty-eight euros.

**41<sup>13</sup> article. Republic of Lithuania, the employment of temporary agency law violation**

Republic of Lithuania, the employment of temporary agency violation of the law -

incurs a penalty of temporary employment agencies and temporary users - natural persons or legal entities in the range from one hundred forty four to eight hundred and sixty-eight euros.

The same act committed by a person who has already been convicted for in the first part of the offense -

incurs a penalty of temporary employment agencies and temporary users - natural persons or legal entities managers from eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

**Article 42. Hygiene regulations and human infectious disease prevention and control law violation**

Hygiene regulations and human infectious disease prevention and control law violation -

a warning or penalty for citizens from fourteen to fifty-seven euros and a fine for officials - from fourteen to one hundred and forty four euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

It incurs a fine citizens from fourteen to one hundred and forty-four euros and officials - from fifty-seven to four hundred and thirty-four euros.

In the first part of the activities leading to the risk of the spread of dangerous and especially dangerous communicable human diseases -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

**42<sup>1</sup> article. Municipal councils and municipal administrations in order of the Director on the fight against human disease outbreaks and epidemics default or untimely execution**

Municipal councils and municipal administrations in order of the Director on the fight against human disease outbreaks and epidemics default or execution in no time -

incur a fine citizens from twenty-eight to eighty-six euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same acts committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine citizens from eighty-six to one hundred and forty-four euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

**42<sup>2</sup> article. Hygiene regulations or laws governing the radiation protection of the population, and default or breach**

Hygiene regulations or laws governing the radiation protection of the population, and default or breach -

incur a fine citizens from fifty-seven to one hundred and forty four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same acts committed by a person who has been given an administrative penalty for the first part of the violations -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

**42<sup>3</sup> article. Environmental regulations or laws governing environmental radiation protection, and default or breach**

Environmental regulations or laws governing environmental radiation protection, default or violation -

incur a fine citizens from fifty-seven to one hundred and forty four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same acts committed by a person who has been given an administrative penalty for the first part of the violations -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

**42<sup>4</sup> Article. The Republic of Lithuania on Noise Management Act and other regulations on noise control violation**

The Republic of Lithuania on Noise Management Act and other regulations on noise management, default or violation -

It incurs a fine noise source managers from fifty-seven to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Municipal councils approved noise prevention in public places of non-compliance -

incur a fine citizens or officials from eighty-six to two hundred and eighty-nine euros.

**42<sup>5</sup> article. The placing of biocidal products on the market, use, information storage and (or) storage requirements violation**

Biocidal products classification, packaging and labeling requirements set out in 2012. 22 May. European Parliament and Council Regulation (EU) No. 528/2012 on the placing of biocidal products on the market and use (hereinafter - Regulation (EU) no. 528/2012), the violation, with the exception of the code 84<sup>1</sup> Article tenth part of the violations -

incurs a penalty of two hundred and eighty-nine to four thousand three hundred and forty-four euros.

The placing of biocidal products on the market requirements laid down in Regulation (EU) No. 528/2012, a violation, with the exception of the code 84<sup>1</sup> Article eleventh in the offenses -

incurs a penalty of one thousand four hundred and forty-eight to four thousand three hundred and forty-four euros.

Regulation (EU) No. 528/2012 established procedures have not been legalized use of biocidal products or validated biocidal products in contravention of Regulation (EU) No. 528/2012 set out the requirements -

a warning or penalty for individuals from twenty-eight to one hundred and forty-four euro and fine heads of legal entities or persons authorized by them - from two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incur a fine for individuals from fifty-seven to two hundred and eighty-nine euro and fine heads of legal entities or persons authorized by them - from five hundred seventy-nine to two thousand eight hundred and ninety-six

euros.

Regulation (EU) No. 528/2012 set out the requirements for biocidal products manufacturer, the holder of the authorization to collect and (or) to store information - Failure incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

#### **42<sup>6</sup> Article. Cosmetic products marketing requirements violation**

Cosmetic products marketing requirements set out in 2009. 30 November. European Parliament and Council Regulation (EC) No. 1223/2009 on cosmetic products - Failure

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

#### **42<sup>7</sup> article. The European Union and the Republic of Lithuania laws governing food contact products and materials production, processing, marketing and import requirements, violation**

The European Union and the Republic of Lithuania laws governing food contact products and materials production, processing, marketing and import requirements - Failure

a warning or penalty for individuals from fifty to one hundred and fifty euros fine heads of legal entities or other responsible persons - one hundred fifty to three hundred euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine for individuals from one hundred fifty to three hundred euros and heads of legal entities or other responsible persons - from five hundred fifty to one thousand two hundred euros.

With food contact products and materials are not implemented good manufacturing practice, contrary to 2006. 22 December. Commission Regulation (EC) No. 2023/2006 on materials and articles intended to come into contact with food, good manufacturing practice requirements -

incur a fine for individuals from one hundred to three hundred euro fine and heads of legal entities or other responsible persons - from three hundred to five hundred and fifty euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the offense -

incur a fine for individuals from two hundred fifty to five hundred and fifty euro and heads of legal entities or other responsible persons - from five hundred fifty to one thousand four hundred and fifty euros. "

*Complementing the article:*

No. [XII-1960](#), 2015-10-15, 2015-10-23 announced TAR, ik 2015-16729

#### **Article 43. Obstructing the State Food and Veterinary Service in the performance of their duties or their legitimate non-compliance**

Denying access or other impediment is the State Food and Veterinary Service officials inspect within their jurisdiction, enterprises, institutions, organizations and other entities, failure to document them or concealment of documents, false information provision, as well as the State Food and Veterinary Service officials legitimate non-compliance -

incur a fine citizens from twenty-eight to one hundred and forty-four euros and officials - from one hundred forty four to five hundred and seventy-nine euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

#### **43<sup>1</sup> article. Obstructing the State Health Care Accreditation Agency under the Ministry of Health officials, or their authorized persons in carrying out their duties, as well as the State Health Care Accreditation Agency under the Ministry of Health officials decision Failure**

Non-admission of the State Health Care Accreditation Agency under the Ministry of Health officials and agents of the inspection on the basis of their competence in health care institutions, failure to their documents, as well as medical check-ups and research data needed to conduct the inspection, or concealment, false or not all of the documents, patient medical examinations and analysis of data presentation, as well as the State health care accreditation Agency under the Ministry of health officials legal requirements and solutions Failure -

incur a fine of health care management bodies of the heads of one hundred and forty-four to two hundred and eighty-nine euros and other workers - from fourteen to twenty-eight euros.

The same acts committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of health care management bodies of the heads of two hundred and eighty-nine to five hundred and seventy-nine euros and other employees - from twenty-eight to fifty-seven euros.

**43<sup>2</sup> article. Intentional false statement on the provided health care services**

Intentional false statement to the State Health Care Accreditation Agency under the Ministry of Health of the given health care services -

shall incur a penalty of fourteen to twenty-eight euros.

**43<sup>3</sup> article. Illegal pursuit of health activities**

Illegal pursuit of health promotion activities in compliance with the laws and procedures laid down -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

**43<sup>4</sup> Article. The health care professionals engaged in activities omissions**

The health care professionals involved in the activities of their obligations prescribed by laws and regulations, non-performance or improper performance -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

**43<sup>5</sup> article. Radiation Protection Centre officials legitimate non-compliance or a hindrance for them to carry out state radiation safety supervision and control**

Radiation Protection Centre officials legitimate non-compliance or a hindrance for them to carry out under the competence of state radiation safety supervision and control -

incur a fine citizens from twenty-eight to fifty-seven euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same acts committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine citizens from fifty-seven to one hundred and forty four euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

**43<sup>6</sup> Article. Obstructing the State Patients' Fund under the Ministry of Health and territorial funds to officials or their authorized persons in carrying out their duties, as well as the State Patients' Fund under the Ministry of Health and territorial funds officers solutions Failure**

Absence of documents and obstruction of the State Patients' Fund under the Ministry of Health (hereinafter - the National Health Insurance Fund) and the territorial funds to officials or their authorized persons under their jurisdiction to examine the Compulsory Health Insurance Fund paid health care services provided by the quantity, quality, perform reimbursable medicines, medical instruments and orthopedic instruments prescribing and dispensing of compliance with legislative requirements control and carry out financial Compulsory health insurance Fund budget spending analysis, as well as the National health insurance Fund and territorial funds by officials or agents of the legal requirements and compliance with the judgment -

incur a fine of health care establishments which have concluded contracts with territorial patients' fund for health care services and the expenses of the compulsory health insurance fund managers, engaged in pharmaceutical business and other businesses which have concluded agreements with territorial patients' fund for granted reimbursable medicines and medical aid reimbursement from the Compulsory health insurance Fund, the orthopedic companies that have concluded a contract with the State patient Fund or the territorial patient Fund for orthopedic instruments reimbursement from the Compulsory health insurance Fund, and the heads of one hundred and forty-four to two hundred and eighty nine euro and other employees - from eighty-six to one hundred and forty four euros.

The same acts committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

**43<sup>7</sup> article. False data on the provided health care services delivered (sold) compensated medicines purchased medical instruments and issued (sold) orthopedic Instruments**

False Data State Patient Fund and regional health funds on the provided health care services delivered (sold) compensated medicines purchased medical instruments and issued (sold) orthopedic Instruments -

a warning or a fine of health care establishments which have concluded contracts with territorial patients' fund for health care services and the expenses of the compulsory health insurance fund, engaged in pharmaceutical business and other businesses which have concluded agreements with territorial patients' fund for granted reimbursable medicines and medical aid reimbursement from the Compulsory health insurance Fund, the orthopedic

companies that have concluded a contract with the State patient Fund or the territorial patient Fund for orthopedic instruments reimbursement from the Compulsory health insurance Fund, and the heads of the two hundred and eighty-nine to five hundred seventy nine euro and other employees - from eighty-six to one hundred and forty four euros.

The same acts committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty in the first part of the bodies or heads of companies from five hundred seventy nine to eight hundred and sixty-eight euro fine and other employees - from two hundred eighty nine to five hundred and seventy-nine euros.

**43<sup>8</sup> article. Intentional false data on compulsory health insurance contributions for the presentation**

State Tax Inspectorate, State Social Insurance Fund administrations and territorial funds deliberate false data on compulsory health insurance contributions for the presentation -

incur a fine for officials, authorized to provide information on the one hundred and forty-four to two hundred and eighty-nine euros.

**43<sup>9</sup> article. Obstructing the National Public Health Centre of the Ministry of Health authorized officials to perform their duties or their legitimate non-compliance**

The refusal of entry or other obstruction of the National Public Health Centre of the Ministry of Health officials authorized to check within their jurisdiction, enterprises, institutions, organizations and other entities that failure to their documents or document concealment, false information provision, as well as the National Public Health Centre of the Ministry of Health authorized officials of legitimate non-compliance -

incur a fine citizens from twenty-eight to one hundred and forty-four euros and officials - from one hundred forty four to five hundred and seventy-nine euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

*Amendment of the article:*

No. [XII-1708](#), 2015-05-14, 2015-05-25 announced TAR, ik 2015-08040

**43<sup>10</sup> article. Medical device safety, quality, performance, use, marketing, distribution, conformity assessment, clinical trials governing the performance of regulatory or other legal acts and default or breach**

Medical device safety, quality, performance, use, marketing, distribution, conformity assessment, clinical trials governing the performance of regulatory or other legal acts or neglect -

It incurs a fine citizens from twenty-eight to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to eight hundred and sixty-eight euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros and officials - from eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

**43<sup>11</sup> article. Legislation governing human tissue, cell, organ donation, procurement, testing, processing, preservation, storage, selection, distribution, transplantation, removal and human tissues, cells and (or) other starting material for advanced therapy medicinal products, taking , testing, processing, preservation, storage, distribution and (or) other production processes, violation**

Legislation governing human tissue, cell and organ donation, procurement, testing, processing, preservation, storage, selection, distribution, transplantation, removal of violation -

incur a fine for officials, employers or their authorized persons from two hundred and eighty-nine to two thousand eight hundred and ninety-six euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incur a fine for officials, employers or their authorized persons from one thousand four hundred and forty-eight-five thousand seven hundred and ninety-two euros.

Legislation governing human tissue, cells and (or) other starting material for advanced therapy medicinal products, production, procurement, testing, processing, preservation, storage, distribution and (or) other production processes, the violation -

incur a fine staff who are responsible for advanced therapy medicinal products, and manufacturing facilities of the heads of two hundred and eighty-nine to one thousand four hundred and forty-eight euros with the starting materials and (or) seizure of raw materials or without confiscation.



**43<sup>12</sup> article. Obstructing the National Transplantation Bureau of the Lithuanian Ministry of Health officials to carry out statutory functions or their legitimate non-compliance**

Obstructing the National Transplantation Bureau of the Lithuanian Ministry of Health officials to carry out statutory functions or their legitimate non-compliance -

incur a fine for officials, employers or their authorized persons from one hundred forty four to five hundred and seventy-nine euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incur a fine for officials, employers or their authorized persons from five hundred seventy-nine to one thousand one hundred fifty eight euros.

**43<sup>13</sup> article. Obstructing the State Health Care Accreditation Agency under the Ministry of Health in carrying out statutory functions or their legitimate demands and the State Health Care Accreditation Agency under the Ministry of Health decision Failure**

Obstructing the State Health Care Accreditation Agency under the Ministry of Health (hereinafter - State Health Care Accreditation Service) in the performance of statutory functions or their legitimate demands and the State Health Care Accreditation Office for compliance with the judgment -

incur a fine citizens from twenty-eight to one hundred and forty-four euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

The same acts committed by a person who has been given an administrative penalty for the first part of the violations -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

**Article 44. Illicit Traffic in Narcotic Drugs and Psychotropic Substances, acquisition or possession of small quantities of narcotic drugs or psychotropic substances use without a doctor's appointment**

Illicit Traffic in Narcotic Drugs and Psychotropic Substances, acquisition or possession of small quantities without a goal to sell or otherwise distribute -

incurs a penalty of up to two hundred and eighty-nine euros with psychotropic drugs or narcotics confiscation or administrative arrest up to thirty days of narcotic drugs or psychotropic substances confiscated.

Narcotic or psychotropic drugs without a doctor's appointment or persons detained for administrative offenses (except for offenses under this Code, Article 126, fourth and sixth paragraphs, and Article 129) and suspected of committing under the influence of drugs or psychotropic substances intoxication inspection avoidance -

incurs a penalty of up to one hundred and forty four euros.

Minors from fourteen to sixteen years of illegal drugs or psychotropic substances, acquisition or possession of small quantities without a goal to sell or otherwise distribute, as well as narcotic or psychotropic drugs without a doctor's appointment -

incur a fine for parents or guardians (caretakers) to one hundred and forty four euros of narcotic drugs or psychotropic substances confiscated.

**Note.** A person who voluntarily gave a small amount of possessed drugs or psychotropic substances, which he has acquired or held without the purpose of sale, as well as voluntarily applied to the medical institution for medical aid in connection with narcotic drugs or psychotropic substances without a doctor's appointment, be exempt from administrative responsibility for this article planned operations.

**44<sup>1</sup> article. Illegal pursuit of the products (drugs) related activities**

Pursuit of the products (drugs) related activities that require a license, without a license or other illegal means, if it did not cause serious consequences or were not done on a large scale -

incur a fine for individuals of one hundred and forty-four to two hundred and eighty-nine euros with drugs (medicines) confiscation or without confiscation, fine heads of legal entities - from eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros with drugs (medicines) confiscation or without confiscation.

**44<sup>2</sup> article. Legislation governing narcotic drugs or psychotropic substances (precursors) related activities in violation**

Narcotic or psychotropic substances (precursors) labeling, record keeping, accounting and other established requirements -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros of narcotic drugs or psychotropic substances (precursors) confiscation or without confiscation.

The same acts committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros of narcotic drugs or psychotropic substances (precursors) confiscation or without confiscation.

Activities related to the second and (or) in the third category of narcotic drugs or psychotropic substances (precursors), without a place of business registration certificate, place of business of the special registration certificate, import or export permit when they are needed -

incur a fine from one thousand seven hundred and thirty-seven to two thousand, eight hundred and ninety-six euros of narcotic drugs or psychotropic substances (precursors) confiscation or without confiscation.

*Amendment of the article:*

No. [XII-1904](#), 2015-06-25, 2015-07-07 announced TAR, ik 2015-11090

**44<sup>3</sup> article. Pharmacy Practice, activities related to drugs (medicines), or active substances, breach of Pharmacy Practice breach of -**

incur a fine from twenty-eight to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the offense -

incurs a penalty of one hundred and forty-four to five hundred and seventy-nine euros.

Qualified person or pharmaceutical Head of statutory obligations or to perform -

incurs a penalty of qualified persons or pharmaceutical managers from eight hundred and sixty-eight to two thousand eight hundred and ninety-six euros to the challenge of the work (job).

Drug (Medicinal Products) Sales (issuance) failure to comply with conditions of the population -

incurs a penalty of pharmaceutical managers of five hundred and seventy-nine to two thousand three hundred and sixteen euros to the challenge of the job (office) and drugs (medicines) without confiscation or seizure.

Active substances, including active substances for export, production, imports from third countries and distribution outside the set operating conditions -

incurs a penalty of two hundred and eighty-nine to one thousand four hundred and forty-eight euros with active seizures with or without confiscation.

A drug-drug trade mediation outside the set operating conditions -

incur a fine from twenty-eight to one hundred and forty four euros.

Pharmacies activities outside the set conditions of the licensed activity, except for violations, which is suspended or revoked license -

incur a fine pharmacies and manufacturing pharmacies operating activities licensed by the heads of legal entities from five hundred seventy nine and two thousand three hundred and sixteen euros.

Drug (Medicinal Products) production, human blood plasma preparation, wholesale distribution outside the set conditions of the licensed activity, except for violations, which is suspended or revoked license -

incur a fine of pharmaceutical activities licensed by the heads of legal entities from eight hundred and sixty-eight to two thousand eight hundred and ninety-six euros .

**Article 9 of the additional on 2016-11-01:**

Pre-clinical study of necessary medicines (medicines) which are not subject to this investigation, acquisition, storage, accounting regulations of the Republic of Lithuania Law on Pharmacy violation -

incurs a penalty of higher education and research institutions and other legal entities, organizations and their subdivisions managers or other responsible persons, as well as individuals with the State Food and Veterinary Service issued a permit to carry out testing on animals, from one hundred forty to five hundred eighty euro with drugs (medicines) without confiscation or seizure.

*Amendment of the article:*

No. [XII-1551 of](#), 2015-03-19, 2015-03-31 announced TAR, ik 2,015 to 04,833

No. [XII-2648](#), 2016-09-27, 2016-10-05 announced TAR, ik 2016-24618

**44<sup>4</sup> Article. Medicines (medicines) advertising and information breaches**

Unregistered medicines (medicines) Advertising of narcotic and psychotropic drugs (medicines) advertising medicines (medicines) advertising to healthcare professionals and pharmaceutical professionals, who have the right to appoint or to sell (issue) medicines (medicines) requirements -

incur a fine heads of legal entities from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

Prescription drugs (medicines) advertisement population -

incur a fine heads of legal entities from one thousand one hundred and fifty-eight to two thousand three hundred and sixteen euros.

Non-prescription drugs (medicines) advertising the population requirements -

incur a fine heads of legal entities from eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

For information on medicines (medicines) with information and data that have been given in the documents registered drug (medicine), to the drug (medicinal) properties of the preparation and dissemination of, except in cases

when the scientific studies, which were published in scientific journals, the requirements - Failure incur a fine heads of legal entities from five hundred seventy-nine to one thousand one hundred fifty eight euros.

Pharmaceutical information on prescription drugs (medicines) emission requirements - incur a fine heads of legal entities from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

State Medicines Control Agency under the Lithuanian Ministry of Health Insurance spread drugs (medicines) advertising or information about them, or failure to comply with the obligation to deny does not meet the requirements of advertising performance or improper performance -

incur a fine heads of legal entities from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [XII-1552](#), 2015-03-19, 2015-03-31 announced TAR, ik 2015-04835

**44<sup>5</sup> article. Obstructing the State Medicines Control Agency under the Lithuanian Ministry of Health officials, or their authorized persons in carrying out their duties, as well as the State Medicines Control Agency under the Lithuanian Ministry of Health officials decision Failure**

Absence of documents and (or) preventing the State Medicines Control Agency under the Lithuanian Ministry of Health officials, or their authorized persons under the jurisdiction to examine pharmaceutical practices and activities related to drugs (medicines), conditions as well as the State Medicines Control Agency under the Lithuanian Republic Health Ministry officials or agents of the legal requirements and compliance with the judgment -

incur a fine legal persons who are engaged in activities related to drugs (medicines), their branches or representative offices of the heads of two hundred and eighty-nine to five hundred and seventy-nine euros and other employees - from fifty-seven to one hundred and forty four euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incur a fine legal persons who are engaged in activities related to drugs (medicines), their branches or representative offices for managers from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros and other employees - from two hundred eighty nine to five hundred seventy nine euros.

*Amendment of the article:*

No. [XII-1551 of](#), 2015-03-19, 2015-03-31 announced TAR, ik 2,015 to 04,833

**44<sup>6</sup> Article. The requirements relating to the registration of the medicinal product and the medicinal product parallel imports violation**

Legislation governing medicinal product registered its representative office, a violation, with the exception of Article 44<sup>4</sup> Article the violations and irregularities on the suspension or withdrawal of the medicinal product registration certificate is suspended or changed the conditions -

incur a fine legal persons whose name is registered medicine , managers or medicine registrants representatives of the heads of two hundred and eighty-nine to eight hundred and sixty-eight euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incur a fine legal persons whose name is registered medicine , managers or medicine registrants representatives of the heads of the eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

Legislation governing medicinal product for parallel import authorization holder, his representative duties violation, with the exception of Article 44<sup>4</sup> Article the violations and irregularities on the suspension or withdrawal of the medicinal product for parallel import authorization or changed the conditions -

incur a fine legal persons covered by the medicinal product for parallel import authorization, managers or the medicinal product for parallel import authorization of the holders of the representatives of the heads of two hundred and eighty-nine to eight hundred and sixty-eight euros.

The same act committed by a person who has been an administrative penalty for the third part of the violations -

incur a fine legal persons covered by the medicinal product for parallel import authorization, managers or the medicinal product for parallel import authorization of the holders of the representatives of the heads of the eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

*Amendment of the article:*

No. [XII-1551 of](#), 2015-03-19, 2015-03-31 announced TAR, ik 2,015 to 04,833

No. [XII-1552](#), 2015-03-19, 2015-03-31 announced TAR, ik 2015-04835

**44<sup>7</sup> article. Falsified medicinal preparations, imports from third countries, export, wholesale distribution and sale of counterfeit medicines trade mediation**

Falsified medicinal preparations, imports from third countries, export, wholesale distribution, sale of the population, including the sale of remotely -

incurs a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros with agents confiscated.

Falsified medicinal products brokering -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The first part of this article, the actions pose a threat to a person's health or life -

incurs a penalty of one thousand one hundred and fifty-eight to one thousand seven hundred and thirty-seven euros with agents confiscated.

The second part of this article, the actions pose a threat to a person's health or life -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

The same actions committed by a person who has already been convicted for in the first and (or) third parts of the offenses -

incurs a fine from one thousand seven hundred and thirty-seven and two thousand three hundred and sixteen euros with agents confiscated.

The same actions committed by a person who has been given an administrative penalty for the second and (or) in the fourth parts of the offenses -

incurs a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

The first part of this article, the actions have caused harm to a person's health -

incurs a fine of two thousand three hundred and sixteen to three thousand four hundred and seventy-five euros with agents confiscated.

The second part of this article, the actions have caused harm to a person's health -

incurs a penalty of one thousand four hundred and forty-eight to twenty-two thousand seven euros.

The seventh paragraph of this article, the actions by a person who has already been convicted for in the first, third, fifth and (or) in the seventh parts of the offenses -

incurs a fine of three thousand four hundred and seventy-five to four thousand three hundred and forty-four euros with agents confiscated.

The eighth paragraph of this article, the actions committed by a person who has been given an administrative penalty for the second, fourth, sixth and (or) the eight parts of the offenses -

incurs a fine of two thousand twenty-seven to two thousand, eight hundred and ninety-six euros.

#### **44<sup>8</sup> article. Pharmaceutical products coming from third countries to the Lithuanian Republic and exit from the third party, the receipt from third countries or to send email to a third party natural person's individual needs rules violation**

Pharmaceutical products coming from third countries to the Lithuanian Republic and exit from the third party, the receipt from third countries or to send email to a third party natural person's individual needs offense where illegal imports from third countries into the Republic of Lithuania, leaving the third party coming from third countries or sent by email to a third party agents (agents) value of up to five minimum subsistence level (MSL) amount -

a warning or a fine from twenty-eight to one hundred and forty four euros with drugs (medicines) in addition to confiscation or seizure.

In the first part of the actions where illegally imported from third countries into the Republic of Lithuania, leaving the third party coming from third countries or sent by email to a third party agents (agents) is worth between five to fifty minimum subsistence levels (MSL ) rate -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros with drugs (medicines) in addition to confiscation or seizure.

In the first part of the actions where illegally imported from third countries into the Republic of Lithuania, leaving the third party coming from third countries or sent by email to a third party agents (agents) exceeds fifty minimum subsistence levels (MSL) -

incurs a fine for individuals of two hundred and eighty-nine to eight hundred and sixty-eight euros with drugs (medicines) in addition to confiscation or seizure.

In the first part of the actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros with drugs (medicines) in addition to confiscation or seizure.

The second part of this article, the actions by a person who has already been convicted for the offenses in this article -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros with drugs (medicines) in addition to confiscation or seizure.

The third part of this article, the actions by a person who has already been convicted for the offenses in this article -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros with drugs (medicines) in addition to confiscation or seizure.

*Complementing the article:*

No. [XII-1551 of](#), 2015-03-19, 2015-03-31 announced TAR, ik 2,015 to 04,833

**44<sup>9</sup> article. Illegal Possession of the Republic of Lithuania certain doping Substances Control Act specified certain doping substances without a purpose to distribute them,**

The Republic of Lithuania certain doping Substances Control Act specified certain doping substances to the illicit production, processing, acquisition, storage, transportation or sending in small quantities for the purpose of selling or otherwise distributing them -

incur a fine for individuals of one hundred and forty-four to two hundred and eighty-nine euros with certain doping substances seizure and heads of legal entities - from eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros with certain doping substances confiscated.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine for individuals of two hundred and eighty-nine to five hundred and seventy-nine euros with certain doping substances seizure and heads of legal entities - from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros with certain doping substances confiscated.

In the first part of the act, made by minors from fourteen to sixteen years -

incur a fine for parents or guardians (caretakers) to eighty six euros with certain doping substances confiscated.

*Complementing the article:*

No. [XII-1673](#), 2015-05-07, 2015-05-15 announced TAR, ik 2015-07407

**44<sup>10</sup> article. Legislation governing diseases, medicines and medical aid to the recording of diseases and reimbursable medicines to cure them, Compensated Compensated medicines and medical aids lists violation**

Legislation governing diseases, medicines and medical aid to the recording of diseases and reimbursable medicines to cure them, Compensated Compensated medicines and medical aids lists, violation -

a warning or penalty Permanent Commission on the review of the applications and documents and providing proposals the Minister of Health on diseases, medicinal products or medical aids recording or non-inclusion respectively of diseases and reimbursable medicines to cure them, Compensated medicines and compensated medical aid lists, and Appeal Commission, which handles complaints about the decisions taken by the permanent commission, the members of the one hundred and forty-five and seven hundred and twenty-five euros.

*Complementing the article:*

No. [XII-1876](#), 2015-06-25, 2015-07-09 announced TAR, ik 2015-11210

## **The sixth Section**

### **Administrative offenses posing a threat to property**

**Article 45. Arbitrary land, forest, water capture and use, and avoiding their return**

Arbitrary proprietary or public land, forest, water bodies or arbitrary occupation of public or private water usage -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense, or after notice in writing to return the avoidance of arbitrarily occupied land, forest or water courses or terminate arbitrary proprietary or public water use -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-454](#), 05.10.1994, Official Gazette. 1994, no. 37-668 (94.05.18)

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**45<sup>1</sup> article. Repealed**

*Amendment of the article:*

No. [I-454](#), 05.10.1994, Official Gazette. 1994, no. 37-668 (94.05.18)

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

**Article 46. Subsoil state ownership rights violation**



Arbitrary subsoil use without statutory authorization, subsoil use in violation of the requirements set on the mining plot borders on subsoil resources extraction limits, as well as mineral resources accounting, damaged soil remediation and (or) soil monitoring requirements, transaction, direct or indirect form violating state subsoil ownership, conclusion -

It incurs a fine citizens from fifty-seven to one hundred and fifteen euros and officials - from eighty-six to one hundred and seventy-three euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty of one hundred citizens from fifteen to two hundred and eighty-nine euros and officials - from two to two hundred and four hundred and thirty-four euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XI-1407](#), 2011-05-24, *Official Gazette*., 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **46<sup>1</sup> article. National document fund property rights violation**

Transaction in breach of national documents Foundation documents of ownership, Conclusion -

incur a fine citizens from twenty-eight to one hundred and forty-four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-1127](#), 95.12.14, *Official Gazette*. 1995, no. 106-2350 (95.12.29)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 47. Riboženklis destruction**

Permanent land use stones destruction or damage -

incur a fine from seventy-two to one hundred and forty four euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-454](#), 05.10.1994, *Official Gazette*. 1994, no. 37-668 (94.05.18)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 48. Geodetic point and markšeiderystės characters destruction**

Geodetic point and markšeiderystės characters destruction or damage -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-454](#), 05.10.1994, *Official Gazette*. 1994, no. 37-668 (94.05.18)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 49. Wildlife state ownership rights violation**

Unauthorized access to the transfer of wildlife objects, as well as other transactions, direct or indirect form violating wildlife state ownership, composition, as well as arbitrary wildlife objects, the use of which is subject to authorization, the use of -

citizens incur a warning or two-euro fine and officials - a warning or a fine of five euros.

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette*., 1985, no. 33-370

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 50. Small property of another kidnapping**

Small property of another kidnapping of the theft, fraud, misappropriation or embezzlement by the absence of the Republic of Lithuania Criminal Code 178, 182, 183, 184 articles under aggravating circumstances -

incur a fine from eighty-six to two hundred and sixty euros or administrative arrest for ten to thirty days.

**Note.** Assets considered as "Small abduction, abduct if the value of the property does not exceed 3 minimum subsistence level (MSL) amount. In addition to abduct the value of assets, as well as take into account the natural amount of seized items (weight, size).

*Amendment of the article:*

No. XI 924, 06.26.1986, *Official Gazette.*, 1986, no. 18-184

No. [L-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [L-180](#), 06.10.1993, *Official Gazette.* 1993, no. 26-597

No. [L-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [L-653](#), 94.11.10, *Official Gazette.*, 1994, no. 89-1724 (94.11.18)

No. [L-1141](#), 95.12.20, *Official Gazette.* 1995, no. 104-2325 (95.12.22)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, *Official Gazette.* 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1482](#), 2014-12-18, 2014-12-31 announced TAR, ik 2,014 to 21,143

### **50<sup>1</sup> article. Avoidance of pecuniary loss, a crime or administrative offense committed by natural persons or companies, institutions, organizations**

Persons under the judgment or decision liable to compensate property losses, a crime or administrative offense committed by natural persons or companies, institutions, organizations, avoidance compensate for the loss - a warning or a fine of two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. XI 924, 06.26.1986, *Official Gazette.*, 1986, no. 18-184

No. [L-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [L-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [L-631](#), 08.11.1994, *Official Gazette.* 1994, no. 88-1670

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **50<sup>2</sup> article. Negligent state or public property storage**

Financially responsible person, as well as the person entrusted with the safekeeping of assets, negligence on the part of state or public property storage - a warning or a fine from twenty-eight to fifty-seven euros.

*Amendment of the article:*

No. XI-3489, 12/18/1989, *Official Gazette.* 1990, no. 1-8

No. [L-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **50<sup>3</sup> article. Intentional destruction of property or injury**

Intentional destruction of property or injury, failing which the victim of significant harm - incur a fine from twenty-eight to eighty-six euros.

*Amendment of the article:*

No. [L-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [L-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **50<sup>4</sup> Article. National document fund documents damage, loss or unlawful destruction**

National document fund document damage -

incur a fine citizens from twenty-eight to one hundred and forty-four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros and officials - from five hundred seventy nine to eight hundred and sixty-eight euros.

National document fund loss of documents -

It incurs a fine citizens from eighty-six to two hundred and two euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

The same act committed by a person who has been an administrative penalty for the third part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

National document fund the destruction of documents in violation of laws or regulations laid down by legislation -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to eight hundred and sixty-eight euros.

The same act committed by a person who has been an administrative penalty for the fifth part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to eight hundred and sixty-eight euros and officials - from eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

*Amendment of the article:*

No. [I-1127](#), 95.12.14, *Official Gazette*. 1995, no. 106-2350 (95.12.29)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **50<sup>5</sup> article. Shareholders, agricultural companies, cooperative societies (cooperatives) rights violation**

Limited liability companies, limited liability companies, as well as those companies which operate as banks, general meetings of shareholders, agricultural companies, cooperative societies (cooperatives) members (representatives) meeting nesušaokimas set time, meeting preparation procedures, lack of obstruction shareholders, agriculture companies, cooperative societies (cooperatives) to attend the meetings, the Law on the information provided to shareholders, agricultural companies, cooperative societies (cooperatives) members omission or other statutes (statutes) provided their moral rights violation, as well as shareholders, agricultural companies, cooperative societies (cooperatives) members' rights in property damage (insurance or a hindrance for the transfer of shares, shares, subscription of new shares, the profit nepaskirstymas or dividend default of payment deadlines, contributions, shares forfeiture or obstruction to get liquidated company's assets in accordance with the law, the silence on the share capital reduction) -

incurs a penalty of Chairman of the Board (manager), board members or heads of administrations of five hundred and seventy-nine to two thousand eight hundred and ninety-six euros.

The same actions committed by a person who has already been convicted for in the first paragraph above violations -

incur a fine of two thousand eight hundred and ninety-six to fourteen thousand four hundred and eighty-one euro to the challenge of the work (job).

*Amendment of the article:*

No. [VIII-638](#), 98.02.24, *Official Gazette*. 1998, no. 25-634 (98.03.13)

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **50<sup>6</sup> Article. Creditors' rights violation**

Companies and institutions of creditors' rights violation (satisfaction of creditors' claims in a row and violation of the procedure, the application for bankruptcy court failure to creditors meetings nesušaokimas cases provided by law) -

incurs a penalty of companies and institutions administrations managers or administrators of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

The same actions committed by a person who has already been convicted for in the first paragraph above violations -

incur a fine of two thousand eight hundred and ninety-six to fourteen thousand four hundred and eighty-one euro to the challenge of the work (job).

*Amendment of the article:*

No. [VIII-638](#), 98.02.24, *Official Gazette*. 1998, no. 25-634 (98.03.13)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **50<sup>7</sup> article. Refusal to hand over the documents of the National Foundation for documents**

Refusal to hand over the documents of the National Fund of the Republic of Lithuania documents documents and archives in accordance with law -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **50<sup>8</sup> article. Illegal plant variety, which granted legal protection, propagation material utilization**

Plant Variety Protection Act provided for the unlawful actions of a plant variety, which granted legal protection, propagation material performance in the absence of plant breeders license agreement or without the written consent of the breeder -

incur a fine for individuals of two hundred and eighty-nine to five hundred and seventy-nine euros, heads of companies - from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [X-877](#) , 2006-10-24, *Official Gazette.*, 2006, no. 119-4548 (2006-11-07), *N is the law to ensure the European Union legislation referred to in the annex to the Law implementation.*

*Amendment of the article:*

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **The seventh Section**

### **ADMINISTRATIVE LAW VIOLATIONS OF ENVIRONMENTAL PROTECTION, Natural resources, natural, historical and cultural monuments PROTECTION**

#### **Article 51. Implementation of environmental protection**

State of natural resources and environmental programs, and compound contained in the scheme to protect the environment or other environmental requirements are not implemented in a timely manner or in violation of their implementation of the requirements set out intentionally or negligently -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-830](#) , 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#) , 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#) , 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [IX-1995](#) , 2004-01-29, *Official Gazette.* 2004, no. 25-763 (2004-02-14)

No. [XI-1407](#) , 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-292](#) , 2013-05-09, *Official Gazette.* 2013, no. 55-2730 (2013-05-28)

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **51<sup>1</sup> article. Design documentation, which does not provide for environmental protection measures, the claim**

Documentation, which does not provide for measures to prevent accidents, the causes and effects of eliminating or reducing the negative environmental impact of the measures when it had to be made to the claim -

incurs a penalty from one hundred and forty-four to two hundred and eighty-nine euros.

Economic or other activity facilities construction, reconstruction and expansion project documentation for the claim, issue of construction permits without coordination with environmental agencies when such a combination is mandated by law and other legislation -

incur a fine from two hundred eighty nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-830](#) , 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#) , 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#) , 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **51<sup>2</sup> article. Economic or other activity facilities construction or use in violation of environmental protection requirements**

Economic or other activities of the construction, the planning environmental impact assessment of the legal acts of the absence of a draft environmental impact assessment or screening for the planned environmental impact assessment of a RBA is not a decision to authorize the proposed economic activity or business or other operating facilities construction outside the statutory environmental requirements -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros, officials - from two hundred eighty nine to five hundred and seventy-nine euros and heads of legal entities - from four hundred thirty four to eight hundred and sixty-eight euros.

Economic or other activities are objects of use without the integrated pollution prevention and control permit as provided for in laws or regulations, or in accordance with the conditions of the permit requirements set out, or when the planned economic activity environmental impact assessment of the legal acts of the absence of a planned economic environmental impact assessment or screening for the planned environmental impact assessment of a RBA

is not a decision to authorize the proposed economic activity or economic or other activity in violation of execution of the statutory environmental requirements -

incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros, officials - from five hundred seventy-nine to one thousand one hundred and fifty-eight euro and heads of legal entities - from eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

The same actions committed by a person who has already been convicted for in the first and (or) in the second parts of the offenses -

incur a fine for citizens of the two hundred and eighty-nine to one thousand one hundred fifty eight euros, officials - from one thousand one hundred and fifty-eight to two thousand twenty-seven euros and heads of legal entities - from two thousand twenty-seven to two thousand, eight hundred and ninety-six euros .

Economic or other activities are objects without the use of the sanitary protection zone, where it is provided for by law or other legislation -

incurs a penalty of two hundred citizens from one to thirty-four hundred and thirty-four euros and officials - from four hundred thirty four to eight hundred and sixty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the fourth part of the violations -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

Economic or other activities are objects without the use of allowances, they are provided for by law or other legislation, or in accordance with the conditions of the permit requirements set out -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros, officials - from two hundred eighty nine to five hundred and seventy-nine euros and heads of legal entities - from four hundred thirty four to eight hundred and sixty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the sixth part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros, officials - from five hundred seventy-nine to one thousand one hundred and fifty-eight euro and heads of legal entities - from eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-1036](#), 2010-09-28, *Official Gazette.*, 2010, no. 116-5918 (2010-09-30)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>3</sup> article. Waste management rules for non-compliance**

One cubic meter or less than one cubic meter of non-hazardous waste quantities of temporary storage, collection, transport and (or) processing (including cases where it makes the trader waste and agent) in violation of waste management regulations, provided that no hazardous waste has polluted the environment, -

a warning or penalty for citizens from twenty-eight to fifty-seven euros and a fine for officials - from eighty-six to one hundred and seventy-three euros.

The first paragraph of Article provides for offenses, provided that non-hazardous waste has contaminated the environment of groundwater water intake protection zones, nature reserves, national and regional parks, nature reserves, protected natural and cultural heritage areas and protection zones, recreational areas, resorts protection zones explored minerals and underground water areas, airports, gas transmission pipelines and oil pipelines and their facilities, hydrometeorology stations in the protected areas in Northern Lithuania Extreme karst, springy places and marshes, railways and state highways raised the bar and sanitary protection zones -

It incurs a fine citizens from fifty-seven to one hundred and fifteen euros and officials - from fifteen to one hundred and two hundred and thirty-one euro.

One cubic meter or less than one cubic meter of hazardous waste temporary storage, collection, transport and (or) processing (including cases where it makes the trader waste and agent) in violation of waste management regulations, provided that no hazardous waste has polluted the environment, -

incur a fine citizens from eighty-six to one hundred and seventy-three euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The third paragraph of Article provides for offenses, provided that hazardous waste has contaminated the environment of groundwater water intake protection zones, nature reserves, national and regional parks, nature reserves, protected natural and cultural heritage areas and protection zones, recreational areas, resorts protection zones explored minerals and underground water areas, airports, gas transmission pipelines and oil pipelines and their facilities, hydrometeorology stations in the protected areas in Northern Lithuania Extreme karst, springy places and marshes, railways and state highways raised the bar and sanitary protection zones -



incur a fine citizens of one hundred and fifteen to two hundred and thirty-one euro and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

Larger than one cubic meter of non-hazardous waste quantities of temporary storage, collection, transport and (or) processing (including cases where it makes waste dealer and agent) in violation of waste management regulations, provided that no hazardous waste has contaminated the environment -

incurs a penalty of one hundred and seventy-three to one thousand one hundred fifty eight euros.

Paragraphs fifth offense under paragraph, provided that non-hazardous waste has contaminated the environment of groundwater water intake protection zones, nature reserves, national and regional parks, nature reserves, protected natural and cultural heritage areas and protection zones, recreational areas, resorts protection zones explored minerals and underground water areas, airports, gas transmission pipelines and oil pipelines and their facilities, hydrometeorology stations in the protected areas in Northern Lithuania Extreme karst, springy places and marshes, railways and state highways raised the bar and sanitary protection zones -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

Larger than one cubic meter of hazardous waste temporary storage, collection, transport and (or) processing (including cases where it makes waste dealer and agent) in violation of waste management regulations, provided that no hazardous waste has contaminated the environment -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

Paragraphs seventh offense under paragraph, provided that hazardous waste has contaminated the environment of groundwater water intake protection zones, nature reserves, national and regional parks, nature reserves, protected natural and cultural heritage areas and protection zones, recreational areas, resorts protection zones explored minerals and underground water areas, airports, gas transmission pipelines and oil pipelines and their facilities, hydrometeorology stations in the protected areas in Northern Lithuania Extreme karst, springy places and marshes, railways and state highways raised the bar and sanitary protection zones -

incurs a penalty of one thousand one hundred and fifty-eight to two thousand three hundred and sixteen euros.

More than five cubic meters of non-hazardous waste quantities of temporary storage, collection, transport and (or) processing (including cases where it makes waste dealer and agent) in violation of waste management regulations, provided that no hazardous waste has contaminated the environment -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

Paragraphs ninth offense under paragraph, provided that non-hazardous waste has contaminated the environment of groundwater water intake protection zones, nature reserves, national and regional parks, nature reserves, protected natural and cultural heritage areas and protection zones, recreational areas, resorts protection zones explored minerals and underground water areas, airports, gas transmission pipelines and oil pipelines and their facilities, hydrometeorology stations in the protected areas in Northern Lithuania Extreme karst, springy places and marshes, railways and state highways raised the bar and sanitary protection zones -

incur a fine of two thousand twenty-seven to four thousand three hundred and forty-four euros.

More than five cubic meters of hazardous waste temporary storage, collection, transport and (or) processing (including cases where it makes waste dealer and agent) in violation of waste management regulations, provided that no hazardous waste has contaminated the environment -

incur a fine of two thousand twenty-seven to fifty-four thousand four euros.

Paragraphs eleventh provides the act, provided that hazardous waste has contaminated the environment of groundwater water intake protection zones, nature reserves, national and regional parks, nature reserves, protected natural and cultural heritage areas and protection zones, recreational areas, resorts protection zones explored minerals and underground water areas, airports, gas transmission pipelines and oil pipelines and their facilities, hydrometeorology stations in the protected areas in Northern Lithuania Extreme karst, springy places and marshes, railways and state highways raised the bar and sanitary protection zones -

shall incur a penalty of four thousand three hundred and forty-four to eight thousand six hundred and eighty-eight euros.

With or without compensation waste transfer of persons who are not entitled to collect, carry and (or) treatment of wastes (including cases where it makes waste dealer and agent), -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to eight hundred and sixty-eight euros.

Waste collection, transport and (or) processing (including cases where it makes waste dealer and agent) without the right to engage in such activities -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

Hazardous waste identification, declaration and (or) the packaging and labeling requirements -

incurs a penalty of one hundred and forty-four to four hundred and thirty-four euros.

The requirement to have a hazardous waste in the document accompanying them during transport in the Republic of Lithuania and (or) hazardous waste accompanying filling requirements -

incurs a penalty of one hundred and forty-four to four hundred and thirty-four euros.

Mixing of hazardous waste, including dilution, compliance with statutory requirements -



incur a fine citizens from eighty-six to two hundred and thirty-one euro and officials - from one hundred forty-four to four hundred and thirty-four euros.

Waste recovery or disposal technical regulation non-compliance -

incurs a penalty from fifty-seven to two hundred and thirty-one euro.

The waste management decommissioning plan for implementing the measures requirements -

incur a fine of fifty seven and two hundred and eighty-nine euros.

Waste accounting netvarkymas or poor management -

a warning or a fine from twenty-eight to one hundred and forty four euros .

Waste accounting reports constituted by the deadline -

incurs a penalty of one hundred and fifteen to two hundred and thirty-one euro.

False data waste accounting reports presentation knowing that they are wrong -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

Waste Management document storage requirements -

shall incur a penalty of fifty-seven to two hundred and thirty-one euro.

*Amendment of the article:*

No. [I-830](#) , 12.04.1990, Official Gazette., 1990, no. 36-862

No. [I-442](#) , 21.04.1994, Official Gazette., 1994, no. 34-618 (94.05.06)

No. [VIII-677](#) , 98.03.24, Official Gazette. 1998, no. 32-854 (98.04.03)

No. [VIII-1543](#) , 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [X-691](#) , 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

No. [X-1101](#) , 2007-04-19, Official Gazette., 2007, no. 49-1880 (2007-05-05)

No. [X-1675](#) , 2008-07-03, Official Gazette. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-1325](#) , 2011-04-19, Official Gazette., 2011, no. 52-2502 (2011-05-03) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1785](#) , 2015-06-11, 2015-06-19 announced TAR, ik 2,015 to 09,822

#### **51<sup>4</sup> Article. Environmental contamination by hazardous substances and preparations**

Environmental contamination by hazardous substances and preparations -

It incurs a fine citizens from fifty-seven to one hundred and fifteen euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

*Amendment of the article:*

No. [I-830](#) , 12.04.1990, Official Gazette., 1990, no. 36-862

No. [I-442](#) , 21.04.1994, Official Gazette., 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#) , 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [X-1766](#) , 2008-11-06, Official Gazette. 2008, no. 135-5227 (2008-11-25) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **51<sup>5</sup> article. Environmental contamination with radioactive materials**

Environmental contamination with radioactive materials, as well as their transportation, use, storage or disposal in violation of environmental protection requirements -

incur a fine for citizens of five hundred and seventy-nine to eight hundred and sixty-eight euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

Radioactive substances into the territory of the Republic of Lithuania, movement or removal without the procedure established by the authorization -

incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

The same actions committed by a person who has already been convicted for in the first and second parts of the offenses -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [I-830](#) , 12.04.1990, Official Gazette., 1990, no. 36-862

No. [I-442](#) , 21.04.1994, Official Gazette., 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#) , 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **51<sup>6</sup> Article. Environmental pollution in wastewater**

Discharge of waste water into the environment without the procedure established by a permit issued in accordance with the legislation of such a permit is required for wastewater discharges into drainage systems -

It incurs a fine citizens from one hundred fifteen to five hundred and seventy-nine euros and officials - two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

Discharge of waste water into the environment in excess of the set in the permit emission limit values or in violation of any other edition of discharge of waste water conditions or sewage discharges into the environment in violation of the statutory emission limit values or other discharges to the environment requirements, in accordance with the legislation, any release of waste water is not required -

It incurs a fine citizens from fifty-seven to two hundred and eighty-nine euros and officials - from one hundred and seventy-three to one thousand one hundred fifty eight euros.

The same actions committed by a person who has already been convicted for in the first or second part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to one thousand one hundred and fifty-eight euros and officials - from five hundred seventy-nine to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)

No. [XI-581](#), 2009-12-17, *Official Gazette.*, 2010, no. 1-2 (2010-01-05) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **51<sup>7</sup> article. State natural resources registers and registers violation**

State natural resources registers and registers violation -

incur a fine from fourteen to twenty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **51<sup>8</sup> article. Environmental information concealment, omission or distortion**

Information about the state of the environment and natural resources Failure according to the law, as well as such information concealment or distortion of competition -

incurs a penalty from twenty-eight to fifty-seven euros.

Not reporting accidents or other circumstances that may result in damage or threat to the environment, human health or life -

incurs a penalty from one hundred and forty-four to two hundred and eighty-nine euros.

Knowingly give false information about the state ad -

incurs a penalty from fifty-seven to one hundred and fifteen euros.

Incorrect information necessary for the selection of the planned environmental impact assessment carried out, presentation -

incurs a penalty of the organizer (customers) and Environmental Impact Assessment documents - for individuals from twenty-eight to one hundred and forty-four euros , the organizer (developer) and Environmental Impact Assessment documents - heads of legal entities or persons authorized by them - from one hundred forty four to five hundred and seventy-nine euros.

Incorrect information required for the environmental impact assessment program for approval or a decision on the planned economic activity to take Submission -

incurs a penalty of Environmental Impact Assessment documents - for individuals from twenty-eight to one hundred and forty-four euro and Environmental Impact Assessment documents - heads of legal entities or persons authorized by them - from one hundred forty four to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

**51<sup>9</sup> article. National environmental and forest control officials legal instructions Failure**

National environmental and forest control officials with legal instructions to remove the protection of the environment and forest management, restoration and protection requirements of non-compliance -

It incurs a fine citizens from twenty-eight to fifty-seven euros and officials - from eighty-six to one hundred and seventy-three euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [I-1431](#), 96.07.03, *Official Gazette.* 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**51<sup>10</sup> article. Obstruction of the environmental state control or state environmental control officer defamation**

Deliberate obstruction of state environmental control officers carrying out state control of environmental protection, checking companies, institutions, organizations and objects -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to eight hundred and sixty-eight euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

Environmental state control officer defamation, expressed in words or gestures, offensive, pushy or provocative behavior -

incur a fine from twenty-eight to one hundred and forty four euros .

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-893](#), 2014-05-15, 2014-05-27 announced TAR, ik 2,014 to 05,731

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**51<sup>11</sup> article. Tended vehicle storage in a public place**

Tended, left unattended vehicle storage shared locations and municipal police or other authorities concerned official written warning failure to take steps to take care of it -

incur a fine vehicle owners from seventy-two to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a fine to the owner of the one hundred and forty-four to two hundred and eighty-nine euros to vehicle confiscation or without confiscation.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**51<sup>12</sup> article. Packaging and (or) their waste management requirements for non-compliance**

Packets that exceed the permitted limit of harmful substances, manufacture or import of packaging and (or) the entry into the Republic of Lithuania -

incurs a penalty from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

Produced or imported, and (or) imported into the Republic of Lithuania packages containing harmful substances in excess of the permitted limit, with or without compensation transfer -

incurs a penalty from one thousand seven hundred and thirty-seven to three thousand four hundred and seventy five euros.

Packaging and (or) packaging waste accounting keep or poor management -

incur a fine from two hundred and thirty-one to four hundred and thirty-four euros.

In the domestic market accounting packages released reports constituted by the deadlines -

incurs a penalty from one hundred fifteen to two hundred and thirty-one euro.

Knowingly incorrect data into the internal market of packages issued accounting reports and pollution tax declarations of packaging waste -

incurs a penalty from four hundred thirty four to eight hundred and sixty-eight euros.

Refusal to accept products sold packaging for which a deposit or deposit forfeiture -

incur a fine of seven hundred and twenty-four to one thousand four hundred and forty-eight euros.

For information about how consumers can return the packaging Failure -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Pollution Tax packaging waste declarations Failure by the deadlines -

incur a fine for officials from the two hundred and thirty-one to four hundred and thirty-four euros.

Packets release to the domestic market not registered in the registration of manufacturers and importers

Digest -

incur a fine for officials from four hundred thirty four to eight hundred and sixty-eight euros.

*The Code was supplemented with Article:*

No. [IX-1049](#), 2002-07-05, Official Gazette. 2002, no. 75-3214 (2002-07-26)

*Amendment of the article:*

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

No. [X-1766](#), 2008-11-06, Official Gazette. 2008, no. 135-5227 (2008-11-25) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>13</sup> article. Special land, forest, water use or breach of these conditions or failing to record incorrect entry in the land, forest and water bodies by supporting documentation**

Special land, forest conditions of use violation or non-compliance -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Special land, forest, water use conditions or failing to record incorrect entry in the land, forest, water body ownership documents -

incur a fine for officials from the two hundred and eighty-nine to eight hundred and sixty-eight euros .

Special water use or breach of non-compliance -

officials - incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros and officials - from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the offenses, -

incur a fine for citizens of five hundred and seventy-nine to one thousand one hundred and fifty-eight euros and officials - from one thousand one hundred and fifty-eight to two thousand three hundred and sixteen euros.

*The Code was supplemented with Article:*

No. [IX-1260](#), 2002-12-10, Official Gazette. 2002, no. 124-5623 (2002-12-27)

*Amendment of the article:*

No. [XI-581](#), 2009-12-17, Official Gazette., 2010, no. 1-2 (2010-01-05) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>14</sup> article. Compulsory indication Failure**

Environmental Protection State control officer may mandatory requirements set forth in failure in time -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

Environmental state control officer repeated a given mandatory requirements set forth in failure in time -

officials - incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros and officials - from five hundred seventy-nine to two thousand twenty-seven euros or suspension from work (duties).

*The Code was supplemented with Article:*

No. [IX-1995](#), 2004-01-29, Official Gazette. 2004, no. 25-763 (2004-02-14)

*Amendment of the article:*

No. [XI-1407](#), 2011-05-24, Official Gazette., 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>15</sup> article. Resolution to stop the polluting of inactivity**

Environmental state control officer the decision to suspend the non-fulfillment of environmentally harmful activities -

incur a fine for citizens of the two hundred and eighty-nine to one thousand four hundred and forty-eight euros and officials - from five hundred seventy-nine to two thousand eight hundred and ninety-six euros or suspension from work (duties).

*The Code was supplemented with Article:*

No. [IX-1995](#), 2004-01-29, Official Gazette. 2004, no. 25-763 (2004-02-14)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>16</sup> article. Major industrial accidents prevention and eradication of violation**

Notice of the dangerous object, the object dangerous accident prevention plan dangerous object Safety Report, the public required to provide information Failure -

incur a fine operators - natural persons from seventy-five to one hundred and fifty euro and operators - legal persons, other organizations or departments heads or their authorized persons - one hundred fifty to three hundred euros.

Dangerous object internal emergency plan for the non-approval, the measures provided for dangerous object accident prevention plan dangerous object internal emergency plan or emergency plan, as well as dangerous object external emergency plan measures for the operator, implemented, failing to report the occurrence of a significant industrial accident in accordance with the procedure -

incur a fine operators - natural persons from one hundred fifty to three hundred euros and operators - legal persons, other organizations or departments heads or their authorized persons - from three hundred to six hundred euros.

The measures provided for dangerous object internal emergency plan or emergency plan, as well as dangerous object external emergency plan measures for operator Failure to adopt, in the event of an emergency or in the event of an accident -

incur a fine operators - natural persons from two hundred to four hundred euros and operators - legal persons, other organizations or departments heads or their authorized persons - four hundred to eight hundred euros.

Incorrect information in the safety report dangerous object, knowing that it is wrong -

incur a fine operators - natural persons from one hundred to two hundred euros and operators - legal persons, other organizations or departments heads or their authorized persons - from two hundred to four hundred euros.

The same act committed by a person who has already been convicted for in the first, second, third or fourth part of the violations -

incur a fine operators - to individuals from three hundred to six hundred euros and operators - legal persons, other organizations or departments heads or their authorized persons - from six hundred to one thousand two hundred euros.

*The Code was supplemented with Article:*

No. [IX-1995](#), 2004-01-29, Official Gazette. 2004, no. 25-763 (2004-02-14)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1846](#), 2015-06-23, 2015-07-01 announced TAR, ik 2,015 to 10,591, the law implementing the EU legislation, the annex to this law

### **51<sup>17</sup> article. Failure to comply with environmental requirement of state control officer to stop the vehicle**

Failure to comply with environmental protection in uniform state control officer legitimate claim to stop the vehicle -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [IX-1995](#), 2004-01-29, Official Gazette. 2004, no. 25-763 (2004-02-14)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>18</sup> article. Electrical and electronic equipment waste non-compliance**

Information on electrical and electronic equipment of hazardous substances, the risks to the environment and to human health or information on this equipment waste management and making shopping site Failure of electrical and electronic equipment to customers or the equipment to waste management -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Electrical and electronic equipment, which the producer and (or) the importer is not registered in the registration of manufacturers and importers Digest, distribution -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

In accordance with the requirements of labeled electrical and electronic distribution -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Electrical and electronic equipment put on the market and its waste management accounting reports constituted by the deadlines -

incurs a penalty from one hundred fifteen to two hundred and thirty-one euro.



Knowingly incorrect data of electrical and electronic equipment put on the market and its waste management accounting reports -

incurs a penalty from four hundred thirty four to eight hundred and sixty-eight euros.

Refusal to accept the point of sale without any additional cost to the consumer is given at home resulting from electrical and electronic equipment in the case where the user putting electrical and electronic waste is the same purpose as the purchase of equipment and when putting the equipment of waste (in terms of hardware units) meet the quantity of equipment purchased -

shall incur a penalty of four hundred thirty four to eight hundred and sixty-eight euros.

Electrical and electronic equipment manufacture or import of the Republic of Lithuania not registered in the registration of manufacturers and importers Digest -

incurs a penalty from seven hundred twenty four to one thousand four hundred and forty-eight euros.

In accordance with the requirements of labeled electrical and electronic equipment is put to the Lithuanian domestic market -

incurs a penalty from five hundred seventy-nine to one thousand one hundred fifty eight euros.

Electrical and electronic equipment is put to the Lithuanian domestic market without proof of electrical and electronic equipment waste management will be financed -

incurs a penalty from seven hundred twenty four to one thousand four hundred and forty-eight euros.

The same act committed by a person who has already been convicted for in the first, second, third, fourth, fifth, sixth, seventh, eighth and ninth parts of the offenses -

incur a fine of five hundred and seventy-nine to two thousand eight hundred and ninety-six euros.

Electrical and electronic waste netvarkymas and absence of electrical and electronic waste management system -

incurs a penalty from seven thousand two hundred and forty to fourteen thousand four hundred and eighty-one euro.

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>19</sup> article. Olive waste non-compliance**

Waste oils with or without compensation transfer of persons who are not entitled to process waste oils -

incurs a penalty from eighty-six to one hundred and seventy-three euros.

Management of waste oils Olive waste management rules in unexpected ways -

incurs a penalty from five hundred seventy-nine to one thousand one hundred fifty eight euros.

Draining the market accounting reports constituted by the deadlines -

incurs a penalty from one hundred fifteen to two hundred and thirty-one euro.

Knowingly incorrect data olive placing on the market of accounting reports -

incurs a penalty from four hundred thirty four to eight hundred and sixty-eight euros.

Olive production or import of the Republic of Lithuania not registered in the registration of manufacturers and importers Digest -

incurs a penalty from seven hundred twenty four to one thousand four hundred and forty-eight euros.

The same act committed by a person who has been given an administrative penalty for the third, fourth and fifth parts of the offenses -

incur a fine of five hundred and seventy-nine to two thousand eight hundred and ninety-six euros.

Waste oils netvarkymas and absence of waste oil management system -

incurs a penalty from seven thousand two hundred and forty to fourteen thousand four hundred and eighty-one euro.

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>20</sup> article. Legislation governing the ELV treatment, violation of the requirements**

Vehicles put on the market reports constituted by the deadlines -

incurs a penalty from one hundred fifteen to two hundred and thirty-one euro.

Knowingly incorrect data vehicles put on the market reports -

shall incur a penalty of four hundred thirty four to eight hundred and sixty-eight euros.

Vehicle production or import of the Republic of Lithuania not registered in the registration of manufacturers and importers Digest -



incurs a penalty from seven hundred twenty four to one thousand four hundred and forty-eight euros.

The same act committed by a person who has already been convicted for in the first, second and third parts of the offenses -

incur a fine of five hundred and seventy-nine to two thousand eight hundred and ninety-six euros.

ELV netvarkymas and absence ELV management system -

incurs a penalty from seven thousand two hundred and forty to fourteen thousand four hundred and eighty-one euro.

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>21</sup> article. Legislation regulating greenhouse gas emissions into the atmosphere, the greenhouse gas emission allowances issuing and trading of the violation**

Trading of greenhouse gas emission allowances established violation of the procedure -

shall incur a penalty of forty-three to eighty-six euros.

Greenhouse gas emissions accounting reports and (or) process validation certificate in good time to the competent authority -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Greenhouse gas emissions into the environment without the procedure established by a permit issued in accordance with the legislation of the authorization is required -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

National Allocation Plan's Allowable discharged into the environment of greenhouse gas emissions overshoot

-

incur a fine of five hundred and seventy-nine to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>22</sup> article. The entity's environmental monitoring provisions in violation of the requirements**

The entity's environmental monitoring data or the annual environmental monitoring reports constituted the competent authorities in due time -

incurs a penalty of one hundred and fifteen to two hundred and thirty-one euro.

False entity environmental monitoring data, the competent authority -

incur a fine of four hundred thirty four to eight hundred and sixty-eight euros.

The entity's environmental monitoring studies and (or) the measuring of non-accredited according to the laws or no according to the laws permit laboratories -

incur a fine of four hundred thirty four to eight hundred and sixty-eight euros.

The entity's environmental monitoring provisions in violation of the requirements, except in the first, second and third parts of the offenses -

incur a fine from eighty-six to one hundred and seventy-three euros.

The same act committed by a person who has already been convicted for in the first and fourth parts of the offenses -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

The same act committed by a person who has been given an administrative penalty for the second and third parts of the offenses -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

*Amendment of the article:*

No. [XI-1223](#), 2010-12-14, Official Gazette., 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>23</sup> article. Waste admission or imports into the Republic of Lithuania, waste removal or export from the Republic of Lithuania and the shipment of waste in transit through the territory of the Republic of Lithuania of violations**

Five hundred kilograms or smaller quantities for use in non-hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste or the reference document Failure waste transport of a person when carried in this paragraph, the amount of waste - incur a fine from twenty-eight to fifty-seven euros.

More than five hundred kilograms, but less than twenty-five tons of content for use in non-hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste or the reference document Failure waste transport of a person when carried in this paragraph, the amount of waste - incur a fine of fifty seven and two hundred and eighty-nine euros.

More than twenty-five tons, but less than fifty tons of content for use in non-hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste or the reference document Failure waste transport of a person when carried in this paragraph, the amount of waste - incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

Five hundred kilograms or less the amount for the removal of non-hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste - shall incur a penalty of fifty-seven to one hundred and fifteen euros.

More than five hundred kilograms, but less than twenty-five tons of content for the disposal of non-hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste - incurs a penalty of one hundred fifteen to four hundred and thirty-four euros.

More than twenty-five tons, but less than fifty tonnes for the disposal of non-hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste - shall incur a penalty of four hundred and thirty-four to one thousand four hundred and forty-eight euros.

Five hundred kilograms or smaller quantities for use in hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste - incur a fine from eighty-six to one hundred and seventy-three euros.

More than five hundred kilograms, but less than twenty-five tons of content for use in hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste - incurs a penalty of one hundred and seventy-three to five hundred and seventy-nine euros.

More than twenty-five tons, but less than fifty tons of content for use in hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste - incur a fine of five hundred and seventy-nine to one thousand seven hundred and thirty-seven euros.

Five hundred kilograms or less the amount allocated to dispose of hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste - incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

More than five hundred kilograms, but less than twenty-five tons of content for the disposal of hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste - incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

More than twenty-five tons, but less than fifty tonnes for the disposal of hazardous waste removal or export from the Republic of Lithuania without a statutory procedure to obtain a decision to allow the shipment of waste - incur a fine of between eight hundred and sixty-eight to twenty-two thousand seven euros.

False notification form or shipment control form of presentation of the Republic of Lithuania to the competent authority or control of shipments of non-disclosure forms the Republic of Lithuania to the competent authority or control transport form in the Republic of Lithuania to the competent authority in violation of the statutory deadlines - shall incur a penalty of fifty-seven to one hundred and forty four euros.

Shipments of waste contrary to the notification form and shipment control form the requirements set out - incurs a penalty of one hundred and forty-four to four hundred and thirty-four euros.

The requirement to have a reference document during the shipment of waste or violation of transport control forms Failure customs officer - incur a fine from twenty-eight to fifty-seven euros.

The requirement laid down by legislation for authorization to import or import of waste into the Republic of Lithuania - Failure incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

The same act committed by a person who has already been convicted for in the first, second, fourth, seventh, tenth and thirteenth parts of the offenses - incur a fine from six to eighty-five hundred and seventy-nine euros.

The same act committed by a person who has been given an administrative penalty for the third, fifth, eighth, eleventh, fourteenth and sixteenth parts of the offenses -

incurs a penalty of two hundred and eighty-nine to one thousand seven hundred and thirty-seven euros.

The same act committed by a person who has been given an administrative penalty for the sixth, ninth and twelfth parts of the offenses -

incur a fine of between eight hundred and sixty-eight to two thousand eight hundred and ninety-six euros.

*The Code was supplemented with Article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XI-1902](#), 2011-12-22, *Official Gazette*, 2011, no. 163-7778 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>24</sup> article. Taxable products and their waste management requirements for non-compliance**

Taxable product marketing accounting keep or poor management -

incur a fine for officials from the two hundred and thirty-one to four hundred and thirty-four euros .

Taxable product marketing accounting reports constituted by the deadlines -

incurs a penalty of officials from one hundred fifteen to two hundred and thirty-one euro .

Pollution Tax taxable product waste declarations Failure by the deadlines -

incur a fine for officials from the two hundred and thirty-one to four hundred and thirty-four euros .

Knowingly incorrect data taxable product marketing accounting reports and (or) tax on pollution with taxable product waste declarations -

incur a fine for officials from four hundred thirty four to eight hundred and sixty-eight euros.

Taxable products available on the market by manufacturers and importers not registered in the registration

Book -

incur a fine for officials from four hundred thirty four to eight hundred and sixty-eight euros.

Taxable product waste collected or without compensation transfer of persons who do not have the right to manage this waste -

incur a fine for officials from four hundred thirty four to eight hundred and sixty-eight euros.

For information on batteries and accumulators in the potential danger to the environment and human health, and (or) information about waste batteries and accumulators collection, treatment and recycling systems Failure batteries and rechargeable batteries for consumer or information on the possibility of trading venues to give portable batteries and accumulators Failure batteries and accumulators users -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Refusal free to adopt consumer is given a portable batteries and accumulators, or the requirement to purchase new portable batteries or accumulators handing their waste portable batteries and accumulators to sales outlets -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Refusal to accept the users of industrial batteries and accumulators -

incur a fine of four hundred thirty four to eight hundred and sixty-eight euros.

In the first, second, third, fourth, fifth, sixth, seventh, eighth and ninth paragraphs set to work by a person who has been in these parts for the irregularities that were established -

incurs a penalty of two hundred sixty to one thousand four hundred and forty-eight euros.

Waste batteries and accumulators netvarkymas and (or) lack of organization of waste batteries and accumulators management systems -

incurs a penalty of officials from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*The Code was supplemented with Article:*

No. [X-1766](#), 2008-11-06, *Official Gazette*. 2008, no. 135-5227 (2008-11-25) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>25</sup> article. Environmental labeling requirements violation**

Illegal Community eco-management and audit scheme (EMAS) logo or its use in violation of the 2009. 25 November. European Parliament and Council Regulation (EC) No. 1221/2009 on the voluntary participation by organizations in a Community eco-management and audit scheme (EMAS), repealing Regulation (EC) No. 761/2001 and Commission Decisions 2001/681 / EC and 2006/193 / EC, the requirements of -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Illegal European Union Eco-label use or use in violation of the 2009. 25 November. European Parliament and Council Regulation (EC) No. 66/2010 on the EU Ecolabel requirements set -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

The same act committed by a person who has already been convicted for in the first or second part of the violations -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

*The Code was supplemented with Article:*

No. [XI-1464](#), 2011-06-20, Official Gazette., 2011, no. 85-4125 (2011-07-13) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>26</sup> article. Carbon dioxide geological storage complexes intelligence and carbon dioxide geological storage requirements violation**

Carbon dioxide geological storage complexes exploration in violation of the work project requirements, statutory carbon dioxide flux composition requirements or carbon dioxide stream acceptance procedure for violation of the requirements of false data on carbon dioxide injection facilities, carbon dioxide geological storage complex, or carbon dioxide concentration on the surrounding environment for Submission or the omission of data Lithuanian Geological Survey under the Ministry of the Environment -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and thirty-one to three-hundred and forty-seven euros.

*The Code was supplemented with Article:*

No. [XI-1551 of](#), 2011-06-28, Official Gazette., 2011, no. 91-4326 (2011-07-19) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **51<sup>27</sup> article. Opposing environmental inspectors neetatiniam officer or environmental inspector and their legitimate order or failure to do**

Environmental state control officer, freelance environmental inspector lawful order or failure to do so -

incurs a penalty of one hundred and fifteen to two hundred and thirty-one euro.

Opposing environmental inspectors neetatiniam officer or environmental inspector -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [XII-893](#), 2014-05-15, 2014-05-27 announced TAR, ik 2,014 to 05,731

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 52. Fertile soil layer preservation of the excavation work rules violation**

Fertile soil layer preservation of the excavation work on offense as well as the arbitrary appropriation of fertile soil layer -

incur a fine from eighty-six to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, Official Gazette., 1990, no. 36-862

No. [I-442](#), 21.04.1994, Official Gazette., 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **52<sup>1</sup> article. Binding measures to protect the soil Failure**

Mandatory measures soil from wind and water erosion and other soil condition will worsen the process to protect the non-fulfillment -

It incurs a fine citizens from fourteen to twenty-eight euros and officials - from twenty-eight to fifty-seven euros.

Project for recovery of non-compliance -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, Official Gazette., 1990, no. 36-862

No. [I-442](#), 21.04.1994, Official Gazette., 1994, no. 34-618 (94.05.06)

No. [L-957](#), 95.06.20, *Official Gazette*. 1995, no. 55-1356 (95.07.05)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **52<sup>2</sup> article. Land use requirements violation**

Use of the land outside the stated principal use of the land and (or) method, as well as the prevention of land user to use the land under the stated principal use of the land and (or) the way -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [L-957](#), 95.06.20, *Official Gazette*. 1995, no. 55-1356 (95.07.05)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-653](#), 2013-12-10, *Official Gazette*. 2013, no. 132-6733 (2013-12-21), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **52<sup>3</sup> article. Use of sewage sludge as fertilizer and rehabilitation requirements violation**

Sewage sludge spreading on the soil surface or incorporation into the soil or other waste water sludge on the soil or soil without the procedure established by trained and balanced fertilization plan, in accordance with the legislation of the fertilization plan is needed, or violation of the established allowable fertilization rates or other use of sewage sludge as fertilizer and rehabilitation requirements of sewage sludge to a third party in violation of the use of sewage sludge as fertilizer and rehabilitation requirements or the use of sewage sludge as fertilizer and rehabilitation requirements for quality of accounting or research Failures -

a warning or a fine on citizens from one hundred forty-four to three hundred and forty-seven euros and officials - from three hundred and forty-seven to seven hundred twenty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to seven hundred and twenty-four euros and officials - from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

Other than those set out in the first paragraph, the use of sewage sludge as fertilizer and rehabilitation requirements -

a warning or penalty for citizens from twenty-eight to fifty-seven euros and officials - from fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

It incurs a fine citizens from fifty-seven to one hundred and fifteen euros and officials - from fifteen to one hundred and two hundred and thirty-one euro.

*The Code was supplemented with Article:*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **52<sup>4</sup> Article. Slurry handling environmental requirements violation**

Slurry spreading the soil surface or incorporation into the soil without fertilization procedure laid down in the plan drawn up, in accordance with the legislation of the fertilization plan is needed, or in accordance with the plan set out in the fertilization rates of fertilization, or in violation of other slurry handling environmental requirements -

a warning or penalty for citizens from eighty-six to two hundred and thirty-one euro and officials - from two hundred and thirty-one to four hundred and thirty-four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred citizens from one to thirty-four hundred and thirty-four euros and officials - from four hundred thirty-four to one thousand one hundred fifty eight euros.

Other than those set out in the first paragraph, slurry handling environmental requirements -

a warning or penalty for citizens from twenty-eight to fifty-seven euros and officials - from fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -



It incurs a fine citizens from fifty-seven to one hundred and fifteen euros and officials - from fifteen to one hundred and two hundred and thirty-one euro.

*The Code was supplemented with Article:*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 53. Subsoil, their resources and conditions of use violation**

Subsoil protection from contamination and depletion, rational use of mineral resources and cavities of use and accounting requirements violation, arbitrary soil (geological) survey of mineral deposits building areas, groundwater monitoring wells, as well as markšeiderystės and surveying marks the destruction of or damage -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros or suspension from work (duties).

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **53<sup>1</sup> article. Lithuanian Geological Survey officials legitimate non-compliance**

Lithuanian Geological Survey officials legitimate non-compliance -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine for citizens of the two hundred and eighty-nine to four hundred and thirty-four euros and officials - from four hundred and thirty-four seven hundred and twenty-four euros or suspension from work (duties).

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 54. Subsoil (geological) survey of works rules, or the rules violation**

Subsoil (geological) survey of works violation of the rules, as well as soil test results Failure established order -

incur a fine citizens from seventy-two to one hundred and forty-four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to four hundred and thirty-four euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros or suspension from work (duties).

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 55. Water protection requirements**

Surface water protection zones and coastal protection strips regimes of protection and violation -

a warning or penalty for citizens from twenty-eight to one hundred and forty-four euros and impose a penalty - from eighty-six to two hundred and eighty-nine euros.



The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

It incurs a fine citizens from fifty-seven to two hundred and eighty-nine euros and officials - from one hundred and seventy-three to five hundred and seventy-nine euros.

Groundwater protection zones of water intake protection requirements -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

*Amendment of the article:*

No. [L-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [L-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [XI-581](#), 2009-12-17, *Official Gazette.*, 2010, no. 1-2 (2010-01-05) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1785](#), 2015-06-11, 2015-06-19 announced TAR, ik 2,015 to 09,822

### **Article 56. Marine environmental protection requirements of the**

Obligation to register the ship, platform making installation documentation for operations involving hazardous materials or goods or obligations following documents signed by the non-fulfillment, false knowledge about the operations of these documents recording or refusal to submit the following documents -

incur a fine of five hundred and seventy-nine to eight hundred and sixty-eight euros.

Failure to give notice under the procedure set out in the environmental protection agencies of the potential occurring or observed sea or lagoon environmental pollution and illegal disposal of waste, as well as non-disclosure of information about the ports of loading and unloading of hazardous substances as well as the composition of them carrying vessels or refusal to provide false information and knowledge transfer -

incurs a penalty from five hundred seventy-nine to one thousand one hundred fifty eight euros.

Lack of environmental protection services or other Lithuanian Republic Government authorities agreed pollution incidents in the winding-up, cleanup and recovery plans, the necessary base of pollution at sea to prevent, limit and eliminate and coasts clean and restore, as well as the failure to take urgent and necessary measures to pollution of the sea to avoid to limit and eliminate and coasts clean and restore -

incurs a penalty from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

Ship equipment, construction mismatch marine environment protection norms and standards for the Prevention of Pollution of international certificates and other relevant documents, provided for in the International Convention for the Prevention of Pollution from Ships (MARPOL 73/78) and 1992. Helsinki Convention on the Baltic Sea marine environment, or lack of the data they contain discrepancy actual ship systems and equipment condition, liquid hazardous materials transported by ship before it without their categories -

incurs a penalty from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

Curonian Lagoon and the Baltic coastal protection zones and belts regime violation -

incurs a penalty of one hundred and forty-four to one thousand four hundred and forty-eight euros.

Ship-generated waste and other residues of the Republic of Lithuania burning internal and territorial waters -

incurs a penalty of one hundred and forty-four to one thousand one hundred fifty eight euros.

The necessary steps ships to prevent accidents or reduce to a minimum in order to increase navigation safety and improve the movement of sea transport, non-compliance -

incurs a penalty from one thousand one hundred and fifty-eight to two thousand eight hundred and ninety-six euros.

Lithuania is not brought out of the sea area of abandoned and unused equipment, broken or shipwrecks and lost cargo, which pose a threat to the marine environment or maritime safety -

incurs a penalty of one thousand one hundred fifty eight to fourteen thousand four hundred and eighty-one euro.

Lack of sea ports of the respective devices or other measures to immediately and without restriction of the ships are taken, stored and processed oil and other liquid and solid hazardous residues, as well as the necessary measures in order to give all these balances, implemented -

incurs a penalty from five hundred seventy-nine to two thousand eight hundred and ninety-six euros.

No ship-generated waste and other materials removal and burning of the Republic of Lithuania Sea area, the Baltic Sea, as well as the Republic of Lithuania vessels on the high seas (sea areas that are not on national, territorial

waters and exclusive economic zone) dredged material disposal of the Lithuanian Baltic Sea and the Baltic sea without environmental authority -

incurs a penalty of one thousand one hundred fifty eight to fourteen thousand four hundred and eighty-one euro.

Lithuanian Republic's internal and territorial waters pollution from ships, the Republic of Lithuania Sea district of pollution in the area of the fixed or floating installations, structures or platforms -

incurs a penalty of two hundred and eighty-nine to fourteen thousand four hundred and eighty-one euro.

Open Sea (Sea regions, which are not states' internal waters, territorial sea and exclusive economic zone), the exclusive economic zone, the European Union Member States of the territorial sea, including international shipping straits used for some European Union Member States have jurisdiction, and the European Union Member States internal waters, including ports, pollution from ships in violation of international treaties of the Republic of Lithuania requirements set out in MARPOL 73/78 and the Helsinki conventions -

incurs a penalty of two hundred and eighty-nine to fourteen thousand four hundred and eighty-one euro.

Lithuanian Republic Sea area of water, seabed and subsoil natural resources exploration and extraction, fixed or floating installations or structures, terminals, fish farm construction, underwater electrical cables, hydraulic and other equipment, port construction, reconstruction and expansion, digging, drilling, blasting works, seismic research, military exercises and other activities which may have a negative impact on the marine environment, in addition to the procedure established by the environmental protection authority, as well as the transportation of hazardous substances in violation of the protection of the marine environment -

It incurs a fine citizens of one hundred and forty-four to two thousand eight hundred and ninety-six euros and officials - two hundred and eighty-nine to fourteen thousand four hundred and eighty-one euro.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)

No. [XI-857](#), 2010-05-28, *Official Gazette.*, 2010, no. 70-3471 (2010-06-17), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **56<sup>1</sup> article. Small vessels operating in inland waters nuisance**

Small vessels (boats, all types of boats) and other inland vehicles operating in inland waters nuisance -

It incurs a fine ± from twenty-eight to fifty-seven euros or the right to drive inland waterway transport liberty for up to one year.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

shall incur a penalty of fifty-seven to one hundred and fifteen euros with small boats and other inland vehicle confiscation or without confiscation or the right to drive inland waterway transport a period of between one to three years, with small boats and other inland vehicle confiscation or without confiscation.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)

No. [X-1675](#), 2008-07-03, *Official Gazette.* 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **56<sup>2</sup> article. Environmental conditions for swimming waters sailing means violation**

Environmental conditions for swimming waters voyage means a violation -

incur a fine from twenty-eight to fifty-seven euros.

Environmental conditions to fly in protected areas located in waters voyage means a violation -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

Boating self-propelled water craft in waters where it is prohibited -

shall incur a penalty of forty-three to eighty-six euros.

Boating self-propelled water craft in protected areas located in waters where it is prohibited -

incur a fine from eighty-six to one hundred and seventy-three euros.

Running water motorcycles in water bodies where this is prohibited -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

Running water motorcycles protected areas located in waters where it is prohibited -

incurs a penalty of one hundred and fifteen to two hundred and thirty-one euro.

Boating self-propelled water craft with an engine capacity exceeding 150 kW, bodies of water, where it is prohibited -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first, second, third and fifth parts of the offenses -

incurs a penalty of one hundred and fifteen to two hundred and thirty-one euro.

The same act committed by a person who has already been convicted of this paragraph, fourth, sixth and seventh parts of the offenses -

incurs a penalty of two hundred and thirty-one to five-hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

*Amendment of the article:*

No. [X-1675](#), 2008-07-03, *Official Gazette.* 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 57. Water reservoirs used for water extraction or wastewater management requirements set out in violation of**

Water bodies use water extracted without the procedure laid down in the authorization, in accordance with the legislation of such a permit is required, or without the means of a surface water bodies used for water extraction conditions, in accordance with the legislation of such conditions are required -

incur a fine citizens from eighty-six to two hundred and eighty-nine euros and officials - from one hundred forty four to five hundred and seventy-nine euros.

Water bodies use water extracted in violation of the permit requirements set out extraction of water or surface water bodies use water to extract the conditions laid down in the requirements -

incur a fine citizens from fifty-seven to two hundred and thirty-one euro and officials - from one hundred fifteen to four hundred and thirty-four euros.

The same actions committed by a person who has already been convicted for in the first or second part of the violations -

It incurs a fine citizens of one hundred and seventy-three to five hundred and seventy-nine euros and officials - two hundred and eighty-nine to one thousand one hundred fifty eight euros.

Well drinking fresh and productive groundwater supply and water thermal energy consumption of the installation, conservation and liquidation requirements -

It incurs a fine citizens from fifty-seven to five hundred and seventy-nine euros and officials - two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the fourth part of the violations -

It incurs a fine citizens of one hundred and forty-four to one thousand one hundred and fifty-eight euros and officials - from five hundred seventy-nine to two thousand eight hundred and ninety-six euros.

The extractable water discharged wastewater or pollutants discharged to wastewater, accounting and reporting requirements -

It incurs a fine citizens from fifty-seven to one hundred and fifteen euros and officials - from fifteen to one hundred to two hundred and eighty-nine euros.

The water intake and sewage treatment plants operating requirements -

incur a fine citizens from eighty-six to one hundred and seventy-three euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the sixth or seventh in the offenses -

It incurs a fine citizens of one hundred and seventy-three to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-581](#), 2009-12-17, *Official Gazette.*, 2010, no. 1-2 (2010-01-05) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 58. Dammed pond or lake use and maintenance rules violation**

Dammed pond or lake use and maintenance rules -

incur a fine from fourteen to twenty-eight euros.

Dammed pond or lake use and maintenance of the rules laid down in the pond operating mode or environmental requirements -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

The same act committed by a person who has already been convicted for in the first and second parts of the offenses -

incur a fine from seventy-two to one hundred and forty four euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, Official Gazette., 1990, no. 36-862

No. [I-442](#), 21.04.1994, Official Gazette., 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**58<sup>1</sup> article.** Deleted from 2010. 5 January.

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

*Amendment of the article:*

No. [XI-581](#), 2009-12-17, Official Gazette., 2010, no. 1-2 (2010-01-05) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

**Article 59.** Deleted from 2006. 5 December.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, Official Gazette., 1990, no. 36-862

No. [I-442](#), 21.04.1994, Official Gazette., 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [VIII-2051](#), 12:10:17, Official Gazette. 2000, no. 92-2884 (00.10.31)

No. [X-906](#), 2006-11-16, Official Gazette., 2006, no. 132-4986 (2006-12-05), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

**Article 60. Illegal use of forest land**

Buildings, erection of forest land plots, as well as the use of the site for other purposes without the necessary authorization -

incur a fine citizens from seventy-two to one hundred and forty-four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, Official Gazette., 1990, no. 36-862

No. [I-442](#), 21.04.1994, Official Gazette., 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 61. Forest management projects in the development and approval of forest use, timber transport requirements of round timber measuring, monitoring and labeling nuisance**

Bad economic measures design, which results in the harmonization of the internal management plan of a negative assessment, and (or) the wrong forest age and species composition determination through forest management projects -

It incurs a fine citizens from fifty-seven to one hundred and fifteen euros and officials - from one hundred fifteen to one hundred and seventy-three euros.

Forest Management Project Approval violation of the established procedures -

incurs a penalty from twenty-eight to eighty-six euros.

Illegal document granting the right to cross the forest issue -

incurs a penalty from fifty-seven to one hundred and fifteen euros.

Logging sites selection and tree selection and marking crossings in violation of logging sites selection, thinning and sanitary felling, private forest management and use of the established procedure, as well as logging, transportation, forest resources nuisance -

It incurs a fine citizens from fifty-seven to one hundred and forty four euros and officials - from fifteen to one hundred to two hundred and eighty-nine euros.

Roundwood measuring, monitoring and labeling nuisance -

incurs a penalty from fourteen to forty-three euros.

Special land and forestry exploitation conditions, the land ownership document or management plan, violation of forest land -

It incurs a fine citizens from fifty-seven to one hundred and forty four euros and officials - from fifteen to one hundred to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [L-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [L-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [L-1431](#), 96.07.03, *Official Gazette.* 1996, no. 73-1741 (96.07.31)

No. [VIII-677](#), 98.03.24, *Official Gazette.* 1998, no. 32-854 (98.04.03)

No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **Article 62. Arbitrary trees and bushes, destroying or damaging the state-owned forest land**

Arbitrary trees and bushes, destroying or damaging the state-owned forest land, when felled, destroyed or injured up to ten solid cubic meters of trees or shrubs -

It incurs a fine citizens from fifty-seven to one hundred and fifteen euros with the offense of tools and instruments in addition to confiscation or seizure.

The first part of Article provided offense when felled, destroyed or injured from ten to one hundred solid cubic meters of trees or shrubs -

incur a fine for citizens of five hundred and seventy-nine to one thousand one hundred fifty eight euros with the offense of tools and instruments in addition to confiscation or seizure.

The first part of Article provided offense when felled, destroyed or injured from one hundred to three hundred solid cubic meters of trees or shrubs -

It incurs a fine citizens of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros with the offense of tools and instruments in addition to confiscation or seizure.

The first part of Article provided offense when felled, destroyed or injured from three hundred to five hundred solid cubic meters of trees or shrubs -

incur a fine citizens of two thousand eight hundred and ninety-six to four thousand three hundred and forty-four euros to the infringement of tools and instruments in addition to confiscation or seizure.

The first part of Article provided offense when felled, destroyed or injured more than five hundred solid cubic meters of trees or shrubs -

incur a fine for citizens from four thousand three hundred and forty-four to eight thousand six hundred and eighty-eight euros with the offense of tools and instruments in addition to confiscation or seizure.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article, when felled, destroyed or injured up to ten solid cubic meters of trees or shrubs -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros with the offense of tools and instruments confiscated.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article, when felled, destroyed or injured from ten to one hundred solid cubic meters of trees or shrubs -

It incurs a fine citizens of one thousand one hundred and fifty-eight to two thousand three hundred and sixteen euros with the offense of tools and instruments confiscated.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article, when felled, destroyed or injured from one hundred to three hundred solid cubic meters of trees or shrubs -

incur a fine for citizens from eight thousand six hundred and eighty-eight to eleven thousand five hundred and eighty-four euros to the infringement of tools and instruments confiscated.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article, when felled, destroyed or injured from three hundred to five hundred solid cubic meters of trees or shrubs -

It incurs a fine citizens of eleven thousand five hundred and eighty-four to fourteen thousand four hundred and eighty-one euro to the infringement of tools and instruments confiscated.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article, when felled, destroyed or injured more than five hundred solid cubic meters of trees or shrubs -

It incurs a fine citizens of fourteen thousand four hundred and eighty-one to seventeen thousand three hundred and seventy-seven euros with the offense of tools and instruments confiscated.

*Amendment of the article:*

No. [L-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [L-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-677](#), 98.03.24, *Official Gazette.* 1998, no. 32-854 (98.04.03)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [IX-770](#), 2002-03-07, *Official Gazette.* 2002, no. 31-1121 (2002-03-27)



**62<sup>1</sup> article. Arbitrary trees and bushes, destroying or damaging private forests**

Arbitrary trees and bushes, destroying or damaging private forests where the felling destroyed or injured up to ten solid cubic meters of trees or shrubs -

incur a fine citizens from fifty-seven to one hundred and fifteen euros with the offense of tools and features without confiscation or seizure and harvested timber or income from those activities was confiscated.

The first part of Article provided offense when felled, destroyed or injured from ten to one hundred solid cubic meters of trees or shrubs -

incur a fine for citizens of five hundred and seventy-nine to one thousand one hundred fifty eight euros with the offense of tools and features without confiscation or seizure and harvested timber or income from those activities was confiscated.

The first part of Article provided offense when felled, destroyed or injured from one hundred to three hundred solid cubic meters of trees or shrubs -

incur a fine citizens of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros with the offense of tools and features without confiscation or seizure and harvested timber or income from those activities was confiscated.

The first part of Article provided offense when felled, destroyed or injured from three hundred to five hundred solid cubic meters of trees or shrubs -

incur a fine citizens of two thousand eight hundred and ninety-six to four thousand three hundred and forty-four euros to the infringement of tools and features without confiscation or seizure and harvested timber or income from those activities was confiscated.

The first part of Article provided offense when felled, destroyed or injured more than five hundred solid cubic meters of trees or shrubs -

incur a fine for citizens from four thousand three hundred and forty-four to eight thousand six hundred and eighty-eight euros with the offense of tools and features without confiscation or seizure and harvested timber or income from those activities was confiscated.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article, when felled, destroyed or injured up to ten solid cubic meters of trees or shrubs -

incur a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros with the offense of tools and instruments and harvested timber or income from those activities was confiscated.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article, when felled, destroyed or injured from ten to one hundred solid cubic meters of trees or shrubs -

incur a fine citizens of one thousand one hundred and fifty-eight to two thousand three hundred and sixteen euros with the offense of tools and instruments and harvested timber or income from those activities was confiscated.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article, when felled, destroyed or injured from one hundred to three hundred solid cubic meters of trees or shrubs -

incur a fine for citizens from eight thousand six hundred and eighty-eight to eleven thousand five hundred and eighty-four euros to the infringement of tools and instruments and harvested timber or income from those activities was confiscated.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article, when felled, destroyed or injured from three hundred to five hundred solid cubic meters of trees or shrubs -

incur a fine citizens of eleven thousand five hundred and eighty-four to fourteen thousand four hundred and eighty-one euro to the infringement of tools and instruments and harvested timber or income from those activities was confiscated.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article, when felled, destroyed or injured more than five hundred solid cubic meters of trees or shrubs -

incur a fine citizens of fourteen thousand four hundred and eighty-one to seventeen thousand three hundred and seventy-seven euros with the offense of tools and instruments and harvested timber or income from those activities was confiscated.

*The Code was supplemented with Article:*

No. [IX-770](#), 2002-03-07, Official Gazette. 2002, no. 31-1121 (2002-03-27)

*Amendment of the article:*

No. [XI-1407](#), 2011-05-24, Official Gazette., 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**62<sup>2</sup> article. Randomness felled trees and shrubs growing on forest land, withdrawal or removal (without permission)**



Randomness felled trees and shrubs growing on forest land, withdrawal or removal (without permission), the pull-out or exported to ten solid cubic meters of trees or shrubs -

incur a fine citizens from fifty-seven to one hundred and fifteen euros with traction or transport means without confiscation or seizure.

In the first part of an offense under the retractable or exported from ten to one hundred solid cubic meters of trees or shrubs -

incur a fine for citizens of five hundred and seventy-nine to one thousand one hundred fifty eight euros with traction or transport means without confiscation or seizure.

In the first part of an offense under the retractable or removed from one hundred to three hundred solid cubic meters of trees or shrubs -

It incurs a fine citizens of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros to pull or transport means without confiscation or seizure.

In the first part of an offense under the retractable or removed from three hundred to five hundred solid cubic meters of trees or shrubs -

It incurs a fine citizens of two thousand eight hundred and ninety-six to four thousand three hundred and forty-four euros to pull or transport means without confiscation or seizure.

In the first part of an offense under the retractable or leaving more than five hundred solid cubic meters of trees or shrubs -

shall incur a penalty of four thousand three hundred and forty-four to eight thousand six hundred and eighty-eight euros with traction or transport means without confiscation or seizure.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article when the pull-out or exported to ten solid cubic meters of trees or shrubs -

incur a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros with traction or transport means confiscation.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article when the retractable or exported from ten to one hundred solid cubic meters of trees or shrubs -

It incurs a fine citizens of one thousand one hundred and fifty-eight to two thousand three hundred and sixteen euros to pull or transport means confiscation.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article when the pull-out or removed from one hundred to three hundred solid cubic meters of trees or shrubs -

incur a fine for citizens from eight thousand six hundred and eighty-eight to eleven thousand five hundred and eighty-four euros to pull or transport means confiscation.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article when the pull-out or removed from three hundred to five hundred solid cubic meters of trees or shrubs -

It incurs a fine citizens of eleven thousand five hundred and eighty-four to fourteen thousand four hundred and eighty-one euro to pull or transport means confiscation.

The first part of Article provided for offenses committed person has already been convicted for the offenses in this article when the pull-out or leave more than five hundred solid cubic meters of trees or shrubs -

incur a fine citizens of fourteen thousand four hundred and eighty-one to seventeen thousand three hundred and seventy-seven euros with traction or transport means confiscation.

*The Code was supplemented with Article:*

No. [IX-770](#), 2002-03-07, *Official Gazette*. 2002, no. 31-1121 (2002-03-27)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 63. Arbitrary forest plantations and young stands destroying or damaging**

Arbitrary undergrowth, forest plantations, seedlings or saplings in forest nurseries and plantations, as well as in young, naturally, intended to restore the forest, killing or maiming -

It incurs a fine citizens from fourteen to twenty-eight euros and officials - from twenty-eight to eighty-six euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette*., 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette*., 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 64. Forest resources and their rehabilitation requirements violation**

Final felling approved annual exceedance of illegal logging -

It incurs a fine citizens from twenty-eight to eighty-six euros and officials - from fifty-seven to one hundred and forty four euros.

Forest Reproductive Material Regulations requirements -

citizens incur a warning or a fine from twenty-eight to fifty-seven euros and officials - a fine from fifty-seven to one hundred and fifteen euros.

Forest non restoration through the Lithuanian Republic Law on Forests set deadlines -

incur a fine in proportion to the overhaul for every hectare of forest to the citizens of two hundred and eighty-nine euros and officials - after four hundred and thirty-four euros.

The same act committed by a person who has been an administrative penalty for the third part of the offense -

incur a fine in proportion to the overhaul for every hectare of forest nationals after four hundred and thirty-four euros and officials - five hundred and seventy-nine euros.

Afforestation and Reforestation Regulations requirements -

It incurs a fine citizens from eighty-six to one hundred and fifteen euros and officials - from fifteen to one hundred and one hundred and forty four euros.

The same act committed by a person who has been an administrative penalty for the fifth part of the offense -

It incurs a fine citizens from one hundred forty-four to two hundred and two euros and officials - from one hundred and seventy-three to two hundred sixty euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, Official Gazette., 1990, no. 36-862

No. [I-442](#), 21.04.1994, Official Gazette., 1994, no. 34-618 (94.05.06)

No. [I-1431](#), 96.07.03, Official Gazette. 1996, no. 73-1741 (96.07.31)

No. [VIII-677](#), 98.03.24, Official Gazette. 1998, no. 32-854 (98.04.03)

No. [X-1675](#), 2008-07-03, Official Gazette. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 65. Hay meadows and pastures damaging forest land and arbitrary mowing and livestock grazing**

Hay meadows and pastures damaging forest land -

It incurs a fine citizens from fourteen to twenty-eight euros and officials - from twenty-eight to fifty-seven euros.

Arbitrary mowing and livestock grazing in forests and forest bare forest land -

It incurs a fine citizens from fourteen to twenty-eight euros and officials - from twenty-eight to fifty-seven euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, Official Gazette., 1990, no. 36-862

No. [I-442](#), 21.04.1994, Official Gazette., 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 66. Wild vegetation resources in violation of the established procedures**

Wild seeds and fruit gathering, mushrooms, wild herbs and medicinal raw materials preparation, wild plant technical preparation of raw materials, plants or their parts will be used for decorative purposes in violation of established procedures -

incur a fine citizens from seven to twenty-eight euros and officials - from twenty-eight to fifty-seven euros.

Mushroom purchase, sale or processing of the violation of the established procedures -

incur a fine citizens from seventy-two to one hundred and forty-four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

Trade in wild plants (or parts thereof) in violation of established procedures -

incur a fine citizens from seven to twenty-eight euros and officials - from seventy-two to one hundred and forty four euros.

New wild plant and fungi species into the Republic of Lithuania in violation of established procedures -

It incurs a fine citizens from twenty-eight to fifty-seven euros and officials - from seventy-two to one hundred and forty four euros.

Reproduction for wild plants, their seeds and seedlings, plantation, shoots, as well as the removal of the mycelium of the Republic of Lithuania and the entry into the Republic of Lithuania in violation of established procedures -

It incurs a fine citizens from twenty-eight to fifty-seven euros and officials - from seventy-two to one hundred and forty four euros.

Wild plants and mushrooms for scientific, cultural, educational and aesthetic purposes, botanical and mycological collections conclusion or filling in violation of the established procedures -

It incurs a fine citizens from twenty-eight to fifty-seven euros and officials - from seventy-two to one hundred and forty four euros.

Wild berries and fruits, medicinal plants (or parts thereof), reeds, tree and shrub twigs use without authorization, if such authorization is required -

incur a fine citizens from seven to twenty-eight euros and officials - from twenty-eight to fifty-seven euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [I-1431](#), 96.07.03, *Official Gazette.* 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 67. Protected wild plants or mushrooms unlawful use and to the Republic of Lithuania protected animal, plant and fungi species list of recorded species of plants and fungi destruction of habitats**

Illegal protected wild plants or fungi, parts of the collection, mutilation, destruction, removal from the natural environment or other unlawful these plants or fungi, their parts or products of their acquisition, storage, processing, transporting, or other use -

incurs citizens warning or a fine from twenty-eight to two hundred and eighty-nine euros with the offense of tools and features of these plants or fungi, their parts or products from their confiscation or without confiscation and officials - a fine from fifty-seven to five-hundred and seventy-nine euros with infringement of tools and features of these plants or fungi, their parts or products from their confiscation or without confiscation.

In the Republic of Lithuania protected animal, plant and fungi species list of recorded species of plants and fungi destruction of habitats -

It incurs a fine citizens of one hundred and fifteen to one hundred and forty-four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

Protected wild plants and mushrooms kept in the Republic of Lithuania protected animal, plant and fungi species list, and (or) the European Community importance of animal and plant species on the lists of species covered by international agreements or included as a protected species of plants and fungi.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-1766](#), 2008-11-06, *Official Gazette.* 2008, no. 135-5227 (2008-11-25) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 68. Arbitrary litter destruction, mutilation or collection**

Arbitrary litter destruction, mutilation or collection -

It incurs a fine citizens from fourteen to fifty-seven euros and officials - from forty-three to one hundred and fifteen euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 69. Break open, Slash and felled trees misappropriation**

Break open and overturned intake -

It incurs a fine citizens from seven to fourteen euros and officials - from fourteen to twenty-eight euros.

Felled trees misappropriation -

incur a fine citizens from seventy-two to one hundred and forty-four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 70. Visits forest rules violation**

Visits woods violation of the rules -

a warning or penalty for citizens from fourteen to fifty-seven euros and a fine for officials - from forty-three to one hundred and fifteen euros.

Parking in the woods or driving vehicles forests, where it is prohibited -

It incurs a fine citizens from fourteen to fifty-seven euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [I-1431](#), 96.07.03, *Official Gazette.* 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 71. Drainage ditches, drainage systems and other forest equipment destruction or damage of forest land**

Drainage ditches, drainage systems and other forest equipment destruction or damage of forest land -

It incurs a fine citizens from fourteen to twenty-eight euros and officials - from forty-three to eighty-six euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 72. Forest, land and protected areas landmark, the block posts and signs, billboards, fire protection and recreational facilities damage, destruction or unauthorized transfer**

Forest, land and protected areas landmark, the block posts and signs, billboards, fire protection and recreational facilities damage, destruction or unauthorized transfer -

It incurs a fine citizens from twenty-eight to one hundred and forty-four euros and officials - from forty-three to two hundred seventeen euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-677](#), 98.03.24, *Official Gazette.* 1998, no. 32-854 (98.04.03)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 73. Repealed**

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

### **Article 74. Ant killing or maiming**

Ant destruction or mutilation -

It incurs a fine citizens from fourteen to twenty-eight euros and officials - from forty-three to eighty-six euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 75. Natural monuments regime violation**

Natural monuments and their protection zones regime violation -

It incurs a fine citizens from fourteen to twenty-eight euros and officials - from twenty-eight to fifty-seven euros.

Natural monuments mutilation or destruction -

It incurs a fine citizens from eighty-six to two hundred and two euros and officials - from two to two hundred and four hundred and thirty-four euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)  
No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)  
No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 76. Protected Areas regime violation**

Remedial sites, genetic sites, biosphere polygon, or buffer zones of protection and use regime violation -  
a warning or penalty for citizens from fourteen to fifty-seven euros and a fine for officials - from twenty-eight to one hundred and fifteen euros.

The first paragraph of Article provides for offenses, when environmental damage has occurred -

It incurs a fine citizens from twenty-eight to one hundred and fifteen euros and officials - from fifty-seven to two hundred and thirty-one euro.

The same actions committed by a person who has already been convicted for in the first or second part of the violations -

incur a fine citizens from fifty-seven to one hundred and seventy-three euros and officials - from fifteen to one hundred to two hundred and eighty-nine euros.

State parks and biosphere reserves, with the exception of national parks and biosphere reserves in natural heritage and national parks or biosphere reserves and their plans outside the isolated nature reserves and sanctuaries, protection and use regime violation -

a warning or penalty for citizens from twenty-eight to eighty-six euros and a fine for officials - from fifty-seven to one hundred and seventy-three euros.

The fourth paragraph of Article provides for offenses, when environmental damage has occurred -

incur a fine citizens from fifty-seven to one hundred and seventy-three euros and officials - from fifteen to one hundred to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the fourth or fifth in the offenses -

incurs a penalty of one hundred citizens from fifteen to two hundred and eighty-nine euros and officials - from two hundred and thirty-one to five-hundred and seventy-nine euros.

Nature reserves, conservation areas, natural heritage sites or national parks or biosphere reserves and their plans outside the isolated nature reserves or sanctuaries or national parks or biosphere reserves in the Natural Heritage Protection and use regime violation -

It incurs a fine citizens from eighty-six to one hundred and forty-four euro and a fine for officials - from one hundred forty-four to two hundred and thirty-one euro.

The seventh paragraph provides offenses, when environmental damage has occurred -

It incurs a fine citizens of one hundred and forty-four to two hundred and thirty-one euro and officials - from one hundred and seventy-three to four hundred and thirty-four euros.

The same actions committed by a person who has been given an administrative penalty for the seventh or eighth in the offenses -

incurs a penalty of two hundred citizens from one to thirty-four hundred and thirty-four euros and officials - from four hundred thirty four to eight hundred and sixty-eight euros.

Protected areas and the use of illegal violations of constructing, storage and use of accommodation, accommodation, catering or other purposes wagons or other portable objects or devices -

It incurs a fine citizens of one hundred and forty-four to five hundred and seventy-nine euros and officials - two hundred and eighty-nine to one thousand one hundred fifty eight euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862  
No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)  
No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)  
No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)  
No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*  
No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 77. Fire Protection of Forests in violation of the requirements**

Forest fire protection requirements -

a warning or penalty for citizens from twenty-eight to fifty-seven euros and a fine for officials - from eighty-six to one hundred and seventy-three euros.

Deforestation or harm him in burning or careless handling of fire, as well as the different forest fire protection requirements, causing a forest fire or spread -

incur a fine for citizens of five hundred and seventy-nine to one thousand one hundred and fifty-eight euros and officials - from one thousand one hundred and fifty-eight to two thousand three hundred and sixteen euros.



*Amendment of the article:*

No. XI-3195, 11/09/1989, *Official Gazette*. 1989, no. 27-329

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [I-1431](#), 96.07.03, *Official Gazette*. 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **77<sup>1</sup> article. Forest sanitary protection requirements**

Forest sanitary protection requirements -

a warning or penalty for citizens from fourteen to twenty-eight euros and a fine for officials - from twenty-eight to fifty-seven euros.

Forest sanitary protection requirements in the event of damage to the environment -

It incurs a fine citizens from twenty-eight to fifty-seven euros and officials - from fifty-seven to one hundred and fifteen euros.

The same act committed by a person who has already been convicted of this in the second part of the offense

-

incur a fine for citizens of the two hundred and eighty-nine to five hundred and seventy-nine euros and officials - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

*Amendment of the article:*

No. [I-1431](#), 96.07.03, *Official Gazette*. 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **Article 78. Lithuanian Republic greenery Law and other laws governing the greenery and plantations at the forest land protection, management, landscape design, engineering, plant breeding, non-compliance or violation**

Unauthorized or illegal destruction of green areas protected trees and shrubs growing in non-forest land, damaging, destroying or grafting -

It incurs a fine citizens from fifty-seven to two hundred and two euros and officials - from eighty-six to two hundred and eighty-nine euros .

Illegal greenery in the storing do not fall within the trees and shrubs growing in non-forest land, damaging or destruction of, or n eteisėtas lianas growing in a state or local government than forestry land, damaging or destruction of, or n eteisėtas lawns and flowerbeds mutilation or destruction, or illegal greenery in the small landscape architecture, engineering, and temporary structures damage, destruction or transfer -

citizens incur a warning or a fine of from fourteen to eighty-six euros and a fine for officials - from twenty-eight to one hundred and seventy-three euros.

Seedling quality requirements of the offense or trees and shrubs for breeding, lawn and flowerbeds installation offense or tree and shrub care, water reservoirs, located in greenery, security, lawn and flower beds Care offense or greenery and plantation sanitary protection offense or plantation protection in violation of the rules of construction work -

It incurs a fine citizens from twenty-eight to one hundred and fifteen euros and officials - from fifty-seven to one hundred and forty four euros .

Plant breeding, growing of trees and bushes pruning, plantation protection against diseases and pests, lawns and flowerbeds installation works, the work in a company does not have specialists who established procedures authorized to carry out such work, -

a warning or a fine green areas and plantations, managing head of the company from forty-three to eighty-six euros .

Incremental and tied landscape design and management of the project preparation Procedure requirements -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros .

Published protected trees and bushes, replanting or other removal, pruning works issuance according to the requirements -

incur a fine for officials from eighty-six to two hundred and thirty-one euro .

*Amendment of the article:*



No. [XI-3195](#), 11/09/1989, *Official Gazette*. 1989, no. 27-329  
No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862  
No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)  
No. [I-1431](#), 96.07.03, *Official Gazette*. 1996, no. 73-1741 (96.07.31)  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)  
No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **78<sup>1</sup> article. Illegal passage through the herbal cover the forest floor or water ice in motor vehicles**

Illegal passage through the herbal cover the forest floor or water ice in motor vehicles -  
a warning or a fine of fourteen to one hundred and forty four euros.

Illegal passage through the herbal cover the forest floor in motor vehicles, where this grass cover or forest litter were injured or destroyed -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

*Amendment of the article:*

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 79. Emissions to the atmosphere**

Emissions to the atmosphere without the procedure established by a permit issued in accordance with the legislation of such authorization is required -

It incurs a fine citizens from one hundred fifteen to five hundred and seventy-nine euros and officials - two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

Emissions to the atmosphere in excess of the permit set air emission standards, or in violation of any other edition of emissions into the atmosphere conditions or emissions to the atmosphere in violation of the statutory emission into the atmosphere of environmental protection regulations and other air emissions requirements in accordance with legislation a permit to emit pollutants into the atmosphere is not required -

It incurs a fine citizens from fifty-seven to two hundred and eighty-nine euros and officials - from one hundred and seventy-three to one thousand one hundred fifty eight euros.

The same actions committed by a person who has already been convicted for in the first or second part of the violations -

incur a fine for citizens of the two hundred and eighty-nine to one thousand one hundred and fifty-eight euros and officials - from five hundred seventy-nine to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 80. Atmospheric pollutants treatment facilities operating rules violation and the non-use of such equipment**

Installations, facilities and equipment for emissions into the atmosphere clean and control the use of violation of the rules, as well as their exclusion -

incurs a penalty of one hundred and fifteen to two hundred and thirty-one euro.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 81. Vehicles and other movable means in excess of the emission of polluting substances in the thresholds, the release operation**

Transport and other instruments and devices which emit polluting substances, as well as the operation of the noise exceeds the limit values of the release operation -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 82. Vehicles and other movable means in excess of the emission of polluting substances in the limit values of the operation**

Vehicles and other movable equipment and instruments, which emit polluting substances, as well as the operation of the noise exceeds the limit values of the operation -

incur a fine from twenty-eight to fifty-seven euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **82<sup>1</sup> article. Director's decision to temporarily restrict or prohibit vehicle traffic Failure**

Director's decision in a particular municipal area to temporarily restrict or ban on vehicle traffic in order to protect human health and the circumferential direction around which generates unfavorable pollutant dispersion conditions or when pollution exceeded the limit values or alert thresholds, non-compliance -

incurs a penalty from twenty-eight to one hundred and fifteen euros.

*The Code was supplemented with Article:*

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 83. Atmospheric protection requirements of the incineration of waste**

Incineration of waste outside the law or other statutory protection of the atmosphere -

It incurs a fine citizens from twenty-eight to fifty-seven euros and officials - from fifty-seven to one hundred and fifteen euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **83<sup>1</sup> article. Environmental protection requirements of the burning of dry grass, reeds, straw, arable and horticultural waste**

Dry grass, reeds, fallen tree leaves, straw, arable and horticultural waste burning in violation of environmental protection requirements -

It incurs a fine citizens nu and twenty-eight to two hundred and thirty-one euro and officials - from fifty-seven to two hundred and eighty-nine euros.

Stubble, also uncut and nesugrèbtü (uncollected), grass, cane, corn and other crops burning -

It incurs a fine citizens from fifty-seven to two hundred and eighty-nine euros and officials - from fifteen to one hundred and three hundred and forty-seven euros.

Land owners, users and managers of the failure to take fire prevention measures following the observation of their land grass, stubble or nesugrèbtü (uncollected) straw fire -

incur a fine from twenty-eight to one hundred and seventy-three euros .

*The Code was supplemented with Article:*

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

*Amendment of the article:*

No. [I-1431](#), 96.07.03, *Official Gazette.* 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **83<sup>2</sup> article. Peat bogs and peaty grassland burning**

Peat bogs and peaty grassland burning -

incur a fine from eighty-six to two hundred and thirty-one euro.

Failure to notify the fire service about burning peat bogs -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 84. Environmental protection requirements of the transport, storage and use of plant protection products and other products**

Plant protection products, growth stimulants, mineral fertilizers and other products transportation, storage and use in violation of environmental protection requirements -

It incurs a fine citizens from twenty-eight to fifty-seven euros and officials - from forty-three to eighty-six euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **84<sup>1</sup> article. Substances and mixtures (preparations) processing requirements violation**

Hazardous substances and mixtures (preparations), with the exception of toxic substances, storage according to the requirements -

a warning or penalty for individuals involved in the management of chemicals-related activities, from one hundred and forty-four to two hundred and eighty-nine euros and a warning or a fine of legal entities engaged in the management of chemicals related activities, managers or their authorized persons - two hundred eighty-nine-to-five-hundred and seventy-nine euros.

Hazardous substances and mixtures (preparations), as well as products containing import and (or) in violation of export in 2008. 17 June. European Parliament and Council Regulation (EC) No. 689/2008 of dangerous chemicals export and import requirements set -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from the two hundred and eighty-nine to eight hundred and sixty-eight euros.

Substances on their own, in mixtures (preparations) or in articles, in violation of registration in 2006. 18 December. European Parliament and Council Regulation (EC) No. 1907/2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45 / EC and repealing Council Regulation (EEC) No. 793/93, Commission Regulation (EC) No. 1488/94, Council Directive 76/769 / EEC and Commission Directives 91/155 / EEC, 93/67 / EEC, 93/105 / EC and 2000/21 / EC, the requirements and (or) the requirement of this paragraph, the Regulation states reintroduction of chemicals on their own, in mixtures (preparations) or in articles, the registration of non-compliance -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from the two hundred and eighty-nine to one thousand seven hundred and thirty-seven euros.

Ban on the production and (or) placing on the market of chemicals, their own, in mixtures (preparations) or products if they are not registered in accordance with the procedure, the violation -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from five hundred seventy nine and two thousand three hundred and sixteen euros.

Data obtained during the test of the substance for the purposes of registration, and (or) documents to justify the costs of failure to other potential registrants -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from the two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

Be the responsibility of the third paragraph of the Regulation referred cases prescribed for the chemical safety assessment, risk reduction measures and their use, and (or) information to the European Chemicals Agency for the non-fulfillment -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from five hundred seventy-nine to one thousand one hundred fifty eight euros.

The requirements of the manufacturer, importer, downstream user or distributor store and set time to store information on production, imports, placed on the market or use chemicals needed for their duties in accordance with paragraph third part of the Regulation to carry out the offense, as well as the substance or mixture (preparation ) supplier market obligations to collect and store information, which he used for the classification and labeling of a substance or a mixture (product) by 2008. 16 December. European Parliament and Council Regulation (EC) No. 1272/2008 on classification, labeling and packaging, amending and repealing Directives 67/548 / EEC and 1999/45 / EC, and amending Regulation (EC) No. 1907/2006 (hereinafter in this article - Regulation (EC) no. 1272/2008), the non-fulfillment and (or) requirements to allow this information to the European Chemicals Agency, the Lithuanian competent authority and (or) of substances and mixtures (preparations) processing state control of institutions carrying out non-compliance -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from five hundred seventy-nine to one thousand one hundred fifty eight euros.

The requirement to provide additional information to the European Chemicals Agency and (or) Lithuanian competent authority in accordance with the authorities' request and demands to the European Chemicals Agency for information on their own, in mixtures (preparations) or articles or substances for which the third part of Article Regulation referred findings are subject to registration exemptions, non-compliance and (or) the registration exemptions in cases failure to comply with the conditions laid down -

incur a warning or penalty for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from the two hundred and eighty-nine to eight hundred and sixty-eight euros.

The requirements of this paragraph in the third paragraph referred to by these Rules through the supply chain, distributors or customers with information about the chemical substances on their own, in mixtures (preparations) or products and to mixtures (preparations) non-compliance -

incur a warning or penalty for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from the two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

Substances on their own, in mixtures (preparations) or articles, as well as mixtures (preparations), explosive substances or mixtures (preparations) with product classification, dangerous substances and mixtures (preparations) of explosives in Class packaging and (or) the labeling (including the classification review of the labeling information updating requirements) in accordance with Regulation (EC) No. 1272/2008 violation of the prohibition to place on the market a dangerous substance and (or) a mixture of (product) or explosives belonging to the class of the product, if they found the procedure is not classified, labeled and (or) packed violation -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from the two hundred and eighty-nine to four thousand three hundred and forty-four euros.

Safety Data Sheets for establishing and (or) the provision of non-compliance -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from the two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

Material Safety Data Sheet and its annexes the conditions and requirements -

a warning or penalty for individuals involved in the management of chemicals-related activities, from twenty-eight to one hundred and forty-four euros and a fine legal entities engaged in the management of chemicals related activities, managers or their authorized persons - two hundred and eighty-nine to one one thousand four hundred and forty-eight euros.

Insurance available on the market and (or) the use of hazardous chemicals, their own, in mixtures (preparations) or products if the use of the substance or their inclusion in the composition procedure established by unauthorized violation, except insurance realization and (or) to treat toxic substances offense -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their authorized persons from one thousand four hundred and forty-eight to four thousand three hundred and forty-four euros.

Dangerous chemicals, their own, in mixtures (preparations) or products, excluding storage of toxic substances in contravention of the authorization conditions -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from five hundred seventy-nine to two thousand eight hundred and ninety-six euros.

The requirement to notify the European Chemicals Agency on substances, on their own, in mixtures (preparations) or in articles, in accordance with Regulation (EC) No. 1272/2008 established procedure, so that they would be included in the classification and labeling inventory, fulfillment of obligations -

a warning or penalty for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their authorized persons from one hundred forty-four to two hundred and eighty-nine euros.

Prohibit the use of dangerous substances, on their own, in mixtures (preparations) or products and mixtures (preparations) manufacture, placing on the market and (or) use, with the exception of toxic materials production, storage and (or) realization -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their authorized persons from one thousand four hundred and forty-eight to four thousand three hundred and forty-four euros.

Hazardous substances and mixtures (preparations), with the manufacture, placing on the market and (or) restrictions on the use, with the exception of toxic materials, manufacture, storage and (or) sales restrictions, the violation -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their authorized persons from one thousand one hundred and fifty-eight to two thousand eight hundred and ninety-six euros.

Hazardous substances and mixtures (preparations), with their products, the manufacturing, placing on the market and use of prohibited or restricted, scrapping down requirements -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from the two hundred and eighty-nine to two thousand three hundred and sixteen euros.

For information on the manufacture, placing on the market, imported, exported, distributed, used chemical substances and mixtures (preparations), their characteristics and effects of failure to laws and according to the laws, they hides and (or) distortion, Regulation (EC) No. 1272/2008 the requirements established in order to provide preventive and curative measures relevant information on the supply of the market and the impact on health or physical effects are classified as hazardous mixtures (preparations), chemical composition of non-compliance -

a warning or penalty for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their authorized persons from one hundred forty-four to one thousand four hundred and forty-eight euros.

Manufacture, placing on the market, distributed, used chemical substances and mixtures (preparations) accounting requirements -

a warning or penalty for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their authorized persons from one hundred forty four to eight hundred and sixty-eight euros.

Hazardous substances and mixtures (preparations), their use of products containing advertising requirements -

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from the two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

2008. 22 October. European Parliament and Council Regulation (EC) No. 1102/2008 of metallic mercury and certain mercury compounds and mixtures and the banning of exports and the safe storage of metallic mercury (hereinafter in this article - Regulation (EC) no. 1102/2008) imposed the ban on export of metallic mercury, mercury compounds or mixtures with other substances, including alloys of mercury, as well as insurance mixing of metallic mercury with other substances for export purposes non-compliance -

incur a fine for individuals involved in the management of chemicals-related activities, from one hundred forty four to five hundred and seventy-nine euros and legal entities engaged in the management of chemicals related activities, managers or their authorized persons - two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

Regulation (EC) No. 1102/2008 the requirements laid down in order to provide the European Commission and the Lithuanian competent authority to metallic mercury imports into the European Union, metallic mercury use and (or) the use of the termination, the formation of metallic mercury production processes - Failure

incur a fine for individuals involved in the management of chemicals-related activities, and legal entities engaged in the management of chemicals related activities, managers or their representatives from the two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [IX-726](#), 2002-01-22, Official Gazette. 2002, no. 13-477 (2002-02-06)

Amendment of the article:

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

No. [X-1766](#), 2008-11-06, Official Gazette. 2008, no. 135-5227 (2008-11-25) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-1294](#), 2011-03-24, Official Gazette., 2011, no. 40-1918 (2011-04-05), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **84<sup>2</sup> article. Fluorinated greenhouse gases and their products with their products and equipment management requirements violation**

Restrictions on fluorinated greenhouse gases and their products uses or permitted use of content violation and (or) to prohibit the placing on the market or import of products and equipment to the gas and their products or relying on these gases and their products available on the market, and ( or) import -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros and confiscation of goods and equipment.

The requirements collected from fluorinated greenhouse gases and their preparations containing equipment and products of fluorinated greenhouse gases and their preparations violation -

incur a fine of five hundred and seventy-nine to eight hundred and sixty-eight euros .

The requirement to check fluorinated greenhouse gases and their products with the equipment on the possible fluorinated greenhouse gases and their preparations leakage, install fluorinated greenhouse gases and their preparations in leak detection systems and to check violation of such systems -

incur a fine of four hundred and thirty-four seven hundred and twenty-four euros .

Fluorinated greenhouse gases and their preparations containing products and equipment available on the market and (or) import in violation of labeling requirements -

incurs a penalty of two hundred and eighty-nine to seven hundred twenty four euros .

Requirements to ensure that the fluorinated greenhouse gases and their preparations containing equipment for leakage and leak detection systems tested, the fluorinated greenhouse gases and their preparations of the equipment and products collected, the equipment installed, operated, or to perform its maintenance persons with statutory qualification breach, as well as the requirements to ensure that the fluorinated greenhouse gases and their preparations shipments adopted persons with statutory qualifications, the violation -

incurs a penalty of two hundred and eighty-nine to four hundred and thirty-four euros .

For information on the manufacture, placing on the market, imported, exported, used, collected, recycled, recovered, digested fluorinated greenhouse gases and their preparations, operated fluorinated greenhouse gases and their products with the equipment failure to the European Union and (or) Lithuanian authorities in accordance with the legislation this information concealment and (or) distortion -

incurs a penalty of two to two hundred to two hundred and eighty-nine euros.

The requirement to collect and compile data on fluorinated greenhouse gases and their products with the facilities in the fluorinated greenhouse gases and their preparations in the amount and type of added amount, maintenance, operation and disposal of the collected amount and (or) information about the equipment maintenance or operation carried out the natural or legal person of the equipment for leakage testing, leak detection systems, inspection dates and results of the violation -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros .

The Code was supplemented with Article:

No. [X-1675](#), 2008-07-03, Official Gazette. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

Amendment of the article:

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **84<sup>3</sup> article. Ozone-depleting substances and their mixtures, and products containing such substances or mixtures, or whose activities are dependent on them, the processing requirements of violation**

Equipment and products containing ozone-depleting substances and their mixtures, installation , maintenance, repair, inspection for ozone-depleting substances leak and dismantling without the necessary skills to perform work with equipment containing ozone depleting substances or mixtures thereof, or lead such work -

citizens incur a warning or a fine of from twenty-eight to one hundred and forty-four euros and officials - a fine of one hundred and forty-four to two hundred and eighty-nine euros.

The first paragraph of Article provides for offenses, provided that the environment has been thrown ozone-depleting substances -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to four hundred and thirty-four euros.



Permit a person who does not have the necessary skills to work in the first part of the jobs listed with equipment containing ozone depleting substances or their mixtures -

incurs a penalty from one hundred and forty-four to two hundred and eighty-nine euros.

The requirements set out in order to check for leakage of equipment containing ozone depleting substances and mixtures thereof, the violation or the equipment with a crash for which ozone-depleting substances are or may enter the environment, operation -

incurs a penalty of one hundred and forty-four to four hundred and thirty-four euros.

T AW statutory requirements for equipment containing ozone depleting substances or mixtures thereof, labeling, data on ozone-depleting substances and mixtures of the equipment assembly, the use of equipment to supplement, another of the information on equipment operation, processing and storage requirements, and ( or) an obligation to ensure that the equipment is safe operating and maintenance instructions, and (or) to comply with the instructions, the violation -

shall incur a penalty of fifty-seven to two hundred and thirty-one euro.

The requirements laid down in order to collect the ozone-depleting substances and mixtures of equipment containing such substances or mixtures thereof, maintenance, repair time or before the dismantling or disposal of equipment -

incur a fine citizens from eighty-six to two hundred and thirty-one euro and officials - from one hundred forty-four to four hundred and thirty-four euros.

Ozone-depleting substances and mixtures thereof, or the equipment and products containing ozone-depleting substances or mixtures thereof, destruction requirements -

incurs a penalty of two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

Requirements to take the statutory measures to prevent ozone-depleting substances leak from used equipment violation and (or) wear, improper use and (or) the dismantling of obsolete equipment or equipment such treatment of waste in violation of the ozone-depleting substance emissions into the environment in the prevention and reduction of requirements -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

This article provides the eighth offense, provided that the environment has been thrown ozone-depleting substances -

incurs a penalty of two hundred and thirty-one to four hundred and sixty-three euros.

Equipment and products which contain chlorofluorocarbons, halons, carbon tetrachloride, 1,1,1-trichloroethane, hydrobromofluorocarbons, bromochloromethane, or methyl bromide mixtures containing these substances, or equipment and products, relying on such substances or mixtures containing these substances, import, Placing on the market, export and (or) operation (except in the first, second, third, fourth, fifth, sixth, eighth, ninth paragraphs offenses referred to) in violation of the statutory requirements -

incurs a penalty of two hundred and thirty-one to one thousand four hundred and forty-eight euros.

Equipment and products containing hydrochlorofluorocarbons, or mixtures containing these substances, or equipment and products, relying on such substances or mixtures containing these substances, the importation, marketing, export and (or) operation (except in the first, second, third, fourth, fifth, sixth, eighth, ninth paragraphs offenses referred to) in violation of the statutory requirements -

incurs a penalty of one hundred and forty-four to four hundred and thirty-four euros.

For information on ozone-depleting substances and their mixtures, and products containing such substances or mixtures or relying on ozone depleting substances or mixtures thereof, importation, exportation, importation into the territory of Lithuania, exit from the Republic of Lithuania, the destruction of ozone-depleting substances and mixtures thereof, the use of the collection of equipment or products, recycling, reclamation, to existing or disposable equipment, equipment purchases, sales, other transfer to another company, the ozone-depleting substances and mixtures thereof equipment replacement with other materials, equipment Failure to dismantling the European Union and (or) the authorities of the Republic of Lithuania according to the laws, they hides and (or) distortion -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The law with respect to ozone-depleting substances and their mixtures, equipment and products containing ozone-depleting substances or mixtures thereof, or of relying on infringements, with the exception of this Code defaults -

a warning or a fine from twenty-eight to two hundred and thirty-one euro.

*The Code was supplemented with Article:*

No. [XI-1675](#), 2008-07-03, Official Gazette. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XI-1902](#), 2011-12-22, Official Gazette., 2011, no. 163-7778 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

*The Code was supplemented with Article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) *N* Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-1902](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7778 (2011-12-31), *N* Hereby law implemented in the European Union legislation referred to in the annex to the Law

### **Article 85. Legislation governing hunting, violation of the requirements**

Hunting in the Republic of Lithuania and the rules (or) other legislation governing hunting, violation of the requirements, except that in the third, fourth, fifth, sixth and seventh parts of the offenses -

a warning or a fine from twenty-eight to eighty-six euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine from eighty-six to two hundred and eighty-nine euros with the offense of tools and instruments in addition to confiscation or seizure.

Loops for game meat to catch, possession, manufacture, purchase or sale -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros with loops confiscation.

Hunting or presence of hunting areas with tools used for hunting (firearms, traps) or the means (flags, night vision devices, movable turrets), when it does not have to hunt for the right person, with or without the animal processing or transportation -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros with the offense of tools, vehicles, which were used to hunt animals and (or) of killed animals, transport, and other infringement confiscation measures.

The person who has the right to hunt (the hunter), the presence of hunting grounds with the tray is not inserted in a hunting weapon, when a hunting plot unit issued hunting sheet there is no entry for this hunter and the animal nesumedžiotas, or hunting in areas where this person (the Hunter) does not have the right to hunt, when the animal nesumedžiotas -

incur a fine of five hundred and seventy-nine to one thousand four hundred and forty-eight euros with deprivation of the right to hunt from one to five years.

Animals, which hunt for the person who has the right to hunt (Hunter) are not eligible, killing or illegal game-Licensing animal transport or processing -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros with the right to hunt sentence of between one and five years and infringement of tools, vehicles which have been used in animals to hunt and (or) of killed animals, transport, and other infringement measures forfeiture.

Hunting, when doing it sober (an average (from 1.5 parts per million to 2.5 parts per million), or severe (from 2.5 parts per million or more) sober (drunk) degree or refused to undergo intoxication (drunkenness), under the influence of drugs or psychotropic material person, or hunting prohibited the use of tools, instruments, prohibited hunting methods set out in the territory of the Republic of Lithuania hunting regulations -

incur a fine of five hundred and seventy-nine to one thousand seven hundred and thirty-seven euros with the right to hunt sentence of between one and five years and infringement of tools, vehicles which have been used in animals to hunt and (or) of killed animals, transport, and other infringement measures forfeiture.

The same actions committed by a person who has been given an administrative penalty for the third, fourth, fifth, sixth or seventh parts of the offenses -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros with the offense of tools, vehicles, which were used to hunt animals and (or) of killed animals, transport, and other infringement confiscation measures.

**Note.** Administrative liability does not render the Republic of Lithuania hunting regulations orderly manner in the animal, which has no right to hunt the hunter, killing cases.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)

No. [X-382](#), 2005-11-10, *Official Gazette.*, 2005, no. 137-4911 (2005-11-19)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-893](#), 2014-05-15, 2014-05-27 announced TAR, ik 2,014 to 05,731

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 86. Occupation Failure to protect the environment**

Statutory use of natural resources and environmental protection requirements arising out of the official who did not take action against them, the fault -

incurs a penalty from one hundred forty four to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 87. Legislation governing the amateur fishing violation**

Amateur fishing rules and other legislation governing the amateur fishing - Failure a warning or a fine of seven to fifty-seven euros with the offense of tools and instruments in addition to confiscation or seizure.

Illegal fishing gear (except electric or ultrasonic fishing gear), the use of which is prohibited by law, possession -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros with the tools and instruments confiscated.

Amateur fishing offenses committed using prohibited gear or prohibited method (with the exception of electricity and ultrasound), -

incurs a penalty of one hundred and fifteen to two hundred and eighty-nine euros with the tools and instruments confiscated.

Limit fishing regulatory measures and breach of the terms, with the exception of the fifth paragraph in the offense -

incur a fine from eighty-six to one hundred and seventy-three euros with the offense of tools and instruments in addition to confiscation or seizure.

Limit fishing regulatory measures and the conditions laid down in the fishing area of the user in fishing waters, where it is authorized to use a fishing area, a violation -

incurs a penalty of one hundred and fifteen to two hundred and thirty-one euro.

Salmon, sea trout, brown trout and grayling fishing a limited regulatory measures and breach of the -

incurs a penalty of two hundred and thirty-one to five-hundred and seventy-nine euros with the offense of tools and instruments confiscated.

*Amendment of the article:*

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [I-1431](#), 96.07.03, *Official Gazette.* 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [VIII-1824](#), 00:07:11, *Official Gazette.* 2000, no. 64-1913 (00.07.31)

No. [IX-463](#), 2001-07-12, *Official Gazette.* 2001, no. 66-2409 (2001-08-01)

No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XI-2057](#), 2012-06-12, *Official Gazette.* 2012, no. 72-3707 (2012-06-27)

No. [XII-893](#), 2014-05-15, 2014-05-27 announced TAR, ik 2,014 to 05,731

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **87<sup>1</sup> article. Fisheries regulations governing the use of water bodies, the permit to use a fishing area under terms and pisciculture fishing waters breach**

Private fishing water use violation -

incur a fine from twenty-eight to one hundred and forty four euros .

The authorization to use a fishing area under conditions of violation -

incur a fine from twenty-eight to one hundred and seventy-three euros .

Legislation governing the farming of native waters, violation -

incur a fine from twenty-eight to one hundred and seventy-three euros .

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [X-134](#), 2005-03-17, *Official Gazette.*, 2005, no. 47-1553 (2005-04-12)

No. [XII-893](#), 2014-05-15, 2014-05-27 announced TAR, ik 2,014 to 05,731

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **87<sup>2</sup> article. Breaches related to Integrated fisheries data management system**

The satellite of the Republic of Lithuania fishing vessel monitoring system use violation -

shall incur a penalty of fifty-seven to one thousand four hundred and forty-eight euros with the right to engage in fishing imprisonment up to six months or without deprivation of that right.

The Republic of Lithuania fishing vessel registration of fishing vessels registered in violation of the provisions -

incur a fine from twenty-eight to one hundred and forty four euros with the right to engage in fishing imprisonment up to six months or without deprivation of that right.

Economic and biological data and information on the fishery resources and fish production exclusions - shall incur a penalty of fourteen to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [VIII-1824](#), 00:07:11, *Official Gazette*. 2000, no. 64-1913 (00.07.31)

No. [X-134](#), 2005-03-17, *Official Gazette.*, 2005, no. 47-1553 (2005-04-12)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **87<sup>3</sup> article. Commercial fishing violation**

Commercial fishing in inland waters breach -

a warning or a fine from fourteen to seventy two euros to the infringement of tools and features without confiscation or seizure, the right to engage in fishing imprisonment up to six months or without deprivation of that right.

Commercial fishing in inland waters rough violation of provisions -

incur a fine from eighty-six to two hundred and thirty-one euro to the infringement of tools and features on seizures with or without confiscation or deprivation of the right to engage in fishing for up to two years with infringement of tools and instruments in addition to confiscation or seizure.

Commercial fishing in the marine waters of violation -

a warning or a fine of fifty seven and two hundred and eighty-nine euros with the offense of tools and features on seizures with or without confiscation or deprivation of the right to engage in fishing for up to six months with the offense of tools and instruments in addition to confiscation or seizure .

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [VIII-1824](#), 00:07:11, *Official Gazette*. 2000, no. 64-1913 (00.07.31)

No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)

No. [X-134](#), 2005-03-17, *Official Gazette.*, 2005, no. 47-1553 (2005-04-12)

No. [XII-399](#), 2013-06-20, *Official Gazette*. 2013, no. 71-3580 (2013-07-01), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **87<sup>4</sup> Article. Special fishing violation**

Special fishing violation -

incur a fine from twenty-eight to one hundred and forty four euros with the offense gear confiscation or without confiscation.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [VIII-1824](#), 00:07:11, *Official Gazette*. 2000, no. 64-1913 (00.07.31)

No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)

No. [X-134](#), 2005-03-17, *Official Gazette.*, 2005, no. 47-1553 (2005-04-12)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **87<sup>5</sup> article. Fishery products landed and (or) reloading from fishing vessels in ports and (or) in the maritime waters breach**

Fishery products landed and (or) reloading from fishing vessels in ports and (or) the marine waters of violation -

a warning or a fine of one hundred and forty-four to two hundred and eighty-nine euros with the right to engage in fishing imprisonment up to six months or without deprivation of that right.

**Note.** This paragraph shall not apply to inland fishing products .

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [VIII-1824](#), 00:07:11, *Official Gazette*. 2000, no. 64-1913 (00.07.31)

No. [X-134](#), 2005-03-17, *Official Gazette.*, 2005, no. 47-1553 (2005-04-12)

No. [XII-399](#) , 2013-06-20, Official Gazette. 2013, no. 71-3580 (2013-07-01), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **87<sup>6</sup> Article. The original fishing product sales and purchase violation**

The original fishing product sales and purchase violation -  
a warning or a fine of one hundred and forty-four to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#) , 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [VIII-1824](#) , 00:07:11, Official Gazette. 2000, no. 64-1913 (00.07.31)

No. [X-134](#) , 2005-03-17, Official Gazette., 2005, no. 47-1553 (2005-04-12)

No. [XII-399](#) , 2013-06-20, Official Gazette. 2013, no. 71-3580 (2013-07-01), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **87<sup>7</sup> article. Breaches related to fishing products storage, transportation, processing, selling and buying, as well as representing the fishing producer organizations representing or aquaculture producer organizations set production and trade violation**

Lower than in the fish for human consumption, storage, transport, processing, sale or purchase -  
incur a fine from twenty-eight to one hundred and forty four euros with fish confiscation or without confiscation.

Prohibited from fishing in fresh fish caught during transport, storage, processing, sale or purchase -  
incur a fine from eighty-six to two hundred and eighty-nine euros with fish confiscation or without confiscation.

Fishery products prohibited stored, transported, processed or marketed for use violation -  
incur a fine from eighty-six to two hundred and eighty-nine euros.

Representing fishing producer organizations representing or aquaculture producer organizations set production and trade provisions of the non-attached fish farmers or fish stocks to users engaged in commercial fishing, the infringement -

incur a fine from twenty-eight to one hundred and forty four euros .

**Note.** In the first and second paragraphs do not apply to aquaculture products with supporting documents.

*The Code was supplemented with Article:*

No. [X-134](#) , 2005-03-17, Official Gazette., 2005, no. 47-1553 (2005-04-12)

*Amendment of the article:*

No. [X-1437](#) , 2008-01-29, Official Gazette. 2008, no. 18-630 (2008-02-12)

No. [XI-1223](#) , 2010-12-14, Official Gazette., 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-399](#) , 2013-06-20, Official Gazette. 2013, no. 71-3580 (2013-07-01), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **87<sup>8</sup> article. Fisheries control officer may mandatory requirements set forth in Failure**

Fisheries control officer may mandatory requirements set forth in failure in time -  
incur a fine individuals and heads of legal entities from twenty-eight to one hundred and forty-four euros and officials - from fifty-seven to two hundred and eighty-nine euros.

Fisheries control officer repeated a given mandatory requirements set forth in failure in time -  
incur a fine individuals and heads of legal entities from one hundred forty-four to two hundred and eighty-nine euros and officials - from five hundred seventy-nine to two thousand twenty-seven euros.

*The Code was supplemented with Article:*

No. [X-1766](#) , 2008-11-06, Official Gazette. 2008, no. 135-5227 (2008-11-25) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **87<sup>9</sup> article. Obstructing fishery control officer to carry out duties assigned to him or his legal non-compliance**

Obstructing fishery control officer to carry out duties assigned to him or his legal non-compliance -  
incur a fine individuals and legal persons in the range from fifty-seven to two hundred and eighty-nine euros and officials - from one hundred forty four to five hundred and seventy-nine euros.

Failure to comply with fishery control officer in uniform requirement to stop fishing boat or other water vehicle -



The navigators incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

**Note.** Uniformed fishery control officer to stop the requirement of a fishing vessel or water vehicle is expressed by giving the signal a white flag, or through the speaker. Suspension of the fishing vessel or water vehicle driver fishery control officer show official identification card.

*The Code was supplemented with Article:*

No. [X-1766](#), 2008-11-06, *Official Gazette*. 2008, no. 135-5227 (2008-11-25) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**87<sup>10</sup> article. 2011. 8 April. Commission Implementing Regulation (EU) No. 404/2011 laying down detailed rules for implementing Regulation (EC) No. 1224/2009 establishing a Community control system for ensuring the common fisheries policy rules, compliance with the rules set out in Annex XXX serious infringement**

2011. 8 April. Commission Implementing Regulation (EU) No. 404/2011 laying down detailed rules for implementing Regulation (EC) No. 1224/2009 establishing a Community control system for ensuring the common fisheries policy in compliance with the rules, the implementing rules (hereinafter - Regulation (EU) no. 404/2011), XXX in Annex serious infringement, for which 3 points of the Criminal Code -

incur a fine masters of fishing vessels of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine masters of fishing vessels from one thousand one hundred and fifty-eight to two thousand twenty-seven euros.

Regulation (EU) No. 404/2011 XXX in Annex serious infringement punishable by 4 points of the Criminal Code -

incur a fine masters of fishing vessels from one thousand one hundred and fifty-eight to one thousand seven hundred and thirty-seven euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the offense -

incur a fine masters of fishing vessels from one thousand seven hundred and thirty-seven to two thousand six hundred and six euros.

Regulation (EU) No. 404/2011 XXX in Annex serious infringement punishable by 5 points of the Criminal Code -

incur a fine masters of fishing vessels from one thousand seven hundred and thirty-seven and two thousand three hundred and sixteen euros.

The same actions committed by a person who has been given an administrative penalty for the fifth part of the offense -

incur a fine masters of fishing vessels from the two thousand three hundred and sixteen to three thousand one hundred and eighty-five euros.

Regulation (EU) No. 404/2011 XXX in Annex serious infringement liable to a 6 points of the Criminal Code -

incur a fine masters of fishing vessels from the two thousand three hundred and sixteen to two thousand eight hundred and ninety-six euros.

The same actions committed by a person who has been given an administrative penalty for the seventh part of the offense -

incur a fine masters of fishing vessels from the two thousand eight hundred and ninety-six to three thousand seven hundred and sixty-five euros.

Regulation (EU) No. 404/2011 XXX in Annex serious infringement punishable by 7 points of the Criminal Code -

incur a fine masters of fishing vessels from the two thousand eight hundred and ninety-six to three thousand four hundred and seventy five euros.

The same actions committed by a person who has been given an administrative penalty for the ninth part of the offense -

incur a fine masters of fishing vessels from three thousand four hundred and seventy-five to four thousand three hundred and forty-four euros.

Regulation (EU) No. 404/2011 XXX Annex three or more serious offenses for which the allocated amount of points is 18 and over, making of three years after the last serious infringement was committed -

incur masters of fishing vessels the right to hold the fishing vessel Captain's office, a period of between two months and one year.

*The Code was supplemented with Article:*



No. [XII-399](#) , 2013-06-20, Official Gazette. 2013, no. 71-3580 (2013-07-01), this law implemented in the European Union legislation referred to in the annex to the Law

Amendment of the article:

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**87<sup>11</sup> article. Irregularities in the Republic of Lithuania with the fishing vessel propulsion engine power**

The Lithuanian fishing vessels whose propulsion engine power exceeds the Lithuanian fishing vessel certificate specified, use for commercial fishing -

a warning or a fine of two hundred and eighty-nine to eight hundred and sixty-eight euros with the right to engage in fishing imprisonment up to six months or without deprivation of that right .

The Republic of Lithuania fishing vessel propulsion engine power certification breach -

a warning or a fine of one hundred and forty-four to two hundred and eighty-nine euros with the right to engage in fishing imprisonment up to six months or without deprivation of that right.

The Code was supplemented with Article:

No. [XII-399](#) , 2013-06-20, Official Gazette. 2013, no. 71-3580 (2013-07-01), this law implemented in the European Union legislation referred to in the annex to the Law

Amendment of the article:

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**87<sup>12</sup> article. Legislation governing non-amateur fishing gear manufacturing, sales, purchase order, violation**

No amateur gear (except electric or ultrasonic fishing gear) production, sale without the procedure laid down in the authorization or not complying with the conditions of the permit requirements set out -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

No amateur gear (except electric or ultrasonic fishing gear) acquisition without the procedure laid down in the authorization or not complying with the conditions of the permit requirements set out -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros with gear confiscated.

Trade is not an amateur gears Failure to report on time -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Legislation governing non-amateur fishing gear manufacturing, sales, purchase order, damage, except in the first, third and fourth parts of the offenses -

incurs a penalty of one hundred and fifteen to two hundred and thirty-one euro.

The Code was supplemented with Article:

No. [XII-893](#) , 2014-05-15, 2014-05-27 announced TAR, ik 2,014 to 05,731

Amendment of the article:

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 88. Illegal wildlife resource use and availability,**

Illegal trapping, mutilation, destruction of these animals or their parts in taking from the wild or other unlawful these animals, their parts or products of their acquisition, storage, processing, transportation or use -

shall incur a penalty of fifty-seven to one hundred and fifteen euros with the offense of tools and features of these animals, their parts or products from their confiscation or without confiscation.

In the first part of the act made public Reserve, State Reserve, a state park or a biosphere reserve -

incur a fine from eighty-six to one hundred and forty four euros to the infringement of tools and features of these animals and their parts confiscated.

In the first part of the act in which the damage was caused to the animal -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros with the offense of tools and features of these animals and their parts confiscated.

Illegal protected wildlife harvesting, mutilation, destruction of these animals or their parts in taking from the wild or other unlawful these animals, their parts or products of their acquisition, storage, processing, transportation, or use of, or an irregular animal nests, caves, or other housing destruction, mutilation or use -

incurs citizens warning or a fine from twenty-eight to two hundred and eighty-nine euros with the offense of tools and features of these animals, their parts or products from their confiscation or without confiscation and officials - a fine from fifty-seven to five-hundred and seventy-nine euros with the offense the tools and techniques of these animals, their parts or products from their confiscation or without confiscation.

Wildlife trade rules -

incur a fine from twenty-eight to two hundred and eighty-nine euros with these animals, their parts or products from their confiscation.

Protected wild animals kept in the Republic of Lithuania protected animal, plant and fungi species list, and (or) the European Community importance of animal and plant species on the lists of species covered by or under international agreements or European Union legislation as a protected species.

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette.*, 1985, no. 33-370

No. XI-2287, upheld on 04.28.1988, *Official Gazette.*, 1988, no. 14-111

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-382](#), 2005-11-10, *Official Gazette.*, 2005, no. 137-4911 (2005-11-19)

No. [X-1766](#), 2008-11-06, *Official Gazette.* 2008, no. 135-5227 (2008-11-25) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 89. Habitat, breeding conditions and migration routes in violation of security requirements**

Habitat, breeding conditions and migration routes protection requirements of the animal or the destruction of economic activity -

It incurs a fine citizens from fourteen to twenty-eight euros and officials - from forty-three to eighty-six euros.

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette.*, 1985, no. 33-370

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **89<sup>1</sup> article. Legislation governing genetically modified organisms or the use of genetically modified products, violation of the requirements**

Genetically modified organisms or genetically modified organisms into the environment, placing on the market without the statutory procedure authorization, or when there is no statutory procedure issued by consent or statutory genetically modified organisms or genetically modified products or labeling requirements of a violation, or a genetically modified organisms and genetically modified products introduction into the territory of the Republic of Lithuania or transport through its territory, or the removal of its compliance with the statutory requirements, with the exception of this paragraph in the third, fourth, fifth, sixth, seventh and eighth parts of the offenses -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incur a fine of five hundred and seventy-nine to one thousand four hundred and forty-eight euros .

Genetically modified plant crops with conventional and organic crops farming rules set out in violation of the requirements -

incurs a penalty of two hundred and eighty-nine to one thousand one hundred fifty eight euros.

Propagating material containing genetically modified organisms, which legalized the use of the European Union, impurities available on the market -

incur a fine of five hundred and seventy-nine to one thousand four hundred and forty-eight euros.

No more than half a hectare of genetically modified plants, which legalized the cultivation of the European Union, growing marketing purposes -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

More than half a hectare, but not more than five hectares of genetically modified plants, which legalized the cultivation of the European Union, growing marketing purposes -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

More than five hectares, but no more than twenty hectares of genetically modified plants, which legalized the cultivation of the European Union, growing marketing purposes -

incurs a penalty of one thousand one hundred and fifty-eight to two thousand twenty-seven euros.

More than twenty hectares of genetically modified plants, which legalized the cultivation of the European Union, growing marketing purposes -

incur a fine of two thousand twenty-seven to two thousand, eight hundred and ninety-six euros.

*The Code was supplemented with Article:*

No. [IX-1995](#), 2004-01-29, *Official Gazette.* 2004, no. 25-763 (2004-02-14)

*Amendment of the article:*

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [XI-645](#), 2010-01-14, *Official Gazette.*, 2010, no. 13-613 (2010-02-02)

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **89<sup>2</sup> article. Limited use of genetically modified micro-organisms defined conditions of use violation**

Limited Class 1 genetically modified microorganisms statutory operating requirements -  
incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the offense -  
incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Limited class 2 of genetically modified micro-organisms statutory operating requirements -  
shall incur a penalty of four hundred thirty four to eight hundred and sixty-eight euros.

The same act committed by a person who has been an administrative penalty for the third part of the offense -  
incur a fine of seven hundred and twenty-four to one thousand four hundred and forty-eight euros.

Limited class 3 genetically modified micro-organisms statutory operating requirements -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

The same act committed by a person who has been an administrative penalty for the fifth part of the offense -  
incur a fine of two thousand one hundred and seventy-two to four thousand three hundred and forty-four euros.

Limited class 4 genetically modified micro-organisms statutory operating requirements -

incur a fine of two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

The same act committed by a person who has been an administrative penalty for the seventh part of the offense -

shall incur a penalty of four thousand three hundred and forty-four to eight thousand six hundred and eighty-eight euros.

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 90. Cruelty to animals**

Cruelty to animals, as well as torture -

incur a fine from fifty to one thousand two hundred euro to an animal (animals) without confiscation or seizure.

The same act committed by a person who was already behind in the first part of the violations -

incurs a penalty of one thousand two hundred to one thousand seven hundred and fifty euros with an animal (animals) without confiscation or seizure.

Cruelty to animals, their torture, provided that the animal (animal) at risk of death or mutilation,

incur a fine of three hundred to one thousand seven hundred and fifty euros with an animal (animals) without confiscation or seizure.

The same act committed by a person who has been given for this in the third part of the violations -

incur a fine from one thousand seven hundred and fifty to two thousand three hundred euro to an animal (animals) without confiscation or seizure.

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette.*, 1985, no. 33-370

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-442](#), 21.04.1994, *Official Gazette.*, 1994, no. 34-618 (94.05.06)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1829](#), 2015-06-23, published in the TAR, 2015-07-01, ik 2015-10579

### **Article 91. Immovable Cultural Heritage Protection Law and Cultural Heritage Protection Law violation**

Immovable Cultural Heritage Protection Law and Cultural Heritage Protection Law - Failure

a warning or a fine on citizens from one hundred forty four to eight hundred and sixty-eight euros and a fine for officials - from eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

*Amendment of the article:*

No. [I-435](#), 30.07.1990, *Official Gazette.*, 1990, no. 23-565

No. [I-830](#), 12.04.1990, *Official Gazette.*, 1990, no. 36-862

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-743](#), 94.12.28, *Official Gazette*. 1995, no. 3-39 (95.01.06)

No. [I-1180](#), 96.01.23, *Official Gazette*. 1996, no. 14-353 (96.02.14)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **91<sup>1</sup> article. State language the diet**

State language the diet companies, institutions and organizations, seals, stamps, forms, signs, offices and other public records -

incur a fine of companies, institutions and organizations managers from eighty-six to one hundred and fifteen euros.

The state language of the Republic of Lithuania from the diet products and service names and their descriptions, Lithuania goods sold in the instructions for use -

incur a fine of companies, institutions, organizations, managers and officials from eighty-six to one hundred and forty four euros.

The same actions committed by a person who has already been convicted for in the first and second parts of the offenses -

incurs a penalty of one hundred and seventy-three to two hundred and thirty-one euro.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **91<sup>2</sup> article. Lithuanian State Language Commission decisions and the State Language Inspectorate officials of non-adherence**

Lithuanian State Language Commission resolutions state language use and regularity issues and the State Language Inspectorate officials instructions for use of the state language non-compliance -

a warning or a fine of companies, institutions, organizations, managers, officials or other decisions or failing to comply with orders from individuals and eighty six to one hundred and seventy-three euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty of one hundred and seventy-three to four hundred and thirty-four euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **91<sup>3</sup> article. State language in the diet duties**

State language in the diet duties (according to the established state language qualification category) state power and government institutions, as well as enterprises, institutions and organizations -

a warning or a fine of companies, institutions, organizations or heads of state language and not using individuals from fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **91<sup>4</sup> Article. State language the diet conducting business and correspondence within the country**

State language the diet companies, institutions and organizations conducting business and correspondence within the country -

incur a fine of companies, institutions, organizations, managers and other officials from eighty-six to one hundred and fifteen euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

shall incur a fine of two hundred to two hundred sixty two euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **91<sup>5</sup> article. Submission of documents in the official language**

Companies, institutions and organizations of documents in the official language or without translation into the official languages of the state power and government institutions, as well as the Republic of Lithuania for companies, institutions and organizations as well as citizens, except in cases provided by law -

incurs a penalty of documents submitted enterprises, institutions, organizations, heads of one hundred and fifteen to one hundred and seventy-three euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

shall incur a fine of two hundred to two hundred sixty two euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **91<sup>6</sup> Article. Television and radio broadcasts, television, film and video nevertimas into the state language**

Television and radio broadcasts, television, film and video demonstrations are not translated into the official language, except in cases provided for by law -

incur a fine of television, radio, cinema managers from the one hundred and forty-four to two hundred and two euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty of two hundred and eighty-nine to three hundred and forty-seven euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **91<sup>7</sup> article. Authentic and official Lithuanian place names form the diet**

Authentic and official place names form the diet Lithuanian legislation, other official publications, cartography, road and street indexes, signboards, seals, Communication, Republic of Lithuania, product documentation, tutorials -

incur a fine of companies, institutions and organizations managers from eighty-six to one hundred and fifteen euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty of one hundred and seventy-three to two hundred and thirty-one euro.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **91<sup>8</sup> article. Document exit from the Republic of Lithuania nuisance**

Document exit from the Republic of Lithuania nuisance -

incur a fine citizens from twenty-eight to one hundred and forty-four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-1127](#), 95.12.14, *Official Gazette*. 1995, no. 106-2350 (95.12.29)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013



Section Eight  
Administrative Offences INDUSTRY,  
Electric and thermal energy use

**Article 92. Repealed**

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette. 1992, no. 21-610*

**Article 93. Repealed**

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette. 1992, no. 21-610*

**Article 94. Nuclear safety and nuclear energy activities with ionizing radiation sources, radiation protection regulations and other laws and default or breach**

Nuclear safety and nuclear energy activities with ionizing radiation sources, radiation protection regulations or other laws or neglect -

incur a fine for individuals from fifty-seven to two hundred and eighty-nine euros and officials - from one hundred forty four to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine for individuals from one hundred forty four to five hundred and seventy-nine euros and officials - from five hundred seventy nine and two thousand three hundred and sixteen euros .

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette. 1992, no. 21-610*

No. [I-545](#), 07.18.1994, *Official Gazette. 1994, no. 58-1132*

No. [VIII-620](#), 98.02.03, *Official Gazette. 1998, no. 16-377 (98.02.13)*

No. [XI-1493](#), 2011-06-21, *Official Gazette., 2011, no. 91-4313 (2011-07-19)*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**94<sup>1</sup> article. State Nuclear Power Safety Inspectorate officers legitimate non-compliance or other obstruction to perform their duties**

State Nuclear Power Safety Inspectorate officials legal requirements (mandatory instructions) default or other obstruction to perform their duties -

incurs a penalty from one hundred and forty-four to two hundred and eighty-nine euros.

State Nuclear Power Safety Inspectorate officials legal requirements (mandatory instructions) removing the set of nuclear safety and (or) nuclear energy activities with ionizing radiation sources, radiation protection violations of failure to comply with the procedure and conditions -

incurs a penalty from five hundred seventy-nine to one thousand one hundred fifty eight euros.

State Nuclear Power Safety Inspectorate officials legal requirements (mandatory instructions) deadlines to stop work to stop nuclear reactors or to reduce its power to stop the operation of other devices or failure to comply with work order and conditions -

incurs a penalty from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [VIII-620](#), 98.02.03, *Official Gazette. 1998, no. 16-377 (98.02.13)*

No. [XI-1493](#), 2011-06-21, *Official Gazette., 2011, no. 91-4313 (2011-07-19)*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 95. Repealed**

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette. 1992, no. 21-610*

**Article 96. Repealed**

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette. 1992, no. 21-610*

No. [I-545](#), 07.18.1994, *Official Gazette. 1994, no. 58-1132*

No. [VIII-1543](#), 00:02:17, *Official Gazette. 2000, no. 22-552 (00.03.15)*

No. [IX-1049](#), 2002-07-05, *Official Gazette. 2002, no. 75-3214 (2002-07-26)*

**Article 97. Repealed**

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette. 1992, no. 21-610*



No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

#### **Article 98. Gas usage rules violation**

The average daily gas consumption rate overshoot, or fixed gas usage adherence -  
a warning or penalty from fifty-seven to one hundred and forty four euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 99. Gas pipelines and equipment damage**

Gas pipelines and related equipment damage or arbitrary gas appliance installation, transfer into the grid, as well as other violations of their operating rules, which could be the cause of an accident -

a warning or penalty for citizens from fourteen to twenty-eight euros and a warning or a fine on officials - from fifty-seven to one hundred and forty four euros.

*Amendment of the article:*

No. XI 924, 06.26.1986, *Official Gazette.*, 1986, no. 18-184  
No. XI-1595, 04/29/1987, *Official Gazette.*, 1987, no. 13-134  
No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **99<sup>1</sup> article. Unauthorized access to the gas, electricity or thermal energy supply systems**

Unauthorized access to the gas, electricity or thermal energy supply systems without the transmission or distribution company's authorization -

a warning or penalty for citizens from twenty-eight to one hundred and forty-four euros and a warning or a fine on officials - from one hundred forty-four to four hundred and thirty-four euros.

*Amendment of the article:*

No. XI 924, 06.26.1986, *Official Gazette.*, 1986, no. 18-184  
No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **99<sup>2</sup> article. Energy (electricity, heat or gas) equipment installation, operation and safety regulations violation**

Energy (electricity, heat or gas) equipment installation, operation and safety regulations - Failure

a warning or a fine on citizens from fifty-seven to one hundred and forty-four euro and a warning or a fine on officials - from two to two hundred and four hundred and thirty-four euros.

*Amendment of the article:*

No. [I-1281](#), 96.04.04, *Official Gazette*. 1996, no. 37-930 (96.04.26)  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **99<sup>3</sup> article. Energy resources and energy transmission, distribution, storage, supply and consumption of nuisance**

Energy resources and energy transmission, distribution, storage and supply procedures violation, energy resources and energy balance of the system and connection to the violation of the procedure, regulated tariffs, or (and) pricing irregularity not timely updated compulsory insurance laws and statutory energy transparency requirements for non-compliance with the obligation to provide mandatory service failure, energy activities without a license or license for such activity the non-compliance was made law to take advantage of energy resources or energy transmission or distribution system (networks) -

a warning or penalty from one hundred and forty-four to four hundred and thirty-four euros.

Energy resources and energy supply unjustified termination, security of supply and (or) the quality requirements, equipment installation, operation, safety, consumer nuisance, energy activities without permission for such activities or permit non-compliance, energy accounting irregularity false metering data Submission -

a warning or penalty for citizens from twenty-eight to one hundred and forty-four euros and a warning or a fine on officials - from one hundred forty-four to four hundred and thirty-four euros.

*Amendment of the article:*

No. [I-1281](#), 96.04.04, *Official Gazette*. 1996, no. 37-930 (96.04.26)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **99<sup>4</sup> Article. Obstructing the State Energy Inspectorate under the Ministry of Energy officials to perform their duties or non-compliance**

Denying access or other impediment is the State Energy Inspectorate under the Ministry of Energy officials inspect within their jurisdiction, enterprises, institutions, organizations and other entities, as well as the State Energy Inspectorate under the Ministry of Energy officials legitimate non-compliance -

incurs a penalty from one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-1281](#), 96.04.04, *Official Gazette*. 1996, no. 37-930 (96.04.26)

No. [VIII-698](#), 98.04.15, *Official Gazette*. 1998, no. 41-1094 (98.05.01)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [XI-1551 of](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4326 (2011-07-19) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **99<sup>5</sup> article. Electricity or heating network security rules violation**

Electricity or heating network security rules -

a warning or penalty for citizens from fourteen to twenty-eight euros and a fine for officials - from fifty-seven to one hundred and forty four euros.

*Amendment of the article:*

No. [VIII-698](#), 98.04.15, *Official Gazette*. 1998, no. 41-1094 (98.05.01)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **99<sup>6</sup> Article. Energy resources and energy and cold water suppliers data on economic and financial activities and knowingly false statements**

Energy resources and energy and cold water suppliers data on economic and financial activities of the failure to the procedure established by the State Prices and Energy Control Commission -

incurs a penalty from one hundred and forty-four to two hundred and eighty-nine euros.

Energy resources and energy and cold water suppliers knowingly false statements to the State Prices and Energy Control Commission -

incur a fine from two hundred and eighty-nine to four hundred and thirty-four euros.

Companies engaged in energy activities, data on economic and financial activities established order or knowingly false statements to public authorities -

incurs a penalty from one hundred and forty-four to four hundred and thirty-four euros.

*Amendment of the article:*

No. [VIII-990](#), 98.12.21, *Official Gazette*. 1999, no. 3-58 (99.01.08)

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **99<sup>7</sup> article. State Prices and Energy Control Commission resolutions violation or failure to comply with its non-adherence**

State Prices and Energy Control Commission resolutions violation or non-compliance, as well as the State Prices and Energy Control Commission legal instructions of the pricing of energy and cold water supply in the field of non-compliance -

incurs a penalty from fifty-seven to one hundred and fifteen euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [VIII-990](#), 98.12.21, *Official Gazette*. 1999, no. 3-58 (99.01.08)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **99<sup>8</sup> article. Companies or branches of foreign companies, to accumulate and maintain oil and (or) the state of oil stocks, state reserves accumulation of inadequate quality or state reserve**

### **accumulation**

Companies or foreign affiliates, would oblige the statutory procedure for collection and handling of petroleum products and (or) the state of oil stocks, state accumulation of stock, the inadequate quality of the state reserve accumulation -

incur a fine company or foreign branch managers from the two hundred and eighty-nine to two thousand twenty-seven euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incur a fine company or foreign branch managers from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

The first paragraph of Article provides for an act done significant damage to state interests -

incur a fine company or foreign branch managers of two thousand eight hundred and ninety-six to eight thousand six hundred and eighty-eight euros.

**Note** . It is considered that significant damage to national interests made the company or a foreign company branch, oblige the statutory procedure for collection and handling of petroleum products and (or) the state of oil reserves, the lack of adequate quality public stocks in excess of 1 000 tonnes.

*The Code was supplemented with Article:*

No. [IX-1824](#) , 2003-11-13, *Official Gazette*. 2003, no. 112-4997 (2003-11-28), *N is the law to ensure the European Union legislation referred to in the Annex to this Law, the application*

*Amendment of the article:*

No. [X-691](#) , 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

No. [XI-1133](#) , 2010-11-16, *Official Gazette.*, 2010, no. 139-7114 (2010-11-27)

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **99<sup>9</sup> article. Water supply and waste water pipelines and their equipment and water metering units or parts of violations**

Intentional water supply and waste water pipelines and their facilities or water metering units or parts of destruction, damage or damaged water supply and waste water pipelines and their facilities or water metering units or parts of the operation without notifying the water supply and (or) wastewater management providing a service -

It incurs a warning or a fine on citizens from twenty-eight to fifty-seven euros and a fine for officials - from seventy-two to one hundred and forty four euros.

Arbitrary connection to the water supply or sewage disposal network or connection to the network in violation of legal requirements or discharges in violation of legislation -

a warning or penalty for citizens from twenty-eight to fifty-seven euros and a fine for officials - from seventy-two to one hundred and forty four euros.

Water supply and waste water pipelines and their facilities or water metering units or parts of the installation, maintenance or water safety regulations violation or water supply and sewage network security rules -

a warning or penalty for citizens from seventy-two to one hundred and forty-four euro and a fine for officials - one from one hundred to two hundred and two euros.

Knowingly false water and waste accounting data -

a warning or a fine on citizens from fifty-seven to one hundred and fifteen euros and a fine for officials - from eighty-six to one hundred and seventy-three euros.

*The Code was supplemented with Article:*

No. [X-691](#) , 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

*Amendment of the article:*

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **99<sup>10</sup> article. Energy reserve stocks of procedures for the award violation**

Energy reserve accumulation of reserves or inadequate quality inventory accumulation -

incur a fine corporate leaders from the two hundred and eighty-nine to two thousand twenty-seven euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incur a fine for managers from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

The first paragraph of Article provides for an act done significant damage to state interests -

incur a fine corporate leaders from the two thousand eight hundred and ninety-six to eight thousand six hundred and eighty-eight euros.

**Note**. It is considered that significant damage to national interests made the company tasked with the statutory procedure to accumulate reserve stocks of energy resources, the lack of adequate quality of reserve energy stocks in excess of 1 000 tons (oil equivalent).

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**99<sup>11</sup> article. Pursuit of the building heating and hot water system maintenance (maintenance) activities without the statutory procedure issued certificate**

Pursuit of the building heating and hot water system maintenance (maintenance) activities without the statutory procedure issued certificate -

a warning or a fine of one hundred and forty-four to four hundred and thirty-four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

shall incur a penalty of four hundred and thirty-four to one thousand one hundred fifty eight euros.

*The Code was supplemented with Article:*

No. [XI-1866](#), 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**ninth Section**

**Administrative Offences agriculture.  
Veterinary medical RULES VIOLATIONS**

**Article 100. Private owned, rented or sublet land nesutvarkymas so that it would be appropriate for the intended use**

Private owned, rented or sublet land nesutvarkymas so that it would be appropriate for its intended use - incur a fine from seventy-two to one hundred and forty four euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-454](#), 05.10.1994, Official Gazette. 1994, no. 37-668 (94.05.18)

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**101 article. Geodesy and Cartography works, immovable objects cadastral data setting and modifying the law violation**

Surveying and Mapping works or cadastral measurements during the immovable objects of cadastral data setting and changing legislation - Failure

incur a fine individuals carrying out surveying and mapping works or cadastral measurements from fifty to three hundred euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1874](#), 2015-06-25, 2015-07-03 announced TAR, ik 2015-10779

**Article 102. Repealed**

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

**Article 103. Agricultural enterprises and farms grazing crops, harvested fields in crop yield damage or destruction of plantations injury**

Agricultural enterprises and farms grazing crops, harvested fields in crop yield damage, destruction of plantations injury, which makes the animals or birds -

incur a fine of twenty-one to forty-three euros.

Re-agricultural enterprises and farms grazing crops, harvested fields in crop yield damage or destruction of plantations injury, which makes the animals or birds within a year after the imposition of the fine for the same offense -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

*Amendment of the article:*

No. I-2143, 27/01/1988, Official Gazette., 1988, no. 4-29

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

**Article 104. Driving through agricultural enterprises and farms crops or plantations**

Driving through agricultural enterprises and farms crops or plantations kinkomuoju transport - incur a fine from fourteen to twenty-eight euros.

Driving through crops or plantations car, tractor, combine or other machine - incur a fine from twenty-eight to fifty-seven euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 105. Fighting with plant quarantine pests, diseases and weeds rules violation**

Fighting with plant quarantine pests, diseases and weeds violation of the rules - shall incur a penalty of fifty-seven to one hundred and fifteen euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 106. Prohibited plant products without permission, quarantine inspection and appropriate treatment importation and distribution**

Prohibited plant products without permission, quarantine inspection and appropriate treatment of infected quarantine organisms or prohibited import of vegetable origin products importation and distribution of the Republic of Lithuania -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**106<sup>1</sup> article. Repealed**

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

**Article 107. Land owners or other land users failure to take the fight against weeds, plant pest and disease measures**

Land owners or other land users failure to take the fight against weeds, plant pest and disease measures - a warning or a fine from fourteen to twenty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine from twenty-eight to eighty-six euros.

*Amendment of the article:*

No. XI 870, 05.28.1986, *Official Gazette*., 1986, no. 16-158

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**107<sup>1</sup> article. Failure to take the drug with crop protection collateral**

Failure of cannabis and poppy crops, these crops harvest storage and processing of the protection regime set of collateral, as well as the failure to take aftercrops residues and waste products containing narcotic substances, destruction measures -



incurs a penalty of up to eighty-six euros.

*Amendment of the article:*

No. [XI-1788](#) 29.07.1987, *Official Gazette.*, 1987, no. 21-261

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **107<sup>2</sup> article. Illicit opium poppy, cannabis or coca cultivation**

Illicit opium poppy, cannabis or coca cultivation -

incur a fine from twenty-eight to one hundred and forty four euros .

*Amendment of the article:*

No. [XI-1788](#) 29.07.1987, *Official Gazette.*, 1987, no. 21-261

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)

No. [XII-349](#), 2013-05-30, *Official Gazette.* 2013, no. 62-3061 (2013-06-12)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **107<sup>3</sup> article. Plant protection products, transport, storage, use, marketing, advertising, entry into the Republic of Lithuania for violation of the requirements**

Plant protection products, transport, storage, use requirements -

incur a fine from fifty-seven to one hundred and fifteen euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Plant protection products on the market, the advertising requirements set out in 2009. 21 October. European Parliament and Council Regulation (EC) No. 1107/2009 of plant protection products on the market and repealing Council Directives 79/117 / EEC and 91/414 / EEC - Failure

incurs a penalty of one hundred and forty-four to two hundred and sixty euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incurs a penalty of two hundred and eighty-nine to four hundred and thirty-four euros.

Plant protection products entry into the Republic of Lithuania requirements -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the fifth part of the violations -

incur a fine of seven hundred and twenty-four to one thousand four hundred and forty-eight euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-2022](#), 2012-05-22, *Official Gazette.* 2012, no. 63-3163 (2012-06-05) , *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **107<sup>4</sup> article. Repealed**

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

### **107<sup>5</sup> article. Hemp cultivation, importation, marketing, storage nuisance**

Hemp cultivation, importation, marketing, storage nuisance -

a warning or a fine up to eighty-six euros.

*The Code was supplemented with Article:*

No. [XII-349](#), 2013-05-30, *Official Gazette.* 2013, no. 62-3061 (2013-06-12)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 108. Agricultural machinery technical operation, safety, registration and state technical inspection rules violation**

Tractors, self-propelled chassis, tractor trailers and road construction machinery technical operation, safety, registration and technical inspection of state violation of the rules -

incur a fine from twenty-eight to fifty-seven euros or the right to drive these machines deprivation of up to one month.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 109. The Lithuanian veterinary legislation and other legislation governing the health conditions for violation**

Lithuanian Republic Veterinary Act and other legislation governing the health conditions and the decisions of municipal councils and municipal administrations in order of the Director of contagious animal disease eradication issues of infringement, and illegal pharmaceutical activities in veterinary medicine -

a warning or penalty for citizens from twenty-nine to two hundred and ninety euros and officials - from fifty-eight to one thousand four hundred and forty-eight euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

It incurs a fine citizens from fifty eight to five hundred and seventy-nine euros and officials - from five to one hundred and forty-two thousand three hundred and seventeen euros.

*Amendment of the article:*

No. [I-2112](#), 12/17/1991, *Official Gazette*. 1991, no. 2-17

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-957](#), 95.06.20, *Official Gazette*. 1995, no. 55-1356 (95.07.05)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1847](#), 2015-06-23, 2015-06-30 announced TAR, ik 2015-10373

#### **109<sup>1</sup> article. Animal breeding regulations violation**

Animal breeding regulations - Failure

a warning or penalty for citizens from twenty-eight to seventy-two euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for the offenses in this article -

It incurs a fine citizens of one hundred and forty-four to two hundred and thirty-one euro and officials - two hundred and eighty-nine to four hundred and thirty-four euros.

*Amendment of the article:*

No. XI 870, 05.28.1986, *Official Gazette*., 1986, no. 16-158

No. XI-2756, 01/25/1989, *Official Gazette*. 1989, no. 4-19

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [XI-1866](#), 2011-12-22, *Official Gazette*., 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 110. Lithuanian Republic Animal Welfare and Protection Act and other regulations on animal welfare and the protection of individual species of animal identification and registration requirements of, the infringement**

Lithuanian Republic Animal Welfare and Protection Act and other regulations on animal welfare and the protection of individual species of animal identification and registration requirements - Failure

a warning or a fine from twenty-nine to one hundred and sixteen euros .

Dangerous dogs importation, purchase, storage, breeding, training, transportation, use, marketing requirements, as well as fighting dogs, fighting dogs crossbred or dangerous dogs crossbred storage requirements - shall incur a penalty of fifty-seven to one hundred and fifteen euros with animal confiscation or without confiscation.

Combat dogs, fighting dogs crossbred or dangerous dogs crossbred importation, acquisition, breeding, exploitation, trafficking, and illegal storage of -

incurs a penalty of one hundred and fifteen to one hundred and seventy-three euros with animals confiscated.

In the first paragraph under the acts which caused the threat to personal property, health or life -

shall incur a penalty of fifty-seven to one hundred and fifteen euros with animal confiscation or without confiscation.

The second part of Article offenses caused the threat to personal property, health or life -

incurs a penalty of one hundred and fifteen to one hundred and seventy-three euros to animal confiscation or without confiscation.

The third part of Article provided the acts which caused the threat to personal property, health or life - incurs a penalty of one hundred and seventy-three to two hundred and thirty-one euro to the confiscation of the animal.

The first and fourth paragraphs under the acts committed by a person who has been in these parts for the offenses -

incurs a penalty of one hundred and fifteen to two hundred and thirty-one euro to the animal without confiscation or seizure.

In the second and fifth paragraphs provided for offenses committed person who has been in these parts for the offenses -

incurs a penalty of one hundred and seventy-three to two hundred and eighty-nine euros animal confiscation or without confiscation.

Paragraphs in the third and sixth paragraphs provided for offenses committed person who has been in these parts for the offenses -

incurs a penalty of two hundred and thirty-one to three-hundred and forty-seven euros with animals confiscated.

In the first paragraph under the acts giving rise to damage a person's health or property -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros animal confiscation or without confiscation.

The second part of Article offenses that led to damage a person's health or property -

incurs a penalty of two hundred and two to three hundred and forty-seven euros with animal confiscation or without confiscation.

The third part of Article provided the acts giving rise to damage a person's health or property -

incurs a penalty of two hundred sixty to four hundred five euros with animals confiscated.

Lithuanian Republic Animal Welfare and Protection Act and other regulations on animal welfare and the protection of individual species of animal identification and registration requirements breach, which resulted in damage to a person's health or property and that made a person has already been convicted for in the first, fourth, seventh or tenth part of the violations -

incurs a penalty of two hundred and ninety and five hundred and seventy-nine euros animal confiscation or without confiscation .

Dangerous dogs importation, purchase, storage, breeding, training, transportation, use, marketing requirements, as well as fighting dogs, fighting dogs crossbred or dangerous dogs crossbred storage violation of the requirements, which resulted in damage to a person's health or property and that made a person who has been administrative penalty for the second, fifth, eighth and eleventh in the offenses -

incur a fine of three hundred and forty-seven and six hundred and thirty-seven euros with animal confiscation or without confiscation.

Combat dogs, fighting dogs crossbred or dangerous dogs crossbred importation, acquisition, breeding, use and trafficking as well as illegal in their possession, which resulted in damage to a person's health or property and that made a person has already been convicted of this paragraph in the third, sixth, ninth or twelfth in the offenses -

shall incur a penalty of four to five hundred to six hundred and ninety-five euros with animals confiscated.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-640](#), 98.02.24, *Official Gazette*. 1998, no. 25-636 (98.03.13)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-588](#), 2001-11-08, *Official Gazette*. 2001, no. 99-3522 (2001-11-28)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [IX-2511](#), 2004-10-28, *Official Gazette*. 2004, no. 166-6060 (2004-11-16), *N is the law to ensure the European Union legislation referred to in the annex to the Law implementation*

No. [XI-2272](#), 2012-10-03, *Official Gazette*. 2012, no. 122-6127 (2012-10-20)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1847](#), 2015-06-23, 2015-06-30 announced TAR, ik 2015-10373

### **110<sup>1</sup> article. Agricultural production, processing or marketing, reporting and accounting irregularities**

Agricultural production, processing or marketing of violation of the procedure -

a warning or penalty for citizens from fourteen to one hundred and forty-four euro and heads of companies - from one hundred forty-four to two thousand eight hundred and ninety-six euros.

Agricultural production, processing or marketing data retention, incorrect data in the agricultural production, processing or marketing arrangements for administering the institution or other legal entities, data reporting deadlines, lack of agricultural production and sales records netvarkymas, poor management, Failure to control body or their nesaugojimas -

It incurs a fine citizens from eighty-six to two hundred and two euros and heads of companies - from two to three hundred two thousand four hundred and seventy five euros.

*The Code was supplemented with Article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

*Amendment of the article:*

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **Tenth Section Administrative Offences of Transport, FARM ROADS AND COMMUNICATIONS**

### **Article 111. General traffic safety violation**

Illegal drive trains, boarding and alighting the train, ride on the wagon steps and roof - incur a fine from fifty-seven to one hundred and forty four euros.

Illegal retardation -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Things that may disturb railway traffic, the addition of the rail infrastructure, including rail infrastructure and container intentional damage -

incurs a penalty of one hundred and forty-four to five hundred and seventy-nine euros.

Things emissions of the rolling stock, as well as persons who do not have the right to be dangerous railway zone, walking, riding a rail road or the presence of dangerous railway zone in an unidentified place -

shall incur a penalty of fifty-seven to one hundred and forty four euros

*Amendment of the article:*

No. XI-1595, 04/29/1987, *Official Gazette.*, 1987, no. 13-134

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, *Official Gazette.* 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1794](#), 2015-06-16, 2015-06-29 announced TAR, ik 2015-10360

### **Article 112. Use rail transport rules violation**

Smoking or alcohol has not been established in areas of local and international trains (also not mentioned in the railway cargo area locations), adherence to the passengers and other similar acts (noise at, the famous singing or playing musical instruments or other sound apparatus), which violate public order and passengers peace, as well as drive trains dirty clothes, which may contaminate the vehicle interior trim or passengers clothes, litter on trains and railroads and their equipment protection zones -

shall incur a penalty of seven to fifty-seven euros.

Intentional wagons of equipment, materials, wall, wallpaper, notes, published instructions for disabling -

incur a fine from fourteen to twenty-eight euros.

*Amendment of the article:*

No. XI-1595, 04/29/1987, *Official Gazette.*, 1987, no. 13-134

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, *Official Gazette.* 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **112<sup>1</sup> article. Traffic safety legislation requirements set out in violation of**

Traffic safety legislation set requirements -

a warning or a fine from fourteen to fifty-seven euros.

Traffic safety legislation set out in violation of the requirements, causing a traffic accident -

incur a fine from eighty-six to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **112<sup>2</sup> article. The railway disaster, accident or incident investigating nuisance**

Rail transport disasters, accidents or incidents concealment -

incurs a penalty from one hundred and forty-four to two hundred and eighty-nine euros.

Rail transport disasters, accidents or incidents investigation nuisance -

incurs a penalty from twenty-eight to eighty-six euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1794](#), 2015-06-16, 2015-06-29 announced TAR, ik 2015-10360

## **112<sup>3</sup> article. The training capacity of the rules violation**

Training capacity for railway undertakings (carriers) for other companies, which can be maneuvered and (or) goes to the rail infrastructure construction, repair and (or) maintenance works and from the railway infrastructure managers or other train drivers training and testing activities persons who conduct rules violation -

incur a fine for officials from twenty-eight to one hundred and forty four euros.

*The Code was supplemented with Article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1794](#), 2015-06-16, 2015-06-29 announced TAR, ik 2015-10360

## **112<sup>4</sup> article. Railway subsystems Unauthorised use**

Railways Unauthorised use -

incurs a penalty of officials from one hundred forty-four to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1794](#), 2015-06-16, 2015-06-29 announced TAR, ik 2015-10360

## **112<sup>5</sup> article. Rolling stock management when it does (it is responsible for the management) intoxicated or under the influence of narcotic, psychotropic or other intoxicating substances, or do not have the right to manage people**

Rolling stock management when it does (is responsible for the management) intoxicated persons determined from 0.41 parts per million of intoxication (drunkenness) degree, or persons under the influence of narcotic, psychotropic or other intoxicating substances, or transfer of control of the railway rolling stock to such persons or rolling stock of the people managing the avoidance check intoxication (drunkenness) -

incurs a penalty of rolling stock responders from two hundred and eighty-nine to eight hundred and sixty-eight euros or legal control of the railway rolling stock for a period of between one and two years.

Rolling stock management without having the right to manage them or rolling stock management, when the person driving them denied the right to operate the rolling stock, or transfer of control of the railway rolling stock, a person who does not have the right to manage the rolling stock -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

*The Code was supplemented with Article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013



## **112<sup>6</sup> article. The rolling stock and their failure to comply with the labeling requirements**

Incorrectly marked vehicle use -

incur a fine from twenty-eight to fifty-seven euros.

Technically, irregular vehicle use -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

The rolling stock use without maintenance or repair -

incur a fine from seventy-two to one hundred and forty four euros.

According to the laws of unregistered vehicle use -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Rolling stock requirements applicable to damage, leading to the railway accident -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1794](#), 2015-06-16, 2015-06-29 announced TAR, ik 2015-10360

## **112<sup>7</sup> article. Repealed on 2012-01-01**

*The Code was supplemented with Article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

## **112<sup>8</sup> article. Rail infrastructure in non-compliance**

Technically disordered use of railway infrastructure or rail use without the maintenance -  
shall incur a penalty of fifty-seven to one hundred and forty four euros.

*The Code was supplemented with Article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **112<sup>9</sup> article. The train driver's certificates in violation**

Train driver's certificate shall give the person who does not have a train driving license or whose license has expired, or the person who did not see or failed the railway infrastructure manager, the railway company (carrier) or other companies, which can be maneuvered and (or) goes to the rail infrastructure construction, repair and (or) maintenance works and from the set of the qualifying examination -

incur a fine of train driving certificate of the person from two hundred and eighty-nine to eight hundred and sixty-eight euros.

*The Code was supplemented with Article:*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1794](#), 2015-06-16, 2015-06-29 announced TAR, ik 2015-10360

## **112<sup>10</sup> article. Rail passenger rights violation of train delays, missed connections, flight cancellations and providing information**

Rail passenger rights, the European Parliament and Council Regulation (EC) No. 1371/2007 on rail passengers' rights and obligations, breach of train delays, missed connections, flight cancellations and the provision of information, with the exception of the Republic of Lithuania railway code of an exception for implementation of these rights, -

shall incur a fine head of the company or its designee to two hundred and eighty-nine to eight hundred and sixty-eight euros .

*The Code was supplemented with Article:*

No. [XL-1866](#) , 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31) , N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-972](#) , 2014-06-26, 2014-07-10 announced TAR, ik 2,014 to 09,972

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **112<sup>11</sup> article. Disabled people or persons with reduced mobility rights relating to the use of rail transport services, the infringement**

Disabled people or persons with reduced mobility rights relating to the use of rail transport services, the European Parliament and Council Regulation (EC) No. 1371/2007 on rail passengers' rights and obligations , the violation, with the exception of the Republic of Lithuania railway code of an exception for implementation of these rights, -

shall incur a fine head of the company or its designee to two hundred and eighty-nine to eight hundred and sixty-eight euros .

*The Code was supplemented with Article:*

No. [XL-1866](#) , 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31) , N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-972](#) , 2014-06-26, 2014-07-10 announced TAR, ik 2,014 to 09,972

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 113. Traffic safety violation aerodrome protection zone**

Aerodrome protection zone signs, similar to the marking signs used to identify aerodromes, setting, as well as the dangerous operation of aircraft construction and reconstruction of objects without coordination with the Civil Aviation Administration -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to four hundred and thirty-four euros.

Aerodrome and air traffic services used equipment, aircraft and other aviation equipment damage - incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

High static labeling rules violation -

incur a fine citizens of one hundred and forty-four to two hundred and thirty-one euro and officials - from two hundred and thirty-one to four hundred and thirty-four euros.

Unauthorized entry or the entrance to the airport or other aviation companies restricted areas (zones) and the presence in them, driving or walking aerodrome in contravention of vehicles and machinery movement at the aerodrome and safety rules -

incur a fine from fourteen to twenty-eight euros.

*Amendment of the article:*

No. [I-2589](#) , 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#) , 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#) , 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [IX-1702](#) , 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 114. Hazardous substances or objects transport aircraft rules violation**

Hazardous substances or objects transport aircraft violation of the rules -

It incurs a fine citizens from twenty-eight to fifty-seven euros with the seizure of materials or objects or without confiscation and a fine for officials - from eighty-six to one hundred and seventy-three euros.

Prohibited transport of hazardous materials and belongings -

It incurs a fine citizens from twenty-eight to fifty-seven euros with the materials or objects confiscation and a fine for officials - from eighty-six to one hundred and seventy-three euros.

**Note.** Hazardous materials or objects, as well as the transport of prohibited substances or items for which the transport rules violation that article establishes administrative responsibility, lists determines the current air transport transport regulations.

*Amendment of the article:*

No. [XI-1595](#) , 04/29/1987, Official Gazette., 1987, no. 13-134

No. [I-2589](#) , 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#) , 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#) , 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **115. Violation of the rules of conduct on board the aircraft**

Failure of persons on board the ship commander legitimate orders -  
a warning or a fine of forty-three to eighty-six euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **115<sup>1</sup> article. Compensation and assistance to passengers in violation of the rules of removing them for air transport and flight cancellation or long delay of**

Compensation and assistance to passengers in violation of the rules of removing them for air transport and flight cancellation or long delay of cases -

incur a fine head of the company of two hundred and eighty-nine to eight hundred and sixty-eight euros.

*The Code was supplemented with Article:*

No. [X-906](#), 2006-11-16, *Official Gazette.*, 2006, no. 132-4986 (2006-12-05), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **115<sup>2</sup> article. Passenger information about the operating air carrier's identity and the right to reimbursement or re-routing rules violation**

Passenger information about the operating air carrier's identity and the right to reimbursement or re-routing rules -

incur a fine head of the company of two hundred and eighty-nine to eight hundred and sixty-eight euros.

*The Code was supplemented with Article:*

No. [X-906](#), 2006-11-16, *Official Gazette.*, 2006, no. 132-4986 (2006-12-05), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **115<sup>3</sup> article. Disabled persons and persons with reduced mobility protection and provision of assistance to the rules of air travel (by air) violation**

Disabled persons and persons with reduced mobility protection and provision of assistance to the rules of air travel (by air) - Failure

incur a fine head of the company of two hundred and eighty-nine to eight hundred and sixty-eight euros.

*The Code was supplemented with Article:*

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **115<sup>4</sup> article. Information about air fares and rates or their conditions of violation**

Statutory information on their air fares and rates or their conditions of violation -

incur a fine heads of legal entities from two hundred and eighty-nine to eight hundred and sixty-eight euros.

*The Code was supplemented with Article:*

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 116. Aircraft operating rules violation**

The procedure established by the unregistered aircraft, as well as the aircraft without identification marks or counterfeit identification marking, the aircraft does not have a certificate of airworthiness, flights, except aircraft, the treatment of performing test flights, knowingly fails to comply with the airworthiness requirements for aircraft use -

incurs a penalty of two hundred and eighty-nine to four hundred and thirty-four euros.

Knowingly false Recording aircraft maintenance and flight documents or failing to record the necessary entries, mandatory documents, under the Republic of Lithuania Aviation Law, the absence of the aircraft during the flight -

shall incur a penalty of forty-three to eighty-six euros.

Aircraft crew member's flight is in force in the civil aviation specialist licenses, aircraft maintenance and repair works without the application of the relevant civil aviation specialist licenses, aircraft maintenance rules violation or violation of flight safety rules -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The Republic of Lithuania Aviation Law contained in the civil aviation professionals in their direct duties execution under the influence of alcohol, drugs or psychotropic substances, flight safety rules violation, leading to an emergency situation -

incur a fine of five hundred and seventy-nine to eight hundred and sixty-eight euros.

Repeat the Republic of Lithuania Aviation Law contained in the civil aviation professionals in their direct duties execution under the influence of alcohol, drugs or psychotropic substances -

incur legal to fly an aircraft crew member to perform aircraft maintenance as an air traffic manager of liberty for up to five years.

Statutory requirements for air carriers and aircraft operators on liability insurance for damage to passengers, baggage, cargo and third parties in respect of non-compliance was committed -

incur a fine for individuals of one hundred and forty-four to two hundred and eighty-nine euros or heads of legal entities - from two hundred and eighty-nine to eight hundred and sixty-eight euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **116<sup>1</sup> article. Airspace use and air traffic rules violation**

Air traffic services without an air traffic controller license -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Traffic rules violation -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Air traffic controller legitimate non-adherence -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Or Laivys flight without specific permission is prohibited, restricted areas or border zone, where special permission is needed -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Aircraft flight controlled airspace without the authorization if the authorization is required -

incur a fine from eighty-six to one hundred and seventy-three euros.

Providing false information to the flight crew and (or) the air traffic controller, causing a direct threat to flight safety -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-2748](#), 2016-11-08, 2016-11-16 announced TAR, ik 2016-26870

### **116<sup>2</sup> article. Aerodrome operating and maintenance rules violation**

Aerodrome, its structures and air traffic services units used in operating and maintenance rules -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Smoking airfield unidentified place -

shall incur a penalty of five to fourteen euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **116<sup>3</sup> article. Subsonic jet airplanes limitation rules violation**

Subsonic jet airplanes limitation violation of the rules -

incurs a penalty of one hundred and forty-four to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

Amendment of the article:

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**116<sup>4</sup> article. Obstructing the Civil Aviation Authority in the performance of assigned duties, or their legal non-compliance**

Obstructing the Civil Aviation Authority in the performance of assigned duties, or their legal non-compliance

-  
It incurs a fine citizens from twenty-eight to fifty-seven euros and officials - from eighty-six to one hundred and seventy-three euros.

The Code was supplemented with Article:

No. [IX-1702](#), 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

Amendment of the article:

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**116<sup>5</sup> article. For information on civil aviation occurrences concealment**

According to the 2014 year. April 3 d. European Parliament and Council Regulation (EU)

No. 376/2014 on the notification of civil aviation events, their analysis and follow-up, amending European Parliament and Council Regulation (EU) No. 996/2010 and repealing European Parliament and Council Directive 2003/42 / EC and Regulation (EC) No. 1321/2007 and (EC) No. 1330/2007, the requirements of the failure to notify the competent authority in the event of civil aviation accident, serious incident or other aviation event, which must be notified -

incurs a penalty of one hundred and fifty to three hundred euros.

The Code was supplemented with Article:

No. [XII-2748](#), 2016-11-08, 2016-11-16 announced TAR, ik 2016-26870

**116<sup>6</sup> article. General air traffic flow management rules violation**

General air traffic flow management rules laid down in 2010. 25 March. Commission Regulation (EU) No. 255/2010 laying down the general air traffic flow management rules violation -

incur a fine aircraft operators - natural persons or legal entities in the range from one hundred forty to six hundred euros and air navigation service providers, managers, airport operators are leaders coordinated airport slot coordinators - natural persons and coordinators - heads of legal entities - from three hundred to eight hundred and fifty euros.

The Code was supplemented with Article:

No. [XII-2748](#), 2016-11-08, 2016-11-16 announced TAR, ik 2016-26870

**Article 117. Port Shipping and Port Operations violation**

Port shipping rules -

incur a fine citizens from fifty-seven to one hundred and forty four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The ship captain non-use of pilotage services, where their services are required to use -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Underwater execution of works in the port waters without the permission of the Harbour Master, signaling the work during the non-compliance -

incurs a penalty from one hundred and forty-four to two hundred and eighty-nine euros.

Beacons or equipment, signaling and communications equipment damage or transfer without the necessary authorization -

incur a fine citizens from fifty-seven to one hundred and forty four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

Port use violation of the rules -

incur a fine citizens from fifty-seven to one hundred and forty four euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

Amendment of the article:

No. XI-1595, 04/29/1987, Official Gazette., 1987, no. 13-134

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [I-1341](#), 96.05.16, Official Gazette. 1996, no. 57-1334 (96.06.19)

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013



**117<sup>1</sup> article. Obstructing the harbor master to perform duties assigned to him or his legal non-compliance**

Obstructing the harbor master to perform duties assigned to him or his legal non-compliance - incur a fine citizens from fifty-seven to one hundred and forty four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-1341](#), 96.05.16, *Official Gazette*. 1996, no. 57-1334 (96.06.19)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**117<sup>2</sup> article. Maritime Safety Maritime violation of the requirements**

Ship operation at the end of a ship's documentation expires -

incur a fine ship managers - natural persons or corporate leaders from the two hundred and eighty-nine to two thousand eight hundred and ninety-six euros and masters of vessels - from one hundred forty four to five hundred and seventy-nine euros or the right to hold certain positions seagoing ship of liberty for up to one year .

The ship sailing in contravention of the ship's papers within tolerance limits of swimming areas or meteorological conditions -

incur a fine by masters from one hundred forty-four to two hundred and eighty-nine euros or the right to hold certain positions seagoing ship of liberty for up to six months.

The ship sailing with the flag of another State its neišregistravus of the Republic of Lithuania Maritime Register of Shipping, with the exception of a temporary change in the flag of the vessel lease agreement (*Bareboat charter*) case -

incur a fine ship managers - natural persons or corporate leaders from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

Seaman, a non-maritime degree or qualification certificate granting the right to board the vessel in the relevant work or go to the corresponding positions, recruitment -

incur a fine ship managers - natural persons or corporate leaders from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

Permit a person who does not have the required level of maritime document on board to carry out the functions that can be performed only on the sea level of document or a duly authorized person -

incur a fine by masters from the two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

Marine grade documents entitling holders to board positions for or perform the functions acquisition of deception -

incur a fine for individuals of two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

The ship sailing in the sea outside the maritime degree diplomas and qualifications in the certification rules or crew minimum requirements set out in the certificate -

incur a fine ship managers - natural persons or corporate leaders from the two hundred and eighty-nine to one thousand four hundred and forty-eight euros and masters of vessels - from one hundred forty four to five hundred and seventy-nine euros or the right to hold certain positions seagoing ship of liberty for up to one year .

The ship, flying the Lithuanian flag, international maritime safety requirements violation of a foreign port -

incur a fine ship managers - natural persons or corporate managers from one thousand four hundred and forty-eight-five thousand seven hundred and ninety-two euros and masters of vessels - from two hundred and eighty-nine to eight hundred and sixty-eight euros.

Interference with the ship's captain to perform assigned duties related to maritime safety and marine environment protection against pollution, the ship captain's decision on these matters restriction -

incur a fine ship managers - natural persons or corporate managers from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

Failure to notify the ship's crash Lithuanian Maritime Safety Administration -

incur a fine by masters from twenty-eight to one hundred and forty four euros .

Vessel loading cargo ship outside the check certificate under the loading rate, the ship arrives at the port or in preparation for leaving the port -

incur a fine by masters from the two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

Maritime safety violation, leading to the ship's accident -

incur a fine by masters from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

Failure to notify the Lithuanian Maritime Safety Administration of the Republic of Lithuania on the sea in ships registered arrest (prohibition to leave) a foreign port for international maritime safety requirements -

incur a fine ship's captain or other crew members from one hundred forty-four to one thousand four hundred and forty-eight euros.

The study required information on the Lithuanian sea in ships registered arrest (prohibition to leave) a foreign port Failure Lithuanian Maritime Safety Administration -

incur a fine ship managers - natural persons or corporate leaders from fifty-seven to two hundred and eighty-nine euros.

Intoxicated with alcohol, narcotic, psychotropic or other intoxicating substances the person directing the ship or transfer to sail a vessel under the influence of alcohol, narcotic, psychotropic or other psychoactive substances a person, as well as avoidance of intoxication inspection -

incur a fine by masters from eight hundred and sixty-eight to one thousand four hundred and forty-eight euros or the right to hold certain positions seagoing ship of liberty for up to one year.

Intoxicated with alcohol, narcotic, psychotropic or other intoxicating substances vigil personal or work on a ship or standby transmission under the influence of alcohol, narcotic, psychotropic or other psychoactive substances a person, as well as intoxication inspection avoidance -

incur a fine crew members from one hundred forty four to five hundred and seventy-nine euros or the head of the crew members of the right to hold certain positions seagoing ship of liberty for up to one year.

*The Code was supplemented with Article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **117<sup>3</sup> article. Obstructing inspector performing state inspection of ships in port and flag state control, to carry out the duties assigned to him or execution of legal requests**

Obstructing inspector performing state inspection of ships in port and flag state control, to carry out the duties assigned to him or legitimate non-compliance -

incurs a penalty of one hundred and forty-four to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **117<sup>4</sup> article. Ship and Port Facility Security violation of the requirements**

Ship and port facility security requirements -

It renders to individuals warning or a fine of up to fifty-seven euros officials - a fine of one hundred and forty-four to five hundred and seventy-nine euros by masters - a fine from twenty-eight to one hundred and forty four euros

*The Code was supplemented with Article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **117<sup>5</sup> article. Mandatory pre-information on the potential of the ship to an expanded inspection at the port, marine terminal or anchoring Failure**

Mandatory pre-information on the potential of the ship expanded inspection at the port of the Republic of Lithuania, marine terminal or anchoring failure to the procedure established by Lithuanian ports or offshore terminals administrations -

incur a fine ship masters, operators or agents of ships from one hundred fifteen to two hundred and eighty-nine euros.

Proceeds from the mandatory pre-information on the potential of the ship expanded inspection at the port of the Republic of Lithuania, marine terminal or anchoring failure to the procedure established by Lithuanian Maritime Safety Administration -

incur a fine Lithuanian ports or offshore terminals heads of administration or their authorized persons from fifty-seven to one hundred and seventy-three euros.

*The Code was supplemented with Article:*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 118. Smoking seagoing vessels unidentified place**

Smoking seagoing vessels unidentified place -

a warning or a fine of two to five euros.

*Amendment of the article:*

No. [XI-1595](#), 04/29/1987, *Official Gazette.*, 1987, no. 13-134

No. [L-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [L-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **118<sup>1</sup> article. Maritime and inland waterway transport of passengers traveling violation**

2010. 24 November. European Parliament and Council Regulation (EU) No. 1177/2010 on maritime and inland waterway passenger rights, amending Regulation (EC) No. 2006/2004, infringement of the provisions - incurs a penalty of one hundred and forty-four to four hundred and thirty-four euros.

*The Code was supplemented with Article:*

No. [XII-227](#), 2013-04-11, *Official Gazette*. 2013, no. 42-2043 (2013-04-24), this law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 119. Inland shipping rules set safety requirements violation**

Running inland vehicles not equipped with life-saving measures, whether these measures mandatory use requirements -

incur a fine from fourteen to fifty-seven euros.

Inland driving vehicles in violation of laid down to ensure maritime safety requirements; Inland signs of non-compliance; inland waterway transport common movement procedures of passing and the by-pass, maneuvering rules violation; Inland vehicle entry, swimming and water areas and parking in a restricted area; swimming inland waterway transport unnavigable time or unfavorable weather conditions; the safety of passengers boarding the inland waterway transport, travel time and disembarking from their violation of the rules to ensure -

incur a fine from fifty-seven to one hundred and fifteen euros.

Inland driving vehicles without rights when they drive, or without the right to drive this type of inland waterway transport, inland waterway transport driving, when they are the person driving disqualified inland waterway transport, or transfer drive inland waterway transport a person who has no right to them drive -

incur a fine from eighty-six to one hundred and forty four euros.

In the first, second and third parts of the steps leading to an emergency situation, it is forced to other road users suddenly change the traffic speed, direction, or take other measures concerning its own or other road users to ensure the security, or to make repeated within one year -

incur a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros or the right to drive inland waterway transport liberty for up to one year and officials - a fine of two hundred and eighty-nine to five hundred and seventy-nine euros or the right to drive inland waterway transport a period of between one up to two years.

Inland driving vehicles when doing drunken person who is determined from 0.41 parts per million of intoxication (drunkenness) degree, or under the influence of narcotic, psychotropic or other intoxicating substances, or transfer drive vehicles such persons, as well as inland waterway transport drivers avoidance check intoxication (drunkenness) -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros or the right to drive inland waterway transport a period of between two to three years.

Inland shipping in the rules for other security requirements -

incur a fine from fourteen to fifty-seven euros.

*Amendment of the article:*

No. XI-1595, 04/29/1987, *Official Gazette*., 1987, no. 13-134

No. [L-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [L-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-249](#), 2005-06-16, *Official Gazette*., 2005, no. 83-3040 (2005-07-07)

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **119<sup>1</sup> article. Shipping offense causing light bodily injury or lead to inland waterway transport or other damage to property**

Shipping offense caused others slight bodily injury -

It incurs a fine navigators of one hundred and forty-four to two hundred and eighty-nine euros or the right to drive inland waterway transport a period of between one and two years, and persons who do not have the right to drive inland waterway transport - a fine of five hundred and seventy-nine to one thousand one one hundred fifty eight euros.

Shipping offense determined the other persons belonging to inland transport, cargo, navigation marks and other equipment or other property damage -

The navigators incur a fine from twenty-eight to fifty-seven euros or the right to drive inland waterway transport a period of between three to six months, while those who do not have the right to drive inland waterway transport - a fine of two hundred and eighty-nine to five hundred and seventy-nine euros.

The second part of this article, the actions do intoxicated, also intoxicated from drugs, psychotropic or other psychoactive substances a person -

It incurs a fine navigators of between five hundred and seventy-nine to eight hundred and sixty-eight euros or the right to drive inland waterway transport a period of between two and three years, and persons who do not have the right to drive inland waterway transport - a fine of eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **119<sup>2</sup> article. Obstructing Lithuanian Maritime Safety Administration in the performance of duties assigned to him or his legal non-compliance**

Obstructing Lithuanian Maritime Safety Administration in the performance of duties assigned to him or his legal non-compliance -

It incurs a fine citizens from fifty-seven to one hundred and fifteen euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

Failure to comply with the Lithuanian Maritime Safety Administration official requirement to stay inland waterway transport, as well as the withdrawal from the incident, which pilots are concerned -

incur a fine navigators of eight hundred and sixty-eight to one thousand one hundred fifty eight euros or the right to drive inland waterway transport a period of between two and three years, and persons who do not have the right to drive inland waterway transport - a fine of one thousand one hundred fifty eight up to one thousand four hundred and forty-eight euros.

**Note.** Uniformed Lithuanian Maritime Safety Administration official requirement to stay inland waterway transport is expressed by giving the signal a white flag, or through the speaker. Without official emblem, the official in any case shows the internal waters of the vehicle driver the official certificate.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-892](#), 2010-06-10, *Official Gazette.*, 2010, no. 72-3614 (2010-06-22)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **119<sup>3</sup> article. Failure to comply with the State Border Guard Service officer to stop the water requirement of the vehicle**

Failure to comply with uniform to the State Border Guard Service officer to the legitimate demands to halt water vehicle -

incur a fine of between eight hundred and sixty-eight to one thousand one hundred fifty eight euros.

*The Code was supplemented with Article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 120. Smoking inland waterway vehicles unidentified place**

Smoking inland vehicles unidentified place -

a warning or a fine of two to five euros.

*Amendment of the article:*

No. XI-1595, 04/29/1987, *Official Gazette.*, 1987, no. 13-134

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 121. Rail, maritime, inland waterways and air transport, fire protection rules violation**

Rail, inland waterways and maritime transport, fire protection rules violation -

It incurs a fine citizens from seven to fourteen euros and officials - from fourteen to twenty-eight euros.

Air transport fire-protection rules -

It incurs a fine citizens from fourteen to twenty-eight euros and officials - from twenty-eight to fifty-seven euros.

*Amendment of the article:*

No. XI-1595, 04/29/1987, Official Gazette., 1987, no. 13-134

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [X-249](#), 2005-06-16, Official Gazette., 2005, no. 83-3040 (2005-07-07)

No. [X-1675](#), 2008-07-03, Official Gazette. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 122. Inland waterway transport, inland ports and inland marinas in the registration and operation rules violation**

Inland vehicle registration requirements or set their delivery to testing nuisance or vehicles with faults, which banned these vehicles operate, or processed without the authorization or formally registered, or without the technical inspection or unimproved people and goods loaded driving or release fly -

It incurs a fine citizens from twenty-eight to fifty-seven euros and officials - from eighty-six to one hundred and seventy-three euros.

Cargo loading, unloading and storage of inland ports in vehicles and violation of the rules; divers execution of works without the necessary authorization; navigable waterways in the equipment neatitvërimas the shipping traffic signs (day and night); Safety on the road in hydraulic alarm tampering; set of signal lights use, changes in audio as well as in visible both day and night signals violation of the procedure; shipping Floating road signs and shore damage, tearing down and moving; barriers and other fishing vessels itaisiniq installation path limits -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Inland ports and marinas of the technical condition and the correct use, their proper storage rules to ensure the safety of people and inland waterways parking security violation or failure to take measures in time to prohibit or restrict the ports, marinas, parking spaces, equipment and mechanisms operating when their use is threatened by human and inland waterway transport safety, as well as the inland port, marina set the release mode failure to provide or permit inland port, marina standing procedure laid down in unincorporated inland waterway transport or unregistered procedure established inland ports, inland marinas, with the exception of small non-commercial, recreational and sports boat marinas, operation or maintenance of the existing condition without inspection or without technical inspection -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

*Amendment of the article:*

No. XI-1595, 04/29/1987, Official Gazette., 1987, no. 13-134

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [X-249](#), 2005-06-16, Official Gazette., 2005, no. 83-3040 (2005-07-07)

No. [X-1675](#), 2008-07-03, Official Gazette. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **122<sup>1</sup> article. Inland waterway transport storage unidentified place**

Inland vehicle storage unidentified place -

It incurs a fine citizens from seven to fourteen euros and officials - from fourteen to twenty-eight euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, Official Gazette. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 123. Vehicle driving nuisance**

Vehicles not registered (re-register) The procedure or without the state technical inspection or have a fault for which the Highway Code prohibits driving or which tires do not comply with the technical or tire requirements, or



the absence of internal affairs a certificate of authorization for the operation of road transport a means of glasses with a light conductivity less than the permissible driving -

drivers incur a fine from twenty-eight to forty-three euros.

Registered, re-registered or deregistered driving vehicles without registration plates (plates) or driving at the end of a temporary registration mark shall (except in the case reported to the police about the theft of the car number, bound to withdraw the new numbers) -

drivers incur a fine from twenty-eight to fifty-seven euros or the right to drive vehicles in a period of between one to three months.

Driving vehicles with false number plates (sign), concealed or otherwise oblique number plates or with at that vehicle license plate issued by the character (s) -

drivers incur a fine of two hundred thirty one to three hundred and forty-seven euros or the right to drive vehicles in a period of between six months and one year.

Driving vehicles equipped with antiradar or other hindrance to measure the speed or užfiksuojančiomis instrumentation technique, also equipped with flashing lights or žybčiojančiais special audio signals without authorization -

drivers incur a fine from twenty-eight to fifty-seven euros with these devices confiscated.

Vehicles driving uninsured vehicle owners' civil liability insurance or in the absence of this insurance, the insured -

incurs a driver of the vehicle a fine from twenty-three to thirty-four euros.

**Note.** The Code 51<sup>11</sup>, 123-130<sup>2</sup>, 132-134 article applies to vehicles need to keep all kinds of cars, tractors and other self-propelled machines, trolley buses, trailers, semi-trailers, as well as motorcycles and other motor vehicles.

*Amendment of the article:*

No. XI-3058, 03/07/1989, Official Gazette. 1989, no. 20-228

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [VIII-1734](#), 00:06:15, Official Gazette. 2000, no. 54-1557 (00.07.05)

No. [IX-825](#), 2002-03-28, Official Gazette. 2002, no. 33-1257 (2002-03-30)

No. [X-1365](#), 2007-12-13, Official Gazette., 2007, no. 138-5641 (2007-12-29)

No. [X-1381](#), 2007-12-18, Official Gazette., 2007, no. 138-5644 (2007-12-29) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-1223](#), 2010-12-14, Official Gazette., 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 124. Exceeding speed limits**

Exceeding speed limits to 10 kilometers per hour -  
a warning to drivers.

Exceeding speed limits by more than 10 but not more than 20 kilometers per hour -  
incur a fine for drivers from eleven to twenty-eight euros.

Exceeding speed limits by more than 20 but not more than 30 kilometers per hour -  
drivers incur a fine from twenty-eight to eighty-six euros.

Exceeding speed limits by more than 30 but not more than 40 kilometers per hour -  
drivers incur a fine of one hundred and fifteen to one hundred and seventy-three euros and novice drivers - a fine of one hundred and fifteen to one hundred and seventy-three euros with the right to drive a vehicle for three to six months.

Exceeding speed limits by more than 40 but not more than 50 kilometers per hour -  
drivers incur a fine of one hundred and seventy-three to two hundred and thirty-one euro and novice drivers - a fine of one hundred and seventy-three to two hundred and thirty-one euro to the right to drive vehicles of imprisonment ranging from six months to one year.

Exceeding speed limits by more than 50 kilometers per hour -  
incur a fine for drivers of two-hundred and eighty-nine to four hundred and thirty-four euros with the right to drive a vehicle for one to six months, novice drivers - a fine of two hundred and eighty-nine to four hundred and thirty-four euros with the right to drive a vehicle for over one year up to one year and six months, and drivers who do not have the right to drive vehicles - a fine of four hundred and thirty-four seven hundred and twenty-four euros.

*Amendment of the article:*

No. XI-3058, 03/07/1989, Official Gazette. 1989, no. 20-228

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [X-1365](#), 2007-12-13, Official Gazette., 2007, no. 138-5641 (2007-12-29) **Cure Announced: Official Gazette. 2008, no. 9**

## **124<sup>1</sup> article. Road signs of non-compliance, smuggling and violation of traffic rules**

Driving at a traffic light or prohibited regulator gesture Non stopping before a pedestrian crossing, as required by the rules -

drivers incur a fine from twenty-eight to eighty-six euros or the right to drive vehicles in a period of between one and six months.

Road signs or labeling of non-compliance, as well as the responsibilities of the driver pedestrians, except in the first part of the duties of non-compliance, driving along the sidewalk, lawn or pedestrian (bike) trail, road traffic rules set alarm use, violation of insurance for drivers to use mobile communication, when they are used for hands (except when the vehicle is stationary engine off), non-compliance, drivers reversal pedestrian crossings, tunnels, bridges, overpasses, flyovers and beneath them, high beam neperjungimas to low beam in the dark, left before the oncoming opposite vehicle less 150 meters, driving on highways, as well as people on the violation of the rules -

drivers incur a fine from twenty-eight to eighty-six euros .

Drivers requirement to give way to starting off, onto the road, lane changes and otherwise changing the direction of movement of non-compliance, rotation crossings, places where the road visibility at least one direction is less than 100 meters, overtaking in places where the traffic rules prohibit overtaking, parking crossings 50-meter stretch of road before them and behind them, stopping and parking rules violation highways -

drivers incur a fine from twenty-eight to forty-three euros or the right to drive vehicles in a period of between one to three months.

Stopping or parking in places where the traffic rules prohibit stopping or standing ( with the exception of the third paragraph of Article provided for stopping and parking violations of the procedure), as well as stopping or parking outside the road signs and marking requirements or travel arrangements in residential areas and courtyards - Failure

drivers incur a fine from twenty-eight to eighty-six euros .

Vehicles with blue (blue and red) colored flashing lights and special sound signals and their accompanied vehicle disabling, Non stopping, as required by the rules, or any other obstruction of their traffic -

drivers incur a fine of fifty-seven to one hundred and fifteen euros , or the right to drive vehicles in a period of between two to four months.

In the first, second and fifth paragraphs, the actions committed by a person carrying passengers passenger vehicles for local (city) routes -

incur a fine for drivers from eighty-six to one hundred and forty-four euros , or (and) the right to drive vehicles in a period of between one month and three months.

Children (students) in school bus transport or vehicle to transport children insignia nuisance -

drivers incur a fine of fifty-seven to eighty-six euros.

Road traffic offenses other than those provided in this Code, -

drivers incur a warning or a fine of between five and eleven euros.

*Amendment of the article:*

No. [XI-3058](#), 03/07/1989, *Official Gazette*. 1989, no. 20-228

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1995](#), 2004-01-29, *Official Gazette*. 2004, no. 25-763 (2004-02-14)

No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-653](#), 2013-12-10, *Official Gazette*. 2013, no. 132-6733 (2013-12-21), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **124<sup>2</sup> article. Dangerous driving and disorderly**

Driving the vehicle, simultaneously or successively making several traffic offenses posing a threat to road safety, as well as road traffic offense giving rise to a dangerous situation, it is forced to other road users abrupt change of movement speed, direction, or take other actions on their own or other people's security, -

drivers incur a fine of one hundred and fifteen to two hundred and thirty-one euro to the right to drive a vehicle for three to six months, while those who do not have the right to drive vehicles - a fine of two hundred and eighty-nine to five hundred and seventy-nine euros.

Rowdy driving, this is a road traffic offense of hooliganism, compromising safety or their own or other people's safety -

drivers incur a fine of two hundred and eighty-nine to five hundred and seventy-nine euros with the right to drive a vehicle for one to two years, and persons who do not have the right to drive vehicles - a fine of seven hundred

and twenty-four to one hundred thirteen euros.

The first part of this article, the actions do intoxicated with alcohol or drugs, or drugs or other intoxicating substances a person -

incur a fine for drivers of five hundred and seventy-nine to eight hundred and sixty-eight euros with the right to drive a vehicle for two to three years, and persons who do not have the right to drive vehicles - a fine of one hundred thirteen to one thousand one hundred fifty eight euros with vehicle confiscation or administrative arrest for ten to twenty days with the confiscation of the vehicle.

The second part of this article, the actions do intoxicated with alcohol or drugs, or drugs or other intoxicating substances a person -

incur a fine for drivers from eight hundred and sixty-eight to one thousand one hundred fifty eight euros with the right to drive a vehicle for three to five years, or administrative arrest for ten to twenty days with the right to drive a vehicle for three to five years, and the people, without the right to drive vehicles - a fine of one thousand one hundred and fifty-eight to one thousand four hundred and forty-eight euros with the confiscation of the vehicle, or administrative arrest from twenty to thirty days with the vehicle confiscation.

*Amendment of the article:*

No. [XI-3058](#), 03/07/1989, *Official Gazette*. 1989, no. 20-228

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **124<sup>3</sup> article.** Deleted from 2008. 1 January.

*Amendment of the article:*

No. [XI-3058](#), 03/07/1989, *Official Gazette*. 1989, no. 20-228

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)

### **124<sup>4</sup> article.** N Eteka power since 2011. June 1.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

### **124<sup>5</sup> article. Local charges for the use of municipal councils established Parking lot Regulations established local toll payment nuisance**

Local charges for the use of municipal councils established Parking lot Regulations set local fee payment procedure - Failure

drivers incur a fine from twenty-three to forty euros.

*The Code was supplemented with Article:*

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **124<sup>6</sup> article. Local fees for permission to enter vehicles in the state of protected areas, local governments established protected reserves, they published a landscape site and established a local buffer zone violation**

Local fees for permission to enter vehicles in the state of protected areas, local governments established protected reserves, they published a landscape site and established a local buffer zone violation -

drivers incur a fine from twenty-three to forty euros.

*The Code was supplemented with Article:*

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

## **Article 125. Driving through a railway crossing in violation of the rules**

Drive over the railway in places not intended for other vehicles stopped before crossing to miss the train, going round, the entrance to the crossing at prohibited by traffic lights or crossing receptionist signal or when the barrier is lowered or begins to descend, arbitrary barrier lifting or detour, the entrance to the crossing, where for it is an obstacle that would force the driver to stop at level crossings, especially transport unimproved agriculture, road construction and other machinery movement through the crossing, as well as the traffic sign "Stop" failure to do so when he built before the railway crossing -

drivers incur a fine of one hundred and forty-four to two hundred and eighty-nine euros with the right to drive a vehicle for two to six months.

*Amendment of the article:*

No. XI-1595, 04/29/1987, *Official Gazette.*, 1987, no. 13-134

No. XI-3058, 03/07/1989, *Official Gazette.* 1989, no. 20-228

No. [L-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [L-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 126. Driving vehicles when the drivers are drunk or intoxicated from narcotic, psychotropic or other psychoactive substances**

Driving vehicles when the drivers under influence of alcohol, when a mild intoxication degree (from 0.41 parts per million to 1.5 parts per million), -

drivers incur a fine of two hundred and eighty-nine to four hundred and thirty-four euros with the right to drive vehicles imprisonment from one year to one year to six months.

Taxi cars, mopeds, motorcycles, tricycles, light four-wheeler, four-wheeler, the powerful four-wheeler, vehicles with a maximum permissible weight of more than 3.5 tonnes or with more than 9 seats, or carrying dangerous goods, driving, drunk drivers at the determined mild intoxication degree (more than 0 ppm but not more than 0.4 parts per million), -

drivers incur a fine of one hundred and forty-four to two hundred and eighty-nine euros.

Vehicle driving, for novice drivers when intoxicated, when a mild intoxication degree (more than 0 ppm but not more than 0.4 parts per million), -

drivers incur a fine of two hundred and thirty-one to two hundred and eighty-nine euros.

Driving vehicles when the drivers under influence of alcohol when the mean (from 1.51 to 2.5 parts per million), or severe (from 2.51 parts per million or more) the degree of intoxication, intoxication inspection evasion, as well as the consumption of alcohol after the accident and the circumstances setting -

drivers incur a fine of five hundred and seventy-nine to eight hundred and sixty-eight euros with the right to drive a vehicle for two to three years, or administrative arrest for ten to thirty days with the right to drive a vehicle for two to three years.

Driving vehicles when the drivers are intoxicated from narcotic, psychotropic or other intoxicating substances, intoxication inspection evasion, as well as narcotic, psychotropic or other psychoactive substance use after a traffic accident to the circumstances of the -

drivers incur a fine of two hundred and eighty-nine to eight hundred and sixty-eight euros with the right to drive a vehicle for one to three years, or administrative arrest for ten to thirty days with the right to drive a vehicle for two to three years.

Transmission to drive a vehicle while intoxicated or under the influence of narcotic, psychotropic or other psychoactive substances a person -

incur a fine from eighty-six to one hundred and forty four euros.

Practical driving training, driving instructor under the influence of alcohol, under the influence of narcotic, psychotropic or other intoxicating substances, intoxication or intoxication inspection evasion, as well as drunkenness or intoxication from narcotic, psychotropic or other intoxicating substances after the accident to the circumstances of the -

incur a fine driving instructor from the one hundred and forty-four to two hundred and eighty-nine euros with the right to drive a vehicle for eleven months to one year to one month.

**Note.** Determining intoxication by gas chromatography, the limit shall be assessed ethyl alcohol and found the lowest concentration of ethyl alcohol in biological media of the organism, and determining intoxication, alcohol meter, it must be evaluated in the measurement instrument error.

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette.*, 1985, no. 33-370

No. XI-3058, 03/07/1989, *Official Gazette.* 1989, no. 20-228

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)  
No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 127. Road traffic offense giving rise to a slight health disorder or property damage**

Road traffic offense caused a slight health disorder -

drivers incur a fine of one hundred and forty-four to two hundred and eighty-nine euros or the right to drive vehicles in a period of between one and two years, and persons who do not have the right to drive vehicles - a fine of five hundred and seventy-nine to eight hundred and sixty-eight euros.

Road traffic offense determined the other persons belonging to vehicles, cargo, road, track and other facilities or other property damage (damage), -

drivers incur a fine from twenty-eight to fifty-seven euros or the right to drive vehicles in a period of between three to six months, while those who do not have the right to drive vehicles - a fine of two hundred and eighty-nine to five hundred and seventy-nine euros.

In the first or the second part, the actions do not sober (drunk) or intoxicated from narcotic, psychotropic or other psychoactive substances a person -

incur a fine for drivers of one thousand one hundred and fifty-eight to one thousand four hundred and forty-eight euros with the right to drive a vehicle for three to five years, or administrative arrest of fifteen to thirty days with the right to drive a vehicle for three to five years, and persons who do not have the right to drive vehicles - a fine of one thousand four hundred and forty-eight to one thousand five hundred and ninety-two euros to the confiscation of the vehicle, whether or not his or administrative arrest for ten to twenty days with the confiscation of the vehicle.

*Amendment of the article:*

No. XI-3058, 03/07/1989, *Official Gazette*. 1989, no. 20-228  
No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [I-653](#), 94.11.10, *Official Gazette.*, 1994, no. 89-1724 (94.11.18)  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)  
No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 128. Vehicles driving without the right to drive**

Vehicles driving without the right to drive without the right to drive this type of vehicle -

incurs a penalty of two hundred and eighty-nine to four hundred and thirty-four euros or administrative arrest.

Vehicle driving when the person driving disqualified vehicles -

shall incur a penalty of four hundred and thirty-four seven hundred and twenty-four euros or administrative arrest.

Transmission of driving the vehicle the person who does not have the right to drive or does not have the right to drive this type of vehicle -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

*Amendment of the article:*

No. XI-3058, 03/07/1989, *Official Gazette*. 1989, no. 20-228  
No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 129. Vehicle driving drunk or under the influence of narcotic, psychotropic or other psychoactive substances who are not entitled to drive**

Vehicle driving drunk or under the influence of narcotic, psychotropic or other psychoactive substances by drivers who do not have the right to drive or do not have the right to drive that type of vehicle, or intoxication or intoxication inspection evasion, as well as alcohol, narcotic, psychotropic or other psychoactive substance use after accident to the circumstances of the -

incurs a penalty of one thousand one hundred and fifty-eight to one thousand four hundred and forty-eight euros to vehicle confiscation or without confiscation or administrative arrest from twenty to thirty days with the vehicle confiscation.

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette.*, 1985, no. 33-370



No. XI-3058, 03/07/1989, Official Gazette. 1989, no. 20-228

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [IX-1702](#), 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

No. [X-1365](#), 2007-12-13, Official Gazette., 2007, no. 138-5641 (2007-12-29)

No. [XII-653](#), 2013-12-10, Official Gazette. 2013, no. 132-6733 (2013-12-21), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 130. Failure to comply with the requirement to stop the vehicle or withdrawal from the accident site**

Failure to comply with a police officer in uniform legitimate claim to stop the vehicle, as well as withdrawal from an accident with a driver is concerned, the local violation of traffic rules -

incur a fine for drivers from eight hundred and sixty-eight to one thousand one hundred fifty eight euros with the right to drive a vehicle for three to five years, or administrative arrest of fifteen to thirty days with the right to drive a vehicle for three to five years, and the people, without the right to drive vehicles - a fine of one thousand one hundred and fifty-eight to one thousand four hundred and forty-eight euros to vehicle confiscation or without confiscation or administrative arrest from twenty to thirty days with the vehicle confiscation or without confiscation.

Failure to comply with the customs officer in uniform legitimate claim to stop the vehicle -

drivers incur a fine of between eight hundred and sixty-eight to one thousand one hundred fifty eight euros.

Other road users other than the driver, the departure of the accident, to which they are linked, in violation of local rules of the road -

incurs a penalty of one hundred and forty-four to two hundred and thirty-one euro.

Failure to comply with uniform to the State Border Guard Service officer legitimate claim to stop the vehicle

-

drivers incur a fine of between eight hundred and sixty-eight to one thousand one hundred fifty eight euros.

**Note.** Uniformed police, the State Border Guard or Customs officer requirement to stop the vehicle is expressed by giving a signal rod or mojan circles with a red reflector transversely to the direction of movement, or through the speaker through order to stop. Uniformed police, the State Border Guard or Customs officer requirement to stop the vehicle can also be expressed as a turning special colors painted and the police, the State Border Guard or customs-marked car scoreboard with the words POLICE STOP or STOP. No official emblem customs officer in any case shows the driver of the vehicle the official certificate. Nighttime police, the State Border Guard or Customs officer stopping the vehicle must wear a uniform with reflective elements (wear special vests worn cuffs or have other reflective elements). The patrol has to work at least two police, the State Border Guard or customs officers with special colors painted and the police, the State Border Guard insignia or customs-marked car, stop the vehicle sighting regulator rod or on the reflective circles, turning patrol blue car and (or) a red flashing light.

*Amendment of the article:*

No. XI 501, 11.28.1985, Official Gazette., 1985, no. 33-370

No. XI-3058, 03/07/1989, Official Gazette. 1989, no. 20-228

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [IX-1702](#), 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

No. [X-82](#), 2005-01-20, Official Gazette., 2005, no. 18-576 (2005-02-08)

No. [X-1365](#), 2007-12-13, Official Gazette., 2007, no. 138-5641 (2007-12-29)

No. [X-1675](#), 2008-07-03, Official Gazette. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **130<sup>1</sup> article. Repealed**

*Amendment of the article:*

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

### **130<sup>2</sup> article. Re-vehicle driving drunk or under the influence of narcotic, psychotropic or other psychoactive substances in drivers**

Vehicle driving drunk or under the influence of narcotic, psychotropic or other psychoactive substances in drivers or circumvented the intoxication or intoxication screening of drivers, or using alcohol, narcotic, psychotropic or other psychoactive substances after the accident to the circumstances of the drivers when the person was an administrative penalty for the code 124<sup>2</sup> in the third or fourth paragraph of Article 126, Article 127, third paragraph, Article 129 of the offenses -

incurs a driver's license to drive vehicles in a period of between three to five years with confiscation of the vehicle, the right to drive vehicles who do not have - a fine of one thousand one hundred and fifty-eight to one thousand four hundred and forty-eight euros with the confiscation of the vehicle, or administrative arrest from twenty to thirty days with the confiscation of the vehicle, and the right to drive a vehicle without the persons to whom administrative arrest can not be given, - a fine of one thousand one hundred and fifty-eight to one thousand five hundred and ninety-two euros to the confiscation of the vehicle.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-653](#), 2013-12-10, *Official Gazette*. 2013, no. 132-6733 (2013-12-21), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **131. Pedestrians and other road users made Road traffic offense**

Pedestrian driveway shift or move it to where prohibited, as well as people driving bicycles, pedestrians, vadeliotoju and others who use the road, failure to comply with traffic control signals, traffic signs, labeling requirements, as well as traffic arrangements highways, lack of road traffic rules for pedestrians driver would cyclists set behavior during the hours of darkness or poor visibility of non-compliance -

incur a fine from twenty-three to forty euros.

In the first part of the persons committed the traffic offense giving rise to a dangerous situation, it is forced to other road users abrupt change of movement speed, direction, or take other actions on their own or others safety of citizens -

incur a fine from twenty-eight to fifty-seven euros.

In the first part of the persons committed the traffic offense caused a slight health disorder -

incur a fine from eighty-six to one hundred and forty four euros.

In the first part of the persons committed the traffic offense caused by a vehicle load, road and other facilities or other property damage (damage), -

incur a fine of forty to fifty-seven euros.

In the first part of the people to make a road traffic offense, other than those provided in this Code, -

incur a fine of between five and eleven euros .

Reining and horse riding, bike driving, by a drunk or under the influence of narcotic, psychotropic or other psychoactive substances in individuals who develop mild intoxication degree (from 0.41 parts per million to 1.5 parts per million), -

incur a fine from eighty-six to one hundred and forty four euros.

Reining and horse riding, bike driving, by a drunk or under the influence of narcotic, psychotropic or other psychoactive substances by individuals who determine the mean (from 1.51 to 2.5 parts per million), or severe (2.51 parts per million or more) the degree of intoxication -

incurs a penalty of one hundred and forty-four to two hundred and two euros.

In the first part of the persons committed the traffic offense have created a slight health disorder, if the offense was committed at the time they had been drunk or under the influence of narcotic, psychotropic or other psychoactive substances -

incurs a penalty of one hundred and forty-four to one hundred and seventy-three euros.

*Amendment of the article:*

No. XI-3058, 03/07/1989, *Official Gazette*. 1989, no. 20-228

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 132. Permission drive crashes, vehicles with or violation of other rules**

Permission to ride a vehicle having a fault for which it is forbidden to operate, or reworked without the authorization or is not registered in accordance with the procedure, with or without the state technical inspection, or not ready for people to transport goods -

incur a fine individuals responsible for the technical condition of vehicles and operation, from fifty-seven to one hundred and fifteen euros.

*Amendment of the article:*

No. XI-3058, 03/07/1989, Official Gazette. 1989, no. 20-228  
No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**132<sup>1</sup> article.** N Eteka power since 2011. 1 March.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)  
No. [XI-1223](#), 2010-12-14, Official Gazette., 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

**Article 133. Permission to drive a vehicle under influence of alcohol or intoxicated drivers, as well as persons who have no right to drive**

Permission to drive a vehicle under influence of alcohol or intoxicated by drugs or drugs or other intoxicating substances for drivers, as well as persons who do not have the right to drive vehicles -  
incur a fine individuals responsible for the technical condition of vehicles and operation, from eighty-six to one hundred and forty four euros.

*Amendment of the article:*

No. XI 501, 11.28.1985, Official Gazette., 1985, no. 33-370  
No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**133<sup>1</sup> article. The vehicle owner (manager) Failure to comply**

The vehicle owner (manager) Road Traffic Safety Law Failure to comply -  
incurs a penalty of a natural person from eighty-six to two hundred and thirty-one euro and the enterprise, institution, organization, or a branch thereof - from eighty-six to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the offense -  
shall incur a penalty of four hundred thirty four to five hundred and seventy-nine euros.

The vehicle owner (manager) of the Code, Article 269, the seventh part of the requirement set out to ensure that the vehicle is in the Republic of Lithuania and would not be sold or otherwise transferred to third parties, failure to comply -

incur a fine individual in two thousand eight hundred and ninety-six to four thousand three hundred and forty-four euro and the enterprise, institution, organization, or a branch thereof - four thousand three hundred and forty-four thousand to five thousand seven hundred and ninety-two euros.

*The Code was supplemented with Article:*

No. [X-1246](#), 2007-07-03, Official Gazette., 2007, no. 81-3316 (2007-07-21, N is the law to ensure the European Union's legislation, the annex to this law implementation .

*Amendment of the article:*

No. [XI-1223](#), 2010-12-14, Official Gazette., 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013  
No. [XII-2049](#), 2015-11-19, 2015-12-01 announced TAR, ik 2015-19106

**Article 134. Use of safety belts, children's height and weight of the respective group of seats, as well as a motorcycle helmet nuisance**

Use of safety belts, children's height and weight of the respective group of seats, as well as a motorcycle helmet violation of the procedure -

incur drivers and (or) Passengers fine from twenty-eight to fifty-seven euros.

The same act committed by a person who has already been convicted for in the first part of the offense -  
shall incur a penalty of fifty-seven to eighty-six euros.

*Amendment of the article:*

No. XI-3058, 03/07/1989, Official Gazette. 1989, no. 20-228  
No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)  
No. [X-1365](#), 2007-12-13, Official Gazette., 2007, no. 138-5641 (2007-12-29)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**134<sup>1</sup> article. Special vehicles with illegally-enabled žybčiojančiais flashing lights and special sound signals driving**

Special vehicle with illegally-enabled žybčiojančiais flashing lights and special sound signals driving - drivers incur a fine of fifty-seven to one hundred and fifteen euros.

*The Code was supplemented with Article:*

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 135. Repealed**

*Amendment of the article:*

No. XI 924, 06.26.1986, *Official Gazette.*, 1986, no. 18-184

No. [L-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

**Article 136. Hazardous materials and items of rail, sea, inland waterway, automobile and electrical transport rules violation**

Hazardous substances or objects in hand luggage transport by rail violation of the rules - a warning or a fine of up to five euros.

Hazardous substances or items for maritime and inland waterway transport rules violation - a warning or penalty for citizens from fourteen to twenty-eight euros and a warning or a fine on officials - from twenty-eight to fifty-seven euros.

Hazardous substances or objects transport by bus, trolleybus or minibus, as well as hazardous materials and items of luggage or release a storage chamber in motor transport - a warning or a fine of up to five euros.

**Note.** Hazardous materials or items for which the transport rules violation that article establishes administrative responsibility, establishes a list of relevant existing modes of transport regulations.

*Amendment of the article:*

No. XI-1595, 04/29/1987, *Official Gazette.*, 1987, no. 13-134

No. [L-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [L-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

No. [X-1675](#), 2008-07-03, *Official Gazette.* 2008, no. 81-3181 (2008-07-17) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**136<sup>1</sup> article. Dangerous goods transport safety specialist appointment of the company, company performance reports and crashes or accidents during loading, filling or transporting dangerous goods reporting requirements of the offense of Dangerous Goods transported in rail cars or road**

Corporate activity reports and crashes or accidents during loading, filling, or the transport of dangerous goods by reporting omission or false statement data presentation - incur a fine heads of companies or other responsible persons from fifty-seven to one hundred and fifteen euros.

Dangerous goods transport safety specialist in the failure or the failure to notify the company about the procedure established by the appointment of a specialist -

incur a fine heads of companies or other responsible persons from one hundred fifteen to two hundred and thirty-one euro.

*The Code was supplemented with Article:*

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-347](#), 2013-05-30, *Official Gazette.* 2013, no. 62-3059 (2013-06-12)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**136<sup>2</sup> article. Transport of dangerous goods by road or related activities in violation of the requirements**

Dangerous goods that are damaged or leaking containers (including damaged or leaking containers are empty and uncleaned) steeped in dangerous goods vehicles -

incur a fine of loading works company managers or other responsible persons or chargers from twenty-eight to one hundred and fifteen euros.

Transport of dangerous goods by road, the dangerous goods transporting vehicle (transport unit) does not meet the approved standards, but it does not pose a direct risk to the safe transport, or when dangerous goods carriage vehicle (transport unit) is equipped with the written instructions or the Dangerous Goods transported packed in damaged containers or transported damaged bulk intermediate bulk container or damaged in a large container or the packaged dangerous goods transported is not structurally container, or when transported damaged empty and uncleaned containers, or when dangerous goods transporting vehicle (transport unit) correctly labeled (marked), or the dangerous goods are transported without fulfilling the requirements of written instructions, or when transporting dangerous goods vehicle (transport unit) is not required for operational fire extinguishers, or when transporting dangerous goods vehicle with a load pavojinguoju left to stand for compliance with statutory requirements -

incur a fine cargo carrying heads of companies or other responsible persons or drivers from twenty-eight to one hundred and fifteen euros.

Hazardous cargo placing the carriage road, where there is ended containers or bulk intermediate bulk container or large container inspection and (or) the use of terms or when Dangerous goods packed in damaged packaging or damaged bulk intermediate bulk container or damaged in a large container, or when packaged Dangerous goods offered for carriage is not structurally container, or when the tanks (tank containers) (including empty and uncleaned tankers) is not properly closed, or once the carriage combination packagings with outer packagings not properly prepared or not properly closed, or when a package containing dangerous goods properly marked and (or) marked, or when transporting dangerous goods vehicle (transport unit) properly labeled (marked), or when dangerous goods offered for carriage without having met the requirements of written instructions -

incurs a penalty of goods for submitting corporate leaders or other responsible persons (shippers) from twenty-eight to one hundred and fifteen euros.

Transport of dangerous goods by road, the dangerous goods transporting vehicle has no vehicles carrying certain dangerous goods, the approval certificate or does not meet the approved standards and therefore pose a direct threat to safety in the transport or in excess of the maximum per transport unit is allowed to transport hazardous cargo volume, or dangerous when goods are transported in a manner prohibited or when transporting dangerous goods by road vehicle driver does not meet the pre-conditions, or failure to comply with the smoking ban -

incur a fine cargo carrying heads of companies or other responsible persons from one hundred fifteen to two hundred and thirty-one euro or drivers or other individuals - from fifty-seven to one hundred and fifteen euros.

Hazardous cargo placing the carriage road, the dangerous goods used for the packing containers do not meet the requirements or the Dangerous goods offered for carriage in a manner prohibited or bulk structural container which is not, or failure to comply with tanks or containers filling requirements, or if the sender could have known or knew that the dangerous goods the transporting vehicle or its driver does not meet the requirements -

incurs a penalty of goods for submitting corporate leaders or other responsible persons (shippers) from one hundred and fifteen to two hundred and thirty-one euro.

Hazardous cargo placing the carriage road, transport or loading of dangerous goods vehicles carrying the Dangerous goods flowing (flowing) or when the vehicle failed to provide dangerous cargo identification information (load UN number, proper shipping name and, if applicable, the packing group, classification code) or there is no indication that the goods are dangerous or without labeling, and (or) without marking the packaging of dangerous goods, or without labeling of dangerous cargo carrying vehicle (transport unit), or in accordance with hazardous cargo loading, mixed loading and mounting requirements -

incurs a penalty of goods for submitting corporate leaders or other responsible persons (shippers) or loading works company managers or other responsible persons, or chargers, or cargo-carrying heads of companies or other responsible persons from one hundred fifteen to two hundred and thirty-one euro or drivers - from fifty-seven to one hundred and fifteen euros.

Prohibited the transport of dangerous goods by road Submission carriage, loading or transport -

incurs a penalty of goods for submitting corporate leaders or other responsible persons (shippers) or cargo carrying heads of companies or other responsible persons from two hundred eighty nine to five hundred and seventy-nine euros, or drivers - from fifty-seven to one hundred and fifteen euros and loading operations performing corporate leaders or other responsible persons or chargers - from one hundred fifteen to two hundred and thirty-one euro.

Hazardous cargo placing the carriage road, when the vehicle does not represent the other with Proper pavojinguoju load related information (excluding cargo UN number, proper shipping name and, if applicable, the packing group classification code) or when the damage other dangerous goods legislation to establish requirements than those laid down in this article -

a warning or penalty goods for submitting corporate leaders or other responsible persons (shippers) from two to twenty-eight euros.

Transport of dangerous goods by road, the placards, orange table or other signs do not meet the requirements, or when the vehicle does not represent the other with Proper pavojinguoju load related information (excluding cargo UN number, proper shipping name and, if applicable, the packing group, classification code ), or when transporting dangerous goods by road vehicle driver meets the training requirements, but does not provide the necessary transport during the training certificate, or some other damage to the transport of dangerous goods legislation to establish requirements than those laid down in this article -



a warning or a fine of goods carrying the heads of companies or other responsible persons or drivers for two to twenty-eight euros.

Cargo-carrying business executives and other responsible persons, dangerous goods carrying vehicle drivers is not responsible for this in the second, fourth, sixth, seventh and ninth parts of the offenses and the handling operatives directors and other officials, chargers - for the first, sixth and seventh parts of the violations that have been made on false information, the other persons to provide transport documents.

*The Code was supplemented with Article:*

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) *N* Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-347](#), 2013-05-30, *Official Gazette.* 2013, no. 62-3059 (2013-06-12)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **136<sup>3</sup> article. Hazardous goods by rail or road related activities in violation of the requirements**

Dangerous goods that are damaged or leaking containers (including damaged or leaking containers are empty and uncleaned) steeped in dangerous goods vehicles -

incur a fine of loading works company managers or other responsible persons or chargers from twenty-eight to one hundred and fifteen euros.

Transport of dangerous goods by rail road, where the dangerous goods transporting vehicle does not meet the approved standards, but it does not pose a direct risk to the safe transport, or in the absence of equipment specified in written instructions or when Dangerous goods are transported packed in damaged containers or transported damaged bulk intermediate bulk container or damaged in a large container or the packaged dangerous goods are transported in a container which is not structurally or damaged when transported empty and uncleaned containers, or when transporting dangerous goods vehicle is not properly marked or when dangerous goods transported without fulfilling the requirements of written instructions -

incur a fine of railway undertakings (carriers) managers or other responsible persons from twenty-eight to one hundred and fifteen euros.

Dangerous goods Submission carriage rail road, where is ended containers or bulk intermediate bulk container or large container inspection and (or) the use of terms or when Dangerous goods packed in damaged packaging or damaged bulk intermediate bulk container or damaged in a large container, or when packaged dangerous goods offered for carriage is not structurally container, or when the tanks (tank containers) (including empty and uncleaned tankers) is not properly closed, or once the carriage combination packagings with outer packagings not properly prepared or not properly closed, or when dangerous goods transporting tool improperly marked, or when Dangerous goods offered for carriage without having met the requirements of written instructions -

incur a fine of goods submitted to transport heads of companies or other responsible persons (shippers) from twenty-eight to one hundred and fifteen euros.

Transport of dangerous goods by road rail when transporting dangerous goods vehicle does not meet the approved standards and therefore pose a direct threat to safety in the transport or in excess of the largest single vehicle-carrying dangerous cargo volume, or when Dangerous goods are transported in a manner prohibited -

incur a fine of railway undertakings (carriers) managers or other responsible persons from one hundred fifteen to two hundred and thirty-one euro.

Dangerous goods Submission carriage rail road, where the dangerous goods used for the packing containers do not meet the requirements or the Dangerous goods offered for carriage in a manner prohibited or bulk structural container which is not, or failure to comply with tanks or containers filling requirements, or if the sender could have known or knew that the dangerous goods the transporting vehicle does not meet the requirements -

incurs a penalty of goods for submitting corporate leaders or other responsible persons (shippers) from one hundred and fifteen to two hundred and thirty-one euro.

Dangerous goods Submission carriage rail roads, transport or loading of dangerous goods vehicles carrying the Dangerous goods flowing (flowing) or when the vehicle failed to provide dangerous cargo identification information (load UN number, proper shipping name and, if applicable, the packing group, classification code) or there is no indication that the goods are dangerous or without labeling, and (or) without marking the packaging of dangerous goods, without labeling or dangerous goods vehicles, or in accordance with hazardous cargo loading, mixed loading and mounting requirements -

incurs a penalty of goods for submitting corporate leaders or other responsible persons (shippers) or loading works company managers or other responsible persons, or chargers, or railway undertakings (carriers) managers or other responsible persons from one hundred fifteen to two hundred and thirty-one euro.

Prohibited carriage rail roads dangerous goods Submission carriage, loading or transport -

incurs a penalty of goods for submitting corporate leaders or other responsible persons (shippers) or by railway undertakings (carriers) managers or other persons responsible for two hundred and eighty-nine to five hundred and seventy-nine euros and loading works company managers or other responsible persons or chargers - from one hundred fifteen to two hundred and thirty-one euro.

Dangerous goods Submission carriage rail road, when the vehicle does not represent the other with Proper pavojuoju load related information (excluding cargo UN number, proper shipping name and, if applicable, the packing group classification code) or when the damage other dangerous goods legislation to establish requirements than those laid down in this article -

a warning or penalty goods for submitting corporate leaders or other responsible persons (shippers) from two to twenty-eight euros.

Transport of dangerous goods by rail road, where the placards, orange table or other signs do not meet the requirements, or when the vehicle failed to provide the other with Proper pavojuoju load related information (excluding cargo UN number, proper shipping name and, if applicable, the packing group, classification code ), or when the damage other dangerous goods legislation to establish requirements than those laid down in this article -

a warning or a fine of railway undertakings (carriers) managers or other responsible persons from two to twenty-eight euros.

Railway companies (carriers) leaders and other officials is not responsible for this in the second, fourth, sixth, seventh and ninth parts of the offenses and the handling operatives directors and other officials, chargers - for the first, sixth and seventh parts of the offenses, to do on inaccurate information, the other persons to provide transport documents.

*The Code was supplemented with Article:*

No. [XII-347](#), 2013-05-30, *Official Gazette*. 2013, no. 62-3059 (2013-06-12)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **136<sup>4</sup> article. Dangerous goods transport by inland waterways and related activities in violation of the requirements**

Dangerous goods transport by inland waterways and related activities in violation of the requirements -

incur a fine heads of companies or other responsible persons from two hundred eighty nine to five hundred and seventy-nine euros or other individuals - from fifty-seven to two hundred and thirty-one euro.

*The Code was supplemented with Article:*

No. [XII-347](#), 2013-05-30, *Official Gazette*. 2013, no. 62-3059 (2013-06-12)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 137. Use of electric cars and transport nuisance**

Driving at a vehicle cabin (cab, body), standing on the steps of the bus or trolley, allowing the driver to close the door, as well as driving a bus or trolley bus in dirty clothes, which can lubricate the bus, trolleybus or passenger upholstery clothes -

a warning or a fine of two to five euros.

Garbage, cigarette butts or other items emissions through vehicle windows or doors -

incurs a penalty of two to five euros.

Smoking on the bus, trolley or taxi maršrutiniame -

incurs a penalty of two to five euros.

*Amendment of the article:*

No. XI-1595, 04/29/1987, *Official Gazette.*, 1987, no. 13-134

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **137<sup>1</sup> article. Obstructing the State Road Transport Inspectorate or traffic control officers in the performance of their duties or their legitimate non-compliance**

Obstructing the State Road Transport Inspectorate officials to perform their duties, as well as the State Road Transport Inspectorate or traffic control officers legitimate non-compliance -

It incurs a fine citizens of twenty-eight euros, drivers of vehicles, drivers-conductors, conductors and carriers - from seventy-two to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of drivers of vehicles, drivers-conductors, conductors and carriers - from one hundred forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-1431](#), 96.07.03, *Official Gazette*. 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **137<sup>2</sup> article. Road vehicle state technical inspection of non-compliance**

Technical inspection centers for road vehicle state technical inspections and examinations, in normative acts regulating non-compliance -

incur a fine road vehicle state technical inspection controllers and experts from seventy-two to one hundred and forty-four euro and the head of the Center - one hundred forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [L-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [L-1431](#), 96.07.03, *Official Gazette*. 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **137<sup>3</sup> article. Failure to comply with the requirements of drivers of vehicles and technical inspection centers controllers and experts to prepare**

Defined requirements of drivers of vehicles production or qualification, as well as the technical inspection centers controllers and experts to prepare non-compliance -

incur a fine institutions, companies that train drivers of vehicles or the technical inspection centers Controller and experts, heads of one hundred and forty-four to two hundred and eighty-nine euros.

Vehicle driver training or refresher courses in the organization without a permit (license) -

incur a fine institutions, companies that train drivers and managers from two hundred eighty nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [L-1431](#), 96.07.03, *Official Gazette*. 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **138. Driving without a ticket, and greater than the set of hand luggage by rail**

Passenger rail ride without a ticket, the third and more children under seven years of transport can not occupy separate seats or beds, or children from seven to sixteen years of transport without a ticket -

incur a fine from twenty-eight to fifty-seven euros.

Higher than stated, outstanding hand luggage transport -

shall incur a penalty of five to eight euros.

Rail workers (train bosses, attendants, conductors) carriage of passengers without a ticket or greater than that found unpaid luggage -

incur a fine from twenty-eight to fifty-seven euros.

*Amendment of the article:*

No. XI-1595, 04/29/1987, *Official Gazette*., 1987, no. 13-134

No. [L-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [L-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-1866](#), 2011-12-22, *Official Gazette*., 2011, no. 163-7758 (2011-12-31) , N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **138<sup>1</sup> article. Rail traffic control officers legitimate non-compliance or a hindrance for them to perform their duties**

State Railway Inspectorate under the Ministry of Transport officials legitimate non-compliance or a hindrance for them to perform their duties -

incur a fine citizens from twenty-eight to one hundred and forty-four euros and officials - from one hundred forty four to seven hundred twenty four euros.

Obstructing the Code Article 227, the third part of the persons referred to perform their duties or their legitimate non-compliance -

incur a fine from fourteen to twenty-eight euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 139. Aviation security requirements violation**

The aviation security requirements -

incur a fine from twenty-eight to one hundred and forty four euros .

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 140. Swimming without a ticket and baggage more than the established sea transport**

Passengers without tickets or swimming for children from five to sixteen years of age stowaways on board seagoing ships -

incurs a two-euro fine.

Hand luggage more than the amount prescribed for ocean -

incurs a two-euro fine.

*Amendment of the article:*

No. XI-1595, 04/29/1987, *Official Gazette.*, 1987, no. 13-134

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 141. Swimming without a ticket and found more than hand luggage by inland waterway vehicles**

Passengers without a ticket or swimming for children from five to sixteen years of age without a ticket ferry transport and inland waterway transport vehicles -

incurs a two-euro fine.

Higher than the hand luggage inland waterway transport vehicles -

incurs a two-euro fine.

*Amendment of the article:*

No. XI-1595, 04/29/1987, *Official Gazette.*, 1987, no. 13-134

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [X-1675](#), 2008-07-03, *Official Gazette*. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **142. Driving without a ticket or failing to purchase a ticket at a discount, but without the necessary documents confirming the right to travel concessions, or such unpaid passengers or luggage by road passenger vehicles, or a refusal to pay for a taxi ride**

Unpaid luggage by road passenger vehicles -

incurs a penalty of two to five euros.

Children from seven to fourteen years of transport without a ticket or children from fourteen to sixteen years of driving without a ticket passenger road vehicles -

incur a fine for parents or guardians (caretakers) from eleven to twenty-three euros.

Passengers ride passenger road vehicles purchase a ticket at a discount, but without the necessary documents confirming the right to transport concessions -

incur a fine of between five and eleven euros .

Passengers ride without a ticket passenger road vehicles or failing to purchase a ticket at a discount, without the right to transport concessions -

incur a fine from seventeen to twenty-eight euros.

Refusal to pay the fare for a taxi or call a taxi -

incur a fine from seventeen to twenty-eight euros.

Passenger transport without a ticket or failure to comply with the fixed tariff or passengers who bought ride tickets at a discount, but did not submit the necessary documents confirming the right to travel concessions, transport, or two or more travel tickets with a discount sale instead of a single ride ticket or travel ticket discount printing out when there are no passengers, or two or more ride tickets at a discount data printing out one ticket for passenger road transport -

incur a fine from seventy-two to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the sixth part of the violations -

It incurs a fine from one hundred to two hundred and two euros.

*Amendment of the article:*

No. [XI-1595](#), 04/29/1987, *Official Gazette.*, 1987, no. 13-134

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [I-1431](#), 96.07.03, *Official Gazette.* 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-349](#), 2009-07-15, *Official Gazette.*, 2009, no. 89-3805 (2009-07-28), *N is the law to ensure the European Union legislation referred to in the annex to the Law implementation*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **142<sup>1</sup> article. Bus stations, pavilions and stops operating procedure violation**

Bus stations, pavilions and stops operation in breach of passengers and luggage by passenger car transport, as well as road signs, schedules, information ads that do not comply with regulations by the functional and technical requirements for the use of -

incur a fine individuals responsible for the operation of facilities, from seventy-two to one hundred and forty four euros.

*Amendment of the article:*

No. [I-1431](#), 96.07.03, *Official Gazette.* 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **142<sup>2</sup> article. Passenger transport passenger road transport rules violation**

Passenger transport passenger road transport, the design, technical and sanitary condition does not meet the statutory requirements -

drivers incur a fine of twenty-eight euros and carriers - from forty-three to eighty-six euros.

Passenger road transport timetables, lack of deviation from the specified routes tracks -

incur a fine for drivers from fourteen to twenty-eight euros and carriers - from seventy-two to one hundred and forty four euros.

Passenger transport by road passenger vehicles without passenger road transport legislation in the documents or with invalid documents -

incur a fine for drivers from fourteen to twenty-eight euros and carriers - from forty-three to eighty-six euros.

*Amendment of the article:*

No. [I-1431](#), 96.07.03, *Official Gazette.* 1996, no. 73-1741 (96.07.31)

No. [VIII-1603](#), 00:03:30, *Official Gazette.* 2000, no. 32-888 (00.04.19)

No. [IX-707](#), 2002-01-15, *Official Gazette.* 2002, no. 13-468 (2002-02-06)

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **142<sup>3</sup> article. Passenger transport by taxi cars rules violation**

Passenger transport by taxi cars without taximeter, turning on his or inoperative taksometru with taksometru not complying with the requirements as well as fixed-rate non-compliance with the carriage of passengers by taxi cars -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

Total income according to the taximeter taking readings from each passenger unless accompanied by passengers in the car are separate -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

Refusal to transport the passenger a short distance or a higher wage than indicated by the taximeter, the requirement -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

The car taxi driver standing next job in the municipality, in the absence of the relevant municipal agreement -

incur a fine from eighty-six to one hundred and seventy-three euros.

Receipt in the prescribed form, indicating the taxi service cost, non-issuance of a passenger when it wishes -

incur a fine from twenty-eight to fifty-seven euros.

Passenger transport by taxi cars of rules approved by the Ministry of Transport, violations, other than those provided in this article -

incur a fine from fourteen to twenty-eight euros.

The same actions committed by a person who has already been convicted for in the first, second, third and fourth parts of the offenses -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*



No. [I-1431](#), 96.07.03, Official Gazette. 1996, no. 73-1741 (96.07.31)  
No. [VIII-528](#), 97.11.20, Official Gazette. 1997, no. 112-2823 (97.12.10)  
No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**142<sup>4</sup> article. Freight transport by road vehicles in domestic and (or) international traffic rules violation**

Freight transport on international routes without a travel permit, driving with incompatible or incomplete nature of the authorization -

drivers incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

Freight transport internal and (or) international routes without freight road transport legislation or the documents referred to in accordance with the requirements of non-completed files, if not this Code 163<sup>11</sup> provided for in Article indications -

incur a fine for drivers to fourteen euros or heads of companies - from fourteen to forty-three euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

drivers incur a fine of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [I-1431](#), 96.07.03, Official Gazette. 1996, no. 73-1741 (96.07.31)

No. [VIII-1603](#), 00:03:30, Official Gazette. 2000, no. 32-888 (00.04.19)

No. [IX-707](#), 2002-01-15, Official Gazette. 2002, no. 13-468 (2002-02-06)

No. [X-1381](#), 2007-12-18, Official Gazette., 2007, no. 138-5644 (2007-12-29) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-585](#), 2013-11-07, Official Gazette. 2013, no. 120-6054 (2013-11-23)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**142<sup>5</sup> article. Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set of driving without a break time or daily driving times**

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set of driving without a break time or daily driving times from 15 minutes to 30 minutes -

incur a fine for drivers to fourteen euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set of driving without a break time or daily driving times for more than 30 minutes, but no more than 1 hour -

drivers incur a fine from twenty-eight to fifty-seven euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set of driving without a break time or daily driving times for more than 1 hour, but not more than 2 hours -

drivers incur a fine of fifty-seven to eighty-six euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set of driving without a break time or daily driving times for more than 2 hours, but no more than 3 hours -

incur a fine for drivers from eighty-six to one hundred and forty four euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set of driving without a break time or daily driving times for more than 3 hours but not more than 4 hours -

drivers incur a fine of one hundred and forty-four to two hundred and seventeen euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set of driving without a break time or daily driving times for more than 4 hours -

drivers incur a fine of two hundred seventeen to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [X-1381](#), 2007-12-18, Official Gazette., 2007, no. 138-5644 (2007-12-29) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**142<sup>6</sup> article. Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set daily rest periods violation**

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set daily rest periods violation of missing no more than 1 hour of daily recreation -

drivers incur a fine of twenty-eight euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set daily rest periods violation of missing more than 1 hour, but not more than 2 hours of daily recreation -

drivers incur a fine from twenty-eight to fifty-seven euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set daily rest periods violation of missing more than 2 hours, but not more than 4 hours of daily recreation -

drivers incur a fine of fifty-seven to eighty-six euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set daily rest periods violation of missing more than 4 hours, but not more than 6 hours of daily recreation -

drivers incur a fine of one hundred and forty-four to two hundred and seventeen euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set daily rest periods violation of missing more than 6 hours of daily recreation -

drivers incur a fine of two hundred seventeen to two hundred and eighty-nine euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) prescribed daily rest periods of breakdown in violation of statutory requirements -

drivers incur a fine from twenty-eight to fifty-seven euros.

*The Code was supplemented with Article:*

No. [X-1381](#), 2007-12-18, Official Gazette., 2007, no. 138-5644 (2007-12-29) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **142<sup>7</sup> article. Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set driving time limits by margins**

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set driving time within 1 week or 2 weeks consecutive exceeding of no more than 2 hours -

drivers incur a fine of twenty-eight euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set driving time within 1 week or 2 weeks consecutive exceeding of more than 2 hours, but not more than 4 hours -

drivers incur a fine from twenty-eight to fifty-seven euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set driving time within 1 week or 2 weeks consecutive exceeding of more than 4 hours, but not more than 8 hours -

drivers incur a fine of fifty-seven to eighty-six euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set driving time within 1 week or 2 weeks consecutive exceeding of more than 8 hours -

incur a fine for drivers from eighty-six to one hundred and forty four euros.

*The Code was supplemented with Article:*

No. [X-1381](#), 2007-12-18, Official Gazette., 2007, no. 138-5644 (2007-12-29) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **142<sup>8</sup> article. Passenger or freight road vehicles in domestic and (or) international routes with installed, inoperative or inconsistent with the requirements of the tachograph, the device display and record sheet or driver card misuse and forgery of other driving and rest requirements violation**

Passenger or freight road vehicles in domestic and (or) international routes with installed, inoperative, repaired within a specified period of time or not in line with the requirements of the tachograph -

drivers incur a fine of up to two hundred and eighty-nine euros or heads of companies or their authorized persons, who are charged with leading cargo or passenger operations - up to eight hundred and sixty-eight euros.

Passenger or freight road vehicles in domestic and (or) international routes using the recording equipment, one of whose functions specifically disconnected or is adapted to driving and rest falsify readings -

drivers incur a fine of one hundred and forty-four to five hundred and seventy-nine euros or heads of companies or their authorized persons, who are charged with leading cargo or passenger operations - from seven hundred twenty four to one thousand four hundred and forty-eight euros.

Passenger or freight road vehicles in domestic and (or) international routes do not comply with the requirements of the tachograph record sheets and (or) the driver card or violation of the established procedures for using them -

drivers incur a fine from twenty-eight to fifty-seven euros or heads of companies or their authorized persons, who are charged with leading cargo or passenger operations - from seventy-two to one hundred and forty four euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, the tachograph record sheets, data extracted from the digital tachograph and (or) the driver card, and (or) Prints readings forgery -

drivers incur a fine of two hundred and eighty-nine to five hundred and seventy-nine euros or heads of companies or their authorized persons, who are charged with leading cargo or passenger operations - from five

hundred seventy-nine to one thousand one hundred fifty eight euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) mandatory tachograph record sheets for the statutory period of non-disclosure, unfilled or not in accordance with the requirements set filled tachograph record sheets presentation and (or) driver card, and (or) driving without a driver card, and (or) driving through at his driver card -

drivers incur a fine of one hundred and forty-four to two hundred and eighty-nine euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) the mandatory use of the tachograph record sheet for more than 24 hours -

drivers incur a fine of one hundred and forty-four to two hundred and eighty-nine euros.

Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) set other than this article and 142<sup>5</sup> 142<sup>6</sup> 142<sup>7</sup> referred to in Articles driving and rest requirements -

incur a fine for drivers from fourteen to twenty-eight euros.

*The Code was supplemented with Article:*

No. [X-1381](#), 2007-12-18, Official Gazette., 2007, no. 138-5644 (2007-12-29) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**142<sup>9</sup> article. Road vehicles carrying passengers or cargo in domestic and (or) international routes, crews (drivers) mandatory tachograph record sheets and (or) data extracted from the digital tachograph and (or) the driver card, nesaugojimas set out in the undertaking or driving and rest Failure to comply with the company**

From 5 to 10 percent of road vehicles transporting passengers or goods in domestic and (or) international routes, crews (drivers) mandatory tachograph record sheets and (or) data extracted from the digital tachograph and (or) the driver card (out of driving working days) nesaugojimas set out in the undertaking or from the tachograph record sheets and (or) data transferred from the digital tachograph and (or) the driver card (from the company to check the driver's work day), down from 5 to 10 per cent of drivers' working and rest violations -

incur a fine heads of companies or their authorized persons, who are charged with leading freight or passenger transport operations, from fifty-seven to one hundred and forty four euros.

Since more than 10 but not more than 20 per cent of road vehicles transporting passengers or goods in domestic and (or) international routes, crews (drivers) mandatory tachograph record sheets and (or) data extracted from the digital tachograph and (or) driver card (out of the driver's working days) nesaugojimas set out in the undertaking or from the tachograph record sheets and (or) data transferred from the digital tachograph and (or) the driver card (from the company to check the driver's work day), down from 10 to 20 percent drivers work and rest violations -

incur a fine heads of companies or their authorized persons, who are charged with leading freight or passenger transport operations from one hundred forty-four to two hundred and eighty-nine euros.

More than 20 percent of road vehicles transporting passengers or goods in domestic and (or) international routes, crews (drivers) mandatory tachograph record sheets and (or) data extracted from the digital tachograph and (or) the driver card (out of the driver's work days) nesaugojimas set out in the undertaking or from the tachograph record sheets and (or) data transferred from the digital tachograph and (or) the driver card (from the company to check the driver's work day), down more than 20 per cent of drivers' working and rest violations -

incur a fine heads of companies or their authorized persons, who are charged with leading freight or passenger transport operations, two hundred and eighty-nine to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [X-1381](#), 2007-12-18, Official Gazette., 2007, no. 138-5644 (2007-12-29) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**142<sup>10</sup> article. Passenger or freight road vehicles in domestic and (or) international routes without speed limitation device inoperative or off with the speed limitation device**

Passenger or freight road vehicles in domestic and (or) international routes without speed limitation device inoperative or off with the speed limitation device -

drivers incur a fine of two hundred and eighty-nine to five hundred and seventy-nine euros or heads of companies or their authorized persons, who are charged with leading cargo or passenger operations - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

*The Code was supplemented with Article:*

No. [X-1381](#), 2007-12-18, Official Gazette., 2007, no. 138-5644 (2007-12-29) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **142<sup>11</sup> article. Passenger transport by charter flights nuisance**

No pre-formed and (or) do not have a common destination passengers of collection or transport or passenger transport in the absence of a pre-formed passenger contract and (or) passenger sheet or presentation of blank documents -

incur a fine driver from seventy-two to one hundred and forty four euros or business manager or his designee, is tasked to manage passenger operations - from one hundred forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

driver incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros or business manager or his designee, is tasked to manage passenger operations - from two hundred eighty nine to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [XI-349](#), 2009-07-15, Official Gazette., 2009, no. 89-3805 (2009-07-28), N is the law to ensure the European Union legislation referred to in the annex to the Law implementation

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **142<sup>12</sup> article. Passenger road transport passenger rights violation**

Passenger road transport passenger rights -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [XII-265](#), 2013-05-07, Official Gazette. 2013, no. 54-2670 (2013-05-25), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 143. Cargo security of rail, sea, inland waterways and road transport to ensure access violation**

Rolling stock, containers, and other flying cargo for vehicles, as well as transport facilities injury -

incurs a penalty of up to fourteen euros.

Freight yards, train stations, truck stations, container points (sites), ports (marinas) and warehouses where the operations relating to the carriage of goods, pens mutilation, as well as presence without the required permit cargo yards, container stations (sites) cargo areas (bars), ports (marinas), locks, and the storage area -

incur a fine of eight to fifty-seven euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992; Official Gazette., 1992, no. 21-610

No. [I-545](#), 18/07/1994; Official Gazette. 1994, no. 58-1132

No. [X-249](#), 2005-06-16, Official Gazette., 2005, no. 83-3040 (2005-07-07)

No. [X-1675](#), 2008-07-03, Official Gazette. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 144. Deleted from 2003. 25 July.**

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [IX-1702](#), 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

### **Article 145. Road, their buildings and equipment damage, heavy and oversized cargo transport without permission**

Pavement contamination -

incur a fine from twenty-eight to eighty-six euros.

Roads, buildings and facilities thereof or traffic regulatory technical measures damage, driving on asphalt tracked vehicles, obstacles to road traffic conclusion -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Driving without authorization by road vehicles (combinations) beyond the axle (axle) load of up to 0.6 t, and a maximum of 2T and (or) the maximum permissible weight of more than 1 t, and not more than 4 tons, and also driving

without a permit road vehicles (combinations), the dimensions of laden or unladen, the maximum authorized -  
drivers incur a fine of one hundred and forty-four to two hundred and eighty-nine euros and (or) managers of the companies or their authorized persons, who are charged with leading cargo or passenger operations - from two hundred eighty nine to five hundred and seventy-nine euros.

Driving without authorization by road vehicles (combinations) beyond the axle (axle) load more than 2 tons, but not more than 4 tons, and (or) the maximum permissible weight of more than 4 tons, but not more than 8 t -

drivers incur a fine of two hundred and eighty-nine to eight hundred and sixty-eight euros and (or) managers of the companies or their authorized persons, who are charged with leading cargo or passenger operations - from five hundred seventy-nine to one thousand one hundred fifty eight euros.

Driving without a permit road vehicles (combinations) in excess of the permitted axle (s) load more than 4 tons and (or) the maximum permissible mass of more than 8 tons -

incur a fine for drivers from eight hundred and sixty-eight to two thousand twenty-seven euros and (or) managers of the companies or their authorized persons, who are charged with leading cargo or passenger operations - from one thousand one hundred fifty eight to three thousand four hundred and seventy five euros .

Freight presentation or loading carriage road vehicle (combination), maximum authorized axle (s) load and (or) the maximum permissible mass or exceeded permitted road vehicle (combination) dimensions, verifying that it received authorization to transport such goods -

incurs a penalty of goods for submitting corporate leaders or other responsible persons (shippers) or loading works company managers or other responsible persons or chargers from two hundred eighty nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [XI-3058](#), 03/07/1989, *Official Gazette*. 1989, no. 20-228

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-1431](#), 96.07.03, *Official Gazette*. 1996, no. 73-1741 (96.07.31)

No. [VIII-1603](#), 00:03:30, *Official Gazette*. 2000, no. 32-888 (00.04.19)

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31) , *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **145<sup>1</sup> article. The execution of works on the roads, traffic control measures technical installation and maintenance and other safety requirements violation**

Work on the roads and to their execution, trade, catering and other service points in the installation or construction of roads or buildings roadside parking, as well as slogans, posters, billboards and other measures less than 150 meters from the road installation without coordination with the police -

incur a fine from twenty-eight to two hundred and eighty-nine euros.

Car roads, buildings and the construction of interchanges and their beautification projects, technical installation of traffic control measures (removal) or mass and sports events in several organization misalignment with the police -

incur a fine from twenty-eight to one hundred and forty four euros .

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 146. Car multi-band and multi-zone protection supervisory rules and terms of use violation**

Car multi-band and multi-protection zone of ground and underground communication laying, excavation and any construction operations, including intersections and driveways, installation of materials and goods storage without coordination with the procedure riding road slopes, ditches damage, as well as plantation destruction, waste and snow translation of them, Compact sewage or industrial, land reclamation permit water to several water drain systems, and road band - and plowing the ground -

incur a fine from twenty-eight to fifty-seven euros .

Car multi-band and multi-protection zone of bridges, viaducts, tunnels, pedestrian underpasses, sound dampening walls spoilage -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros .

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)



No. [XI-1866](#) , 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31) , N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 147. Agricultural operators of the Road Maintenance Procedure violation**

Road protection zone users are assigned land parcels and their (users) made by the Road Maintenance Procedure for breach of the duty to keep technically neat and clean road protection zone, slip roads and in other road protection zone maintenance requirements -

incur a fine from fourteen to fifty-seven euros .

*Amendment of the article:*

No. [I-2589](#) , 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#) , 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [XI-1866](#) , 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31) , N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 148. Repealed**

*Amendment of the article:*

No. I-2574, 28/09/1988, Official Gazette., 1988, no. 29-301

#### **Article 148. Vehicle owners or managers of non-payment fees**

Driving the highest category of road (trunk and edge) M<sub>2</sub> and N<sub>1</sub> categories of road vehicles paid vehicle owners or user fees -

incur a fine vehicle owners (holders) or driver of one hundred and seventy-three to three hundred and forty-seven euros.

Driving the highest category of road (trunk and edge) M<sub>3</sub> , N<sub>2</sub> and N<sub>3</sub> categories of road vehicles paid vehicle owners or user fees -

incur a fine vehicle owners (managers) or drivers of the three hundred and forty-seven to seven hundred fifty three euros.

Driving the highest category of road (trunk and edge) of special road vehicles designed for specific job functions, but not the carriage of goods paid vehicle owners or user fees -

incur a fine vehicle owners (holders) or driver of one hundred fifteen to three hundred and forty-seven euros.

Vehicle owners - farm businesses - driving the highest category of road (trunk and edge) N<sub>1</sub> -N<sub>3</sub> categories up to 16 tonnes (inclusive) total weight of road vehicles paid vehicle owners or user fees -

incur a fine vehicle owners (holders) or driver of one hundred fifteen to three hundred and forty-seven euros.

Driving in the first to fourth parts of the vehicles referred to in the highest category of road (trunk and edge) without vehicles owners or managers of tax payment document -

incur a fine vehicle owners (holders) or driver from eighty-six to one hundred and forty four euros.

*The Code was supplemented with Article:*

No. [X-691](#) , 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

*Amendment of the article:*

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **149. Road maintenance Procedure violation**

Description of the Procedure, which requires care of roads and road structures and facilities so that they meet the safety requirements, violation or failure to take timely measures to prohibit or restrict traffic in separate sections of the road, where the use of them pose a threat to road safety -

incur a fine for officials from seventy-two to one hundred and forty four euros .

*Amendment of the article:*

No. [I-2589](#) , 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#) , 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#) , 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XI-1866](#) , 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31) , N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 150. On pipeline protection rules violation**

On pipeline protection rules violation -

a warning or penalty for citizens from fourteen to twenty-eight euros and a fine for officials - from fifty-seven to one hundred and forty four euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-698](#), 98.04.15, *Official Gazette*. 1998, no. 41-1094 (98.05.01)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 151. Repealed**

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

### **Article 152. Hardware and Devices terms of use violation**

Apparatus and equipment by non-compliance and violation of the conditions of use, as well as hardware, equipment, radio transmission, radio or suppression of radio monitoring equipment use and (or) entry of unauthorized use of the approval provided for in legislation -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from fifty-seven to one hundred and forty four euros with the hardware devices, radio transmission, radio suppression or radio monitoring equipment without confiscation or seizure, or the right to use or importation of equipment, facilities, radio transmission, radio suppression or radio monitoring devices deprivation.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one hundred and forty-four to two hundred and eighty-nine euros with the hardware devices, radio transmission, radio communication or suppression of radio monitoring equipment without confiscation or seizure, or the right to use or importation of equipment, facilities, radio transmission, radio suppression or radio monitoring devices deprivation.

*Amendment of the article:*

No. XI-2756, 01/25/1989, *Official Gazette*. 1989, no. 4-19  
No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)  
No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)  
No. [XI-1553](#), 2011-06-28, *Official Gazette*., 2011, no. 91-4328 (2011-07-19)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **152<sup>1</sup> article. Communications Regulatory Authority to remove radio interference or reduce the level of non-compliance**

Communications Regulatory Authority to remove radio interference or reduce the level of non-compliance -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one hundred and forty-four to two hundred and eighty-nine euros with the hardware or equipment confiscation or without confiscation.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, four hundred thirty four to eight hundred and sixty-eight euros with the hardware or equipment confiscation or without confiscation.

*The Code was supplemented with Article:*

No. [IX-707](#), 2002-01-15, *Official Gazette*. 2002, no. 13-468 (2002-02-06)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)  
No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)  
No. [XI-1553](#), 2011-06-28, *Official Gazette*., 2011, no. 91-4328 (2011-07-19)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **152<sup>2</sup> article. Deleted from 2004. 1 May.**

*The Code was supplemented with Article:*

No. [IX-707](#), 2002-01-15, *Official Gazette*. 2002, no. 13-468 (2002-02-06)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

### **152<sup>3</sup> article. Electronic communications resource use and allocation rules violation**

Electronic communications resources and the allocation of violation of the rules -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from seven hundred twenty four to one thousand four hundred and forty-eight euros with the hardware or equipment confiscation or without seizure or the right to use electronic communications resources deprivation.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros with the hardware or equipment confiscation or without confiscation or the right to use electronic communications resources deprivation.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [XI-1553](#), 2011-06-28, *Official Gazette*., 2011, no. 91-4328 (2011-07-19)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **152<sup>4</sup> article. The Radio Equipment Technical Regulation on the conditions, the manufacturer codes for non-standard terminal equipment manufacturers, terms of use violation**

The Radio Equipment Technical Regulation on the conditions, the manufacturer codes for custom manufacturers of terminal equipment, the use of terms infringement -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from seven hundred twenty four to one thousand four hundred and forty-eight euros with radio equipment or terminal equipment confiscation or without confiscation.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros with radio equipment or terminal equipment without confiscation or seizure.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [XI-1553](#), 2011-06-28, *Official Gazette*., 2011, no. 91-4328 (2011-07-19)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-2671](#), 2016-10-11, 2016-10-17 announced TAR, ik 2016-25267

### **152<sup>5</sup> article. The right to engage in radio amateur radio stations and other users of the granting procedure or operating conditions of this violation**

The right to engage in radio amateur radio stations and other users of the granting procedure or operating conditions of this violation -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from seventy-two to one hundred and forty four euros with the hardware or equipment confiscation or without confiscation or the right to carry amateur radio and other radio stations users deprivation.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one hundred and forty-four to two hundred and eighty-nine euros with the hardware or equipment confiscation or without confiscation or the right to engage in radio amateur radio stations and other users of deprivation.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [XI-1553](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4328 (2011-07-19)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**152<sup>6</sup> article.** Deleted from 2004. 1 May.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

**152<sup>7</sup> article.** Deleted from 2004. 1 May.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

**152<sup>8</sup> article.** Deleted from 2011. 1 August.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

**152<sup>9</sup> article.** Deleted from 2004. 1 May.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

**152<sup>10</sup> article. The Communications Regulatory Authority of minimum standards, specifications or recommendations for technical non-compliance**

The Communications Regulatory Authority of minimum standards, specifications or recommendations for technical non-compliance -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from seven hundred twenty four to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

*Amendment of the article:*

No. [XI-1553](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4328 (2011-07-19)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**152<sup>11</sup> article. Electromagnetic compatibility of technical regulation in breach of the**

Electromagnetic compatibility of technical regulation in breach of the terms -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from seven hundred twenty four to one thousand four hundred and forty-eight euros with the hardware or equipment confiscation or without seizure.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros with the hardware or equipment confiscation or without confiscation.

*The Code was supplemented with Article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

*Amendment of the article:*

No. [XI-1553](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4328 (2011-07-19)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **152<sup>12</sup> article. Government or its authorized institution of mandatory orders, task orders or Failure**

Government or its authorized institution of mandatory orders, task orders, or protect, maintain the necessary electronic communications networks that connect them, or, if necessary, to limit public access to electronic communications networks Failure -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from seven hundred twenty four to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*The Code was supplemented with Article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

*Amendment of the article:*

No. [XI-1553](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4328 (2011-07-19)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **152<sup>13</sup> article. Prohibit send or transmit false or deceptive distress, urgency, safety or identification signals Failure**

Prohibit send or transmit false or deceptive distress, urgency, safety or identification signals Failure -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from seven hundred twenty four to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*The Code was supplemented with Article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

*Amendment of the article:*

No. [XI-1553](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4328 (2011-07-19)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **152<sup>14</sup> article. The manufacturer of instruments used for identification of terminal equipment in the public mobile telephone network, changing without permission of the manufacturer, the pursuit of commercial activities related to the manufacturer of instruments used for identification of terminal equipment in the public mobile telephone network changes without permission of the manufacturer, including the activities of advertising**

The manufacturer of instruments used for identification of terminal equipment in the public mobile telephone network, changing without permission of the manufacturer -

incur a fine for individuals or companies, institutions, organizations, heads of one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Pursuit of commercial activities related to the manufacturer of instruments used for identification of terminal equipment in the public mobile telephone network, without changing the manufacturer's consent, including the activities of advertising -

incur a fine for individuals or companies, institutions, organizations, heads of two hundred and eighty-nine to five hundred and seventy-nine euros.



The same actions committed by a person who has been given an administrative penalty for the third part of the offense -

incur a fine of seven hundred and twenty-four to one thousand four hundred and forty-eight euros and from this activity proceeds confiscated.

*The Code was supplemented with Article:*

No. [X-249](#), 2005-06-16, *Official Gazette*, 2005, no. 83-3040 (2005-07-07)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 153.** Deleted from 2003. 25 July.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [IX-707](#), 2002-01-15, *Official Gazette*. 2002, no. 13-468 (2002-02-06)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

**153<sup>1</sup> article. Electronic communications network damage or unauthorized network access or terminal equipment that interfere with electronic communications network for work, arbitrary connection**

Electronic communications network damage or unauthorized connection to electronic communications network -

incur a fine from seventy-two to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Terminal equipment, which hinder the electronic communications network for work, arbitrary connection -

incur a fine from seventy-two to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the offense -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros with the equipment was confiscated.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**153<sup>2</sup> article.** Deleted from 2003. 25 July.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

**153<sup>3</sup> article.** Deleted from 2003. 25 July.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

**153<sup>4</sup> article.** Deleted from 2003. 25 July.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

**153<sup>5</sup> article.** Deleted from 2003. 25 July.

*The Code was supplemented with Article:*

No. [IX-707](#), 2002-01-15, *Official Gazette*. 2002, no. 13-468 (2002-02-06)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

**153<sup>6</sup> article.** Deleted from 2003. 25 July.

*The Code was supplemented with Article:*

No. [IX-707](#), 2002-01-15, *Official Gazette*. 2002, no. 13-468 (2002-02-06)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

**153<sup>7</sup> article.** Deleted from 2003. 25 July.

*The Code was supplemented with Article:*

No. [IX-707](#), 2002-01-15, *Official Gazette*. 2002, no. 13-468 (2002-02-06)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

**153<sup>8</sup> article.** Deleted from 2003. 25 July.

*The Code was supplemented with Article:*

No. [IX-707](#), 2002-01-15, *Official Gazette*. 2002, no. 13-468 (2002-02-06)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

**153<sup>9</sup> article.** Deleted from 2003. 25 July.

*The Code was supplemented with Article:*

No. [IX-707](#), 2002-01-15, *Official Gazette*. 2002, no. 13-468 (2002-02-06)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

**153<sup>10</sup> article. Decoders and other descramble hardware or software that would allow unauthorized access to protected services normally provided for a fee, manufacture, storage, use, import, export, sale, lease or other transfer, modification, installation or supervision for commercial purposes, and such equipment advertising**

Decoders and other descramble hardware or software that would allow unauthorized access to protected services normally provided for a fee, manufacture, storage, use, import, export, sale, lease or other transfer, modification, installation or supervision for commercial purposes, and such equipment advertising -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, four hundred thirty four to eight hundred and sixty-eight euros with decoders, other descramble hardware or software forfeiture.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, five hundred and seventy-nine to one thousand one hundred fifty eight euros with decoders, other descramble equipment or software confiscation.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [XI-1553](#), 2011-06-28, *Official Gazette*., 2011, no. 91-4328 (2011-07-19)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 154. Electronic communications infrastructure installation, use and protection of the conditions and rules violation**

Electronic communications infrastructure installation, use and protection conditions and violation of the rules -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from seven hundred twenty four to one thousand four hundred and forty-eight euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)  
No. [XI-1553](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4328 (2011-07-19)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**154<sup>1</sup> article. Obstructing the Communications Regulatory Authority to exercise their functions or their legitimate non-compliance**

Obstructing the Communications Regulatory Authority to exercise their functions or their legitimate non-compliance -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, four hundred thirty four to eight hundred and sixty-eight euros.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [XI-1553](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4328 (2011-07-19)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**154<sup>2</sup> article. The Communications Regulatory Authority of the legal instructions provide information performance or presentation of false information**

The Communications Regulatory Authority of the legal instructions provide information performance or presentation of false information -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from seventy-two to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who do not engage in electronic communications activities or enterprises, institutions and organizations where those enterprises, institutions, organizations do not engage in electronic communications activities, from two hundred eighty nine to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [XI-1553](#), 2011-06-28, *Official Gazette.*, 2011, no. 91-4328 (2011-07-19)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**154<sup>3</sup> article. Post and (or) courier services without notification of the postal and (or) courier services start**

Post and (or) courier services without notification of the postal and (or) courier services start -

incur a fine for individuals or companies, institutions, organizations, heads of one hundred and forty-four to eight hundred and sixty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine of between eight hundred and sixty-eight to two thousand eight hundred and ninety-six euros.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

No. [XI-1217](#), 2010-12-09, *Official Gazette.*, 2010, no. 153-7786 (2010-12-28)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**154<sup>4</sup> article. Deleted from 2011. 1 January.**

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

No. [XI-1217](#), 2010-12-09, *Official Gazette.*, 2010, no. 153-7786 (2010-12-28)

**154<sup>5</sup> article.** Deleted from 2011. 1 January.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette.* 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

No. [XI-1217](#), 2010-12-09, *Official Gazette.*, 2010, no. 153-7786 (2010-12-28)

**154<sup>6</sup> article.** Deleted from 2011. 1 January.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette.* 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

No. [XI-1217](#), 2010-12-09, *Official Gazette.*, 2010, no. 153-7786 (2010-12-28)

**154<sup>7</sup> article.** Deleted from 2011. 1 January.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette.* 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

No. [XI-1217](#), 2010-12-09, *Official Gazette.*, 2010, no. 153-7786 (2010-12-28)

**154<sup>8</sup> article.** Deleted from 2011. 1 January.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette.* 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

No. [XI-1217](#), 2010-12-09, *Official Gazette.*, 2010, no. 153-7786 (2010-12-28)

**154<sup>9</sup> article.** Deleted from 2011. 1 January.

*The Code was supplemented with Article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

*Amendment of the article:*

No. [XI-1217](#), 2010-12-09, *Official Gazette.*, 2010, no. 153-7786 (2010-12-28)

**154<sup>10</sup> article.** Deleted from 2011. 1 January.

*The Code was supplemented with Article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

*Amendment of the article:*

No. [XI-1217](#), 2010-12-09, *Official Gazette.*, 2010, no. 153-7786 (2010-12-28)

**154<sup>11</sup> article. Lithuanian Republic cybersecurity statutory reporting obligations of performance violations**

For information about cyber incidents of critical information infrastructure and subsequent cyber incident management tools Failure National Cyber Security Center or provide such information nuisance -

a warning or a fine heads of legal entities up to two hundred and eighty-nine euros.

For information about cyber incidents related to personal data security breaches, and applied to the incident management measures Failure State Data Protection Inspectorate or to provide such information nuisance -

a warning or a fine heads of legal entities up to two hundred and eighty-nine euros.

For information about cyber incidents and applied to the incident management measures Failure Communications Regulatory Authority, or to provide such information nuisance -

a warning or a fine heads of legal entities up to two hundred and eighty-nine euros.

The information needed to evaluate public communications networks and public electronic communications services and (or) electronic information hosting cyber security status, Failure Communications Regulatory Authority or the presentation of that information nuisance -

a warning or a fine heads of legal entities up to two hundred and eighty-nine euros.

For information about cyber incidents, possibly with a criminal offense, failure to the Police Department under the Ministry of Internal Affairs or to provide such information nuisance -

a warning or a fine heads of legal entities up to two hundred and eighty-nine euros.

The same actions committed by a person who has already been convicted for in the first, second, third, fourth and fifth parts of the offenses -

incur a fine heads of legal entities from two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

*Complementing the article:*

No. [XII-1431](#), 2014-12-11, 2014-12-23 announced TAR, ik 2014-20556

**154<sup>12</sup> article. Lithuanian Republic Law on cyber security breaches relating to the critical information infrastructure and electronic information hosting services**

Legitimate National Cyber Security Center instructions related to cyber-security, non-compliance -

a warning or a fine heads of legal entities from seventy-two to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine heads of legal entities from two hundred eighty nine to five hundred and seventy-nine euros.

Cyber incident management of critical information infrastructure plan to have developed or approved or failure to the National Cyber Security Centre -

a warning or a fine heads of legal entities up to one thousand four hundred and forty-eight euros.

The organizational and technical requirements for critical information infrastructure or hosting electronic information security and integrity of non-compliance -

a warning or a fine heads of legal entities up to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the third and fourth parts of the offenses -

incur a fine heads of legal entities from one thousand four hundred and forty-eight euros to five thousand seven hundred and ninety-two euros.

*Complementing the article:*

No. [XII-1431](#), 2014-12-11, 2014-12-23 announced TAR, ik 2014-20556

**Article 155. Intentional payphones or cab damage**

Intentional payphones or cab damage -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**CHAPTER ELEVEN**

**Administrative Offences APARTMENT CITIZENS 'RIGHTS**

**APARTMENTS PUBLIC UTILITIES SECTOR AND MANAGEMENT AREA**

*Section update:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 156. The rights of citizens to receive state support to provide residential accommodation violation**

The rights of citizens to receive state support to provide living quarters - Failure

a warning or penalty from fifty-seven to one hundred and forty four euros.

**Article 157. Residential and residential premises Non-compliance with the terms of accommodation**

Non-compliance set out in the residential and residential premises Term -

a warning or impose a penalty of up to one hundred and forty four euros.

**Article 158. Residential and public premises use rules violation**

Residential and public premises and engineering equipment use offense uneconomic their supervision, improper use, residential and public premises, their equipment and treatment facilities spoilage -

a warning or a fine from twenty-eight to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to five hundred and seventy-nine euros with the object, which was an administrative violation of the instrument or direct object without confiscation or seizure.

**158<sup>1</sup> article. Construction of buildings in violation of the building design solutions**



Construction of buildings in violation of the building design solutions, except for essential construction project solutions, the Construction Law -

incur a fine from twenty-eight to fifty-seven euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

**158<sup>2</sup> article. Multi-residential objects of common use administrative obligations imposed by law, non-compliance**

Multi-residential objects of common use administrative obligations imposed by law, failure to comply with the uncommitted house objects of common use technical supervisor or designate technical supervisors do not meet the qualification requirements, or not to co-use renovation (repair or other treatment) annual and (or) long-term plans or decisions on these objects renovation (repair or other treatment) adopted in breach of the statutory procedures or failure to comply with the statutory requirements for the provision of information and (or) the administrative activities of the annual reporting of these owners, or damage administered objects or environment -

a warning or penalty Community control bodies or apartments and other premises in a joint venture agreement participants to authorized persons or objects of common use for administrators - to individuals or administrators - heads of legal entities or persons authorized by the directors from seven to fifty to two hundred and eighty-nine euros

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred fifteen to five hundred and seventy-nine euros .

**Article 159. New building unauthorized construction**

New simple structure unauthorized construction -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

New simple structure unauthorized construction of the object of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area or beach bar -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

The new ordinary structure unauthorized construction -

incur a fine of between eight hundred and sixty-eight to two thousand three hundred and sixteen euros.

The same actions committed by a person who has been given an administrative penalty for the fifth part of the violations -

incurs a penalty of one thousand four hundred and forty-eight to four thousand three hundred and forty-four euros.

The new ordinary structure unauthorized construction of the object of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area or beach bar -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

The same actions committed by a person who has been given an administrative penalty for the seventh part of the violations -

incur a fine of two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

New special static unauthorized construction -

incurs a fine of two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

The same actions committed by a person who has been given an administrative penalty for the ninth part of the violations -

incur a fine of five thousand seven hundred and ninety-two to eleven thousand five hundred and eighty-four euros.

New special static arbitrary construction of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area or beach bar -

incur a fine of five thousand seven hundred and ninety-two to ten thousand one hundred and thirty-six euros.

The same actions committed by a person who has been given an administrative penalty for the eleventh part of the violations -

incur a fine of eight thousand six hundred and eighty-eight to fourteen thousand four hundred and eighty-one euro.

**159<sup>1</sup> article. The static arbitrary reconstruction**

Simple structure arbitrary reconstruction -

incur a fine of fifty seven and two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to five hundred and seventy-nine euros.

Simple structure arbitrary reconstruction of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area or beach bar -

incurs a penalty of one hundred and forty-four to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incurs a penalty of two hundred and eighty-nine to one thousand one hundred fifty eight euros.

Ordinary structure arbitrary reconstruction -

incurs a penalty of one thousand one hundred and fifty-eight to two thousand three hundred and sixteen euros.

The same actions committed by a person who has been given an administrative penalty for the fifth part of the violations -

incur a fine from one thousand seven hundred and thirty-seven to four thousand three hundred and forty-four euros.

Ordinary structure arbitrary reconstruction of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area or beach bar -

incur a fine from one thousand seven hundred and thirty-seven to three thousand four hundred and seventy five euros.

The same actions committed by a person who has been given an administrative penalty for the seventh part of the violations -

incur a fine of two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

Special structures arbitrary reconstruction -

incur a fine of two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

The same actions committed by a person who has been given an administrative penalty for the ninth part of the violations -

incur a fine of five thousand seven hundred and ninety-two to eleven thousand five hundred and eighty-four euros.

Special structures arbitrary reconstruction of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area, the beach bar or cultural heritage structure arbitrary reconstruction -

shall incur a penalty of four thousand three hundred and forty-four to eight thousand six hundred and eighty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the eleventh part of the violations -

incur a fine of eight thousand six hundred and eighty-eight to fourteen thousand four hundred and eighty-one euro.

**159<sup>2</sup> article. The static arbitrary overhaul**

Simple structure arbitrary overhaul -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine from eighty-six to two hundred and thirty-one euro.

Simple structure arbitrary overhaul of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area or beach bar -

incur a fine from eighty-six to two hundred and thirty-one euro.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incurs a penalty of one hundred and seventy-three to two hundred and eighty-nine euros.

Ordinary structure arbitrary overhaul -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the fifth part of the violations -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

Ordinary structure arbitrary overhaul of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area or beach bar -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

The same actions committed by a person who has been given an administrative penalty for the seventh part of the violations -

incurs a penalty of one thousand one hundred and fifty-eight to two thousand three hundred and sixteen euros.

Special structures arbitrary overhaul -

incurs a penalty of one thousand one hundred and fifty-eight to two thousand three hundred and sixteen euros.

The same actions committed by a person who has been given an administrative penalty for the ninth part of the violations -

incur a fine from one thousand seven hundred and thirty-seven to three thousand four hundred and seventy five euros.

Special structures arbitrary overhaul of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area, the beach bar or cultural heritage structure arbitrary overhaul -

incur a fine from one thousand seven hundred and thirty-seven to three thousand four hundred and seventy five euros.

The same actions committed by a person who has been given an administrative penalty for the eleventh part of the violations -

incur a fine of two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

### **159<sup>3</sup> article. The static arbitrary simple repairs**

Simple structure arbitrary simple repairs -

a warning or a fine from fourteen to twenty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine from twenty-eight to fifty-seven euros.

Simple structure arbitrary simple repairs cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area or beach bar -

incur a fine from twenty-eight to fifty-seven euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

Ordinary structure arbitrary simple repairs -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the fifth part of the violations -

incurs a penalty of one hundred and fifteen to two hundred and eighty-nine euros.

Ordinary structure arbitrary simple repairs cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area or beach bar -

incurs a penalty of one hundred and fifteen to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the seventh part of the violations -

incurs a penalty of two hundred and thirty-one to five-hundred and seventy-nine euros.

Special structures arbitrary simple repairs -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the ninth part of the violations -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

Special structures arbitrary simple repairs cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area, the beach bar or cultural heritage structure arbitrary simple repairs -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

The same actions committed by a person who has been given an administrative penalty for the eleventh part of the violations -

incurs a penalty of one thousand one hundred and fifty-eight to one thousand seven hundred and thirty-seven euros.

#### **159<sup>4</sup> article. The static arbitrary demolition**

Simple structure arbitrary demolition -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and fifteen to two hundred and thirty-one euro.

Ordinary structure arbitrary demolition -

incur a fine of five hundred and seventy-nine to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incurs a penalty of one thousand one hundred and fifty-eight to two thousand eight hundred and ninety-six euros.

Ordinary structure willful destruction of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area or beach bar -

incurs a penalty of one thousand one hundred and fifty-eight to two thousand eight hundred and ninety-six euros.

The same actions committed by a person who has been given an administrative penalty for the fifth part of the violations -

incur a fine of two thousand three hundred and sixteen thousand to five thousand two hundred and thirteen euros.

Special structures arbitrary demolition -

incur a fine of two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros

The same actions committed by a person who has been given an administrative penalty for the seventh part of the violations -

incur a fine of four thousand three hundred and forty-four to eight thousand six hundred and eighty-eight euros

Special structures willful destruction of cultural heritage in the territory, the cultural heritage of the area, conservational protection priority area, the complex in a protected area, the beach bar or cultural heritage structure arbitrary demolition -

incur a fine of four thousand three hundred and forty-four to eight thousand six hundred and eighty-eight euros

The same actions committed by a person who has been given an administrative penalty for the ninth part of the violations -

incur a fine of seven thousand two hundred and forty to eleven thousand five hundred and eighty-four euros.

#### **159<sup>5</sup> article. Construction works in violation of legal requirements**

Natural person of construction work, where there is no statutory procedure appointed (hired) building construction manager or construction of the construction of special supervisors -

incur a fine from twenty-eight to one hundred and forty four euros .

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Construction works in the absence of statutory mandatory documents for construction works to start, with the exception of documents permitting the construction -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

Compliance with construction documents referred to non-discharge or Failure to complete the statutory procedure when construction work -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the fifth part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

#### **159<sup>6</sup> article. Information about the construction of Failure**

Information about the contractor recruited, as well as the main construction areas managers (project supervision manager, project supervision of the head of the building's construction manager, building construction

special works managers, building technical supervision of construction, special engineering supervision managers) recruited or the appointment of omission or presentation outside the statutory time limits -  
incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

**159<sup>7</sup> article. Building and property rights to them for registration and Cadastre data adjustment procedure violation**

The structure and property rights to it for registration and unfinished construction or reconstruction of buildings cadastral adjustment Lithuanian Republic real estate registry procedures set out in the Building Act, the violation -

incurs a penalty of one hundred and forty-five euros up to two hundred and ninety euros.

*Code is supplemented by Article:*

No. [XII-1835 of](#), 2015-06-23, published in the TAR, 2015-07-01, ik 2015-10585

**Article 160. Unauthorised excavation co-operating in the territory and the territory nesutvarkymas after work**

Roads, streets, yards, sidewalks, squares, parks, squares and engineering network protection zone excavation without the permission of their užgriozdinimas building materials, appropriate road signs nepastatymas, excavations neaptvėrimas, as well as the failure to take measures in due time clean up construction sites after completion of construction and repair -

incur a fine from twenty-eight to five hundred and seventy-nine euros.

**160<sup>1</sup> article. Streets, their buildings and equipment damage**

Street, their structures and facilities or traffic regulatory technical measures damage, driving on asphalt tracked vehicles, traffic barrier formation, including road surface contamination, as well as the excess of the allowable weight of cargo transport without permission of municipal economy services -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

**160<sup>2</sup> article. The execution of works on the streets, traffic control measures technical installation and maintenance and other safety requirements violation**

Street construction, trade, catering and other service points, intersections and entrances therein installation, building streets and to their installation, slogans, posters, billboards and other measures in the streets or closer than 30 meters from the installations, without coordination with the police -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

Streets, their buildings and intersections installation and beautification projects, technical installation of traffic control measures (removal) or mass and sports events in the streets of the organization misalignment with the police -

incur a fine from twenty-eight to one hundred and forty four euros .

Rules requiring the care of the streets, their buildings and facilities so that they are safe for traffic violation or failure to take timely measures to prohibit or restrict traffic in separate sections of the street, where the use of them pose a threat to road safety -

shall incur a penalty of fourteen to fifty-seven euros.

**Article 161. Cities and other residential areas of handling and cleanliness rules violation**

Municipal councils approved by cities and other residential areas of management and cleanliness of violation of the rules, as well as urban and residential areas, buildings appropriate care non-compliance -

a warning or a fine up to five hundred and seventy-nine euros.

**161<sup>1</sup> article. Municipal councils approved waste management rules violation**

Municipal councils approved waste management rules -

a warning or a fine up to five hundred and seventy-nine euros.

**Article 162. Municipal councils approved by greenery and plantation protection rules violation**

Municipal councils approved by greenery and plantation protection violation of the rules, with the exception of Article 78 of the Code of the offenses -

a warning or penalty for citizens from fourteen to twenty-eight euros and a warning or a fine on officials - from fifty-seven to one hundred and forty four euros.

**162<sup>1</sup> article. People of the Republic of Lithuania burial Law and other statutory cemeteries and human remains transportation vehicles violation of the requirements**

Cemetery management rules -



a warning or penalty from fourteen to fifty-seven euros .

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine from fifty-seven to one hundred and forty four euros .

Cemetery supervisors collected data in violation of the cemetery supervisor stored in the data processing requirements -

incur a fine from twenty-eight to fifty-seven euros .

The same actions committed by a person who has been given an administrative penalty for the third part of the offense -

incur a fine from fifty-seven to one hundred and fifteen euros .

Human remains transportation vehicles that do not comply with the statutory requirements for vehicles intended for the transportation of human remains, the following requirements apply to the laws and regulations established by the case -

incur a fine from twenty-eight to eighty-six euros .

The same actions committed by a person who has been given an administrative penalty for the fifth part of the offense -

incur a fine from eighty-six to one hundred and forty four euros .

## twelfth Section

### Administrative Offences of trade, finance, ACCOUNTING AND STATISTICAL AREA

#### Article 163. Retail trade in violation of the rules

Retail trade in violation of the rules -

a warning or penalty for the workers, as well as individual activities engaged in by natural persons from fourteen to fifty-seven euros and officials - from fifty-seven to one hundred and fifteen euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine for the workers, as well as individual activities engaged in by natural persons from twenty-eight to one hundred and fifteen euros and officials - from fifteen to one hundred and two hundred and thirty-one euro.

**Note.** The 163 and <sup>1</sup>, 163 <sup>9</sup>, 163 <sup>13</sup>, 189 individual actions referred to in Articles understood as it is defined in the Republic of Lithuania on Personal Income Tax Act.

*Amendment of the article:*

No. XI-3489, 12/18/1989, Official Gazette. 1990, no. 1-8

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [I-1037](#), 95.09.12, Official Gazette. 1995, no. 79-1818 (95.09.27)

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [IX-1049](#), 2002-07-05, Official Gazette. 2002, no. 75-3214 (2002-07-26)

No. [IX-1702](#), 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

No. [XI-1407](#), 2011-05-24, Official Gazette., 2011, no. 72-3463 (2011-06-14)

No. [XI-1866](#), 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### 163 <sup>1</sup> article. Customer and defrauding a customer

Customer and defrauding a customer weighing increasing set of goods and services, prices and tariffs, contrary to the price indication requirements set out in legislation, or otherwise defrauding the sale of goods or services -

incur a fine for the workers, as well as individual activities engaged in by natural persons from five to one hundred and forty-four euros and officials - from twenty-eight to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine for the workers, as well as individual activities engaged in by natural persons from twenty-eight to two hundred and eighty-nine euros and officials - from fifty-seven to five-hundred and seventy-nine euros.

*Amendment of the article:*

No. XI-3489, 12/18/1989, Official Gazette. 1990, no. 1-8

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-713](#), 98.04.21, Official Gazette. 1998, no. 44-1198 (98.05.13)

No. [IX-1049](#), 2002-07-05, Official Gazette. 2002, no. 75-3214 (2002-07-26)

No. [IX-1702](#), 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**163<sup>2</sup> article. Excise (with the exception of the energy products and electricity) the acquisition, storage, transportation, use or disposal in violation of established procedures**

Excise (with the exception of the energy products and electricity) the acquisition, storage, transportation, use or disposal in violation of established procedures, trade in such goods without labels or other special characters or with the old stamps when illegally purchased, stored, transported, used or disposed of value of the goods does not exceed two minimum subsistence levels (MSL), -

incur a fine from twenty-eight to eighty-six euros to the confiscation of goods.

In the first part of the actions where illegally acquired, stored, transported, used or realized value of the goods exceeds two, but not more than ten minimum subsistence level (MSL), -

incurs a penalty of two hundred and eighty-nine to one thousand four hundred and forty-eight euros with the seizure of goods.

In the first part of the actions where illegally acquired, stored, transported, used or realized value of the goods exceeds ten, but does not exceed fifty minimum subsistence levels (MSL), -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros to the confiscation of goods and transport means in which the goods were illegally transported, confiscation or without confiscation.

In the first part of the actions where illegally acquired, stored, transported, used or realized value of the goods exceeds fifty minimum subsistence levels (MSL), -

incur a fine of two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros to the confiscation of goods and transport means in which the goods were illegally transported, confiscation or without confiscation.

In the first part of the actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to two thousand eight hundred and ninety-six euros to the confiscation of goods.

In the first part of the actions committed by a person who has been given an administrative penalty for the second, third, fourth, fifth, sixth or seventh in the offenses -

incur a fine of five thousand seven hundred and ninety-two to fourteen thousand four hundred and eighty-one euro to the confiscation of goods.

In the second, third or fourth part, the actions committed by a person who has been given an administrative penalty for the second, third, fourth, fifth, sixth or seventh in the offenses -

incur a fine of five thousand seven hundred and ninety-two to fourteen thousand four hundred and eighty-one euro to the confiscation of goods and transport means in which the goods were illegally transported, confiscation or without confiscation.

Statutory marketplace managing natural person, the Republic of Lithuania legal person established in the head of a foreign legal entity or a branch manager or the authorized person to carry out its administrative market source monitoring (to take all legal and organizational measures) to ensure that they administer the marketplace are not marketed tobacco products and (or) alcoholic beverages and (or) they would not be transported, considered to be without a license for the retail sale of tobacco products and (or) alcoholic beverages, and (or) to immediately inform the police about their administered marketplace ongoing potentially illicit trade in excisable goods or goods transport, storage of non-compliance -

It incurs a fine marketplace managing natural person in the Republic of Lithuania legal person established in the head of a foreign legal entity or its branch managers from the two hundred and eighty-nine to eight hundred and sixty-eight euros.

In this article, the value of the goods is calculated according to their customs value, including the mandatory payment of fees.

*Amendment of the article:*

No. [I-387](#), 02.10.1994, *Official Gazette*. 1994, no. 14-228

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-847](#), 95.04.11, *Official Gazette*. 1995, no. 36-886 (95.05.03)

No. [VIII-604](#), 98.01.08, *Official Gazette*. 1998, no. 6-116 (98.01.16)

No. [VIII-1235](#), 99.06.17, *Official Gazette*. 1999, no. 60-1946 (99.07.09)

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [X-1381](#), 2007-12-18, *Official Gazette*., 2007, no. 138-5644 (2007-12-29) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1528](#), 2014-12-23, 2014-12-31 announced TAR, ik 2014-21289

No. [XII-1736](#), 2015-05-21, 2015-06-01 announced TAR, ik 2015-08523

### **163<sup>3</sup> article. Trade and services without cash registers**

Trade and services without cash registers enterprises, institutions and organizations, where residents for the goods or services in cash, with the exception of the Republic of Lithuania established by the Government objects - incur a fine of companies, institutions, organizations or departments (branches) in the range from four hundred thirty four to eight hundred and sixty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine of seven hundred and twenty-four to one thousand four hundred and forty-eight euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-994](#), 95.07.03, *Official Gazette*. 1995, no. 59-1470 (95.07.19)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>4</sup> article. Use of cash registers nuisance**

Use of cash registers without the procedure established by the registered technical passport, cash register log or in the Republic of Lithuania used cash registers and related materiel state register unrecorded cash register usage in enterprises, institutions and organizations, where residents for the goods or services in cash, except for Lithuania Government set objects -

incur a fine of companies, institutions, organizations or departments (branches) in the range from one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-994](#), 95.07.03, *Official Gazette*. 1995, no. 59-1470 (95.07.19)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>5</sup> article. Operating cash registers or cash operations nuisance**

Operating cash registers or cash operations nuisance enterprises, institutions and organizations, where residents for the goods or services in cash, with the exception of the Republic of Lithuania established by the Government objects -

incur a fine of companies, institutions, organizations or departments (branches) in the range from seventy-two to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Non-registered cash register, which duplicates the registered cash register, modified design or program a cash register usage -

incur a fine of companies, institutions, organizations or departments (branches) in the range from seven hundred twenty four to one thousand four hundred and forty-eight euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-994](#), 95.07.03, *Official Gazette*. 1995, no. 59-1470 (95.07.19)

No. [VIII-545](#), 97.12.02, *Official Gazette*. 1997, no. 116-2954 (97.12.19)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>6</sup> article. Cash register receipt from the sale of goods or services in liquidation**

Cash register receipt from the sale of goods or services to residents and non-issuance or sales receipt showing the amount of other than payment of the issuance of enterprises, institutions and organizations, where residents for the goods or services in cash, with the exception of the Republic of Lithuania established by the Government objects -

incur a fine individuals who are required to issue a cash register receipt from fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

In the first part of the actions to make an official instruction -

incur a fine individuals who are required to issue a cash register receipt from fourteen to forty-three euro and fine officials who were giving him such an order, five hundred and seventy-nine to eight hundred and sixty-eight euros.

Failure to take measures to ensure the sales receipt from the sale of goods or services to residents of the issuing companies, institutions and organizations, where residents for the goods or services in cash, with the exception of the Republic of Lithuania established by the Government objects -

incur a fine of companies, institutions, organizations or departments (branches) in the range from five hundred seventy nine to eight hundred and sixty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the fourth part of the violations -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-994](#), 95.07.03, *Official Gazette*. 1995, no. 59-1470 (95.07.19)

No. [VIII-124](#), 97.02.25, *Official Gazette*. 1997, no. 21-488 (97.03.12)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>7</sup> article. Personal or cash register are not included in the accounts holding money in hand and cash transaction on the spot or cash register included in the accounts of cash on hand and cash transaction instead of the amount of money held in non-compliance**

Personal or cash register are not included in the accounts of money holding in hand or cash transaction on the spot or cash register included in the accounts of cash on hand or cash transaction instead of stored monetary discrepancy enterprises, institutions and organizations for mandatory use of cash registers settlements with a population of goods and services in cash when the discrepancy is more than five euros -

incur a fine individuals who are required to issue a cash register receipt from fourteen to twenty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine individuals who are required to issue a cash register receipt from one hundred forty-four to two hundred and eighty-nine euros.

Failure to take measures to ensure that the cash in the accounts of cash registers, as well as the guarantee included in the accounts of cash on hand or cash transaction instead of money held in the quantities of enterprises, institutions and organizations, which required the use of cash registers in the settlement with residents for the goods or services in cash, -

incur a fine of companies, institutions, organizations or departments (branches) in the range from two hundred eighty nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

*Amendment of the article:*

No. [I-994](#), 95.07.03, *Official Gazette*. 1995, no. 59-1470 (95.07.19)

No. [VIII-124](#), 97.02.25, *Official Gazette*. 1997, no. 21-488 (97.03.12)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>8</sup> article. Cash registers serving specialist company made illegal cash registers recapitulative meter reading reduction**

Cash machine specialist companies serving the failure to notify the State Tax Inspectorate about the others performed the procedure established by the registered cash register recapitulative meter reading reduction or technician to perform the procedure established by the registered cash register recapitulative meter reading reduction in the absence of the State Tax Inspectorate -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of seven hundred and twenty-four to one thousand four hundred and forty-eight euros.

*Amendment of the article:*

No. [I-994](#), 95.07.03, *Official Gazette*. 1995, no. 59-1470 (95.07.19)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>9</sup> article. Return and exchange rules violation**

Return and change the rules -

a warning or penalty for the workers, as well as individual activities engaged in by natural persons from twenty-eight to fifty-seven euros and officials - from fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine for the workers, as well as individual activities engaged in by natural persons from forty-three to one hundred and forty-four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [L-1037](#), 95.09.12, *Official Gazette*. 1995, no. 79-1818 (95.09.27)

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>10</sup> article. Cash register operation without control lines, control lines or pancreas magazines off the record**

Registered in the manner of cash register operation without control lines, control lines, cash registers or cash registers technical passports for the record companies, institutions and organizations, which required the use of cash registers in the settlement with residents for the goods or services in cash -

incur a fine of companies, institutions, organizations or departments (branches) in the range from eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of two thousand eight hundred and ninety-six to four thousand three hundred and forty-four euros.

*Amendment of the article:*

No. [VIII-124](#), 97.02.25, *Official Gazette*. 1997, no. 21-488 (97.03.12)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>11</sup> article. Goods (cargo) transport undocumented**

Goods (cargo) with a value of from five to fifteen minimum subsistence level (MSL) the amount of transportation in the Republic of Lithuania without their purchase or transportation of documents or with false documents when this is not provided for in Article 210 of the Code signs -

incurs a penalty of one hundred and forty-four to four hundred and thirty-four euros of goods (cargo) was confiscated.

Goods (cargo) with a value of fifteen to thirty minimum subsistence level (MSL) the amount of transportation in the Republic of Lithuania without their purchase or transportation of documents or with false documents when this is not provided for in Article 210 of the Code signs -

shall incur a penalty of four hundred and thirty-four to one hundred thirteen euros of goods (cargo) was confiscated.

Goods (cargo) with a value in excess of thirty minimum subsistence level (MSL), transportation in the Republic of Lithuania without their purchase or transportation of documents or with false documents when this is not provided for in Article 210 of the Code signs -

incurs a penalty of one to two hundred thirteen thousand eight hundred and ninety-six euros of goods (cargo) was confiscated.

**Note.** Goods (cargo) value is determined by the Customs Department of the Lithuanian Ministry of Finance procedures. Administratively liable under this article is removed from the persons carrying the code 163<sup>2</sup> referred to in article, as well as individuals carrying their own goods produced in Lithuania, as well as natural persons (consumers) carrying goods, of which the amount (weight, size), it is obvious that they are intended for personal daily needs.

*Amendment of the article:*

No. [VIII-354](#), 97.07.01, *Official Gazette*. 1997, no. 69-1732 (97.07.23)

No. [VIII-1603](#), 00:03:30, *Official Gazette*. 2000, no. 32-888 (00.04.19)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>12</sup> article. Cash registers serving employees made use of electronic cash registers rules violation**

Electronic cash registers use offenses committed electronic cash registers or systems serving companies specialist -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.



The same act committed by a person who was already behind in the first part of the offense - incur a fine of five hundred and seventy-nine to one thousand four hundred and forty-eight euros.

Failure to take measures to ensure that service personnel to comply with the electronic cash register usage regulations -

incur a fine company, serving the electronic cash registers or systems managers from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [VIII-545](#), 97.12.02, *Official Gazette*. 1997, no. 116-2954 (97.12.19)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>13</sup> article. Products labeled according to the laws, placing on the market, placing on the market, sales to the domestic market as well as false information about a product presentation**

Product, which labeled in accordance with the legislation, placing on the market of the Republic of Lithuania, marketing, sales on the domestic market of the Republic of Lithuania -

a warning or a fine individual activities engaged in by natural persons from fourteen to forty-three-euro fine for the workers - from fifty-seven to one hundred and forty-four euros and officials - from two to two hundred to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine individual activities engaged in by natural persons from twenty-eight to eighty-six euros, company employees - from eighty-six to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

Incorrect information about the product, the labeling of goods, presentation -

a warning or a fine individual activities engaged in by natural persons from fourteen to twenty eight euro fine for the workers - from fifty-seven to one hundred and forty-four euros and officials - from two hundred two to three hundred and forty-seven euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the offense -

incur a fine individual activities engaged in by natural persons from twenty- eight to eighty-six euros, company employees - from one hundred fifteen to three hundred and forty-seven euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

Incorrect information about the origin of the product presentation -

incur a fine for the workers, as well as individual activities engaged in by natural persons from fifty-seven to one hundred and forty-four euros and officials - from one hundred forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the fifth part of the offense -

incur a fine for the workers, as well as individual activities engaged in by natural persons from one hundred forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [XI-1407](#), 2011-05-24, *Official Gazette.*, 2011, no. 72-3463 (2011-06-14)

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-384](#), 2013-06-18, *Official Gazette*. 2013, no. 68-3416 (2013-06-28), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **163<sup>14</sup> article. Legislation governing the valuation of animals in carcass weight and quality of carcasses of preparation, the violation of the requirements**

Legislation governing the valuation of animals in carcass weight and quality of carcasses of preparation, the requirements -

incur a fine corporate leaders from the two hundred and thirty-one to three-hundred and forty-seven euros.

*The Code was supplemented with Article:*

No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**163<sup>15</sup> article. Energy drinks sale, purchase or other transfer of persons less than 18 years**

Energy drink sales to persons under the age of 18 years -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

Energy drink purchase or other transfer of persons less than 18 years -

shall incur a penalty of fourteen to fifty-seven euros.

*Complementing the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

*Amendment of the article:*

No. [XII-1237](#), 2014-10-16, 2014-10-22 announced TAR, ik 2014-14520

**Article 164. Retail sale of alcoholic drink order or other alcoholic beverage sales, storage and transportation requirements violation**

Alcohol sales in retail trade and public catering places without a license to engage in retail trade in alcoholic beverages -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros alcoholic drinks confiscated.

Alcohol sales in retail trade and public catering places outside the license for the retail sale of alcoholic beverages specified limits -

incurs a penalty of one hundred and forty-four to four hundred and thirty-four euros alcoholic drinks confiscated.

Retail trade and public catering places workers made other arrangements selling alcoholic beverages or alcoholic beverage sales, storage and transportation requirements -

incur a fine from fourteen to twenty-eight euros with alcohol or without confiscation of seizures.

*Amendment of the article:*

No. XI 501, 11.28.1985, Official Gazette., 1985, no. 33-370

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-57](#), 28/01/1993, Official Gazette. 1993, no. 5-90

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1827](#), 2015-06-23, 2015-07-01 announced TAR, ik 2015-10577

**Article 165. Trafficking in arms and ammunition nuisance**

Trafficking in arms and ammunition nuisance -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-334](#), 14.12.1993, Official Gazette. 1993, no. 72-1344

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [IX-1702](#), 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**165<sup>1</sup> article. Deleted from 2003. 25 July.**

*Amendment of the article:*

No. [I-334](#), 14.12.1993, Official Gazette. 1993, no. 72-1344

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [IX-1702](#), 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

**165<sup>2</sup> article. Deleted from 2003. 25 July.**

*Amendment of the article:*

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [IX-707](#), 2002-01-15, Official Gazette. 2002, no. 13-468 (2002-02-06)

No. [IX-1702](#), 2003-07-04, Official Gazette. 2003, no. 74-3421 (2003-07-25)

**165<sup>3</sup> article. Commercial antique cultural property rules violation**

Commercial antique cultural values of violation of the rules -

a warning or a fine of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [I-1180](#), 96.01.23, *Official Gazette*. 1996, no. 14-353 (96.02.14)  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 166. Commercial markets rules violation**

Municipal councils approved trading markets violation of the rules -  
shall incur a penalty of five to twenty-eight euros.

*Amendment of the article:*

No. XI-2756, 01/25/1989, *Official Gazette*. 1989, no. 4-19  
No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-263](#), 10.05.1993, *Official Gazette*. 1993, no. 54-1047  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [I-957](#), 95.06.20, *Official Gazette*. 1995, no. 55-1356 (95.07.05)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 167. Trade rules violation in public places**

Municipal councils approved trading rules violation in public places -  
shall incur a penalty of five to twenty-eight euros.

*Amendment of the article:*

No. XI-3489, 12/18/1989, *Official Gazette*. 1990, no. 1-8  
No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-263](#), 10.05.1993, *Official Gazette*. 1993, no. 54-1047  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [I-957](#), 95.06.20, *Official Gazette*. 1995, no. 55-1356 (95.07.05)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **167<sup>1</sup> article. Civilian pyrotechnics production, import, export, transit, import, export, storage, distribution, destruction, accounting irregularities are**

Civilian pyrotechnics production, import, export, transit, import, export, storage, distribution, destruction, accounting irregularities are -

shall incur a penalty of fifty-seven to one hundred and fifteen euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros civilian pyrotechnics without confiscation or seizure.

*Amendment of the article:*

No. XI 924, 06.26.1986, *Official Gazette*., 1986, no. 18-184  
No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)  
No. [XI-1223](#), 2010-12-14, *Official Gazette*., 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013  
No. [XII-2007](#), 2015-11-12, 2015-11-23 announced TAR, 2015-18575 ik, N Hereby law implemented in the European Union legislation referred to in the annex to the Law

#### **167<sup>2</sup> article. Civil pyrotechnic products whose placing on the market, possession, distribution or use is restricted or prohibited, the market supply, storage, distribution or use of**

Civil pyrotechnic products whose placing on the market, possession, distribution or use is limited, marketing, storage, distribution or use outside the limits laid down -

incur a fine from eighty-six to two hundred and thirty-one euro to the confiscation measures.

Civil pyrotechnic products whose placing on the market, possession, distribution or use is prohibited, marketing, storage, distribution or use -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros with the seizure of these measures.

The same actions committed by a person who has already been convicted for in the first or second part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros with the seizure of these measures.

*The Code was supplemented with Article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

*Amendment of the article:*

No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-2007](#), 2015-11-12, 2015-11-23 announced TAR, 2015-18575 ik, N Hereby law implemented in the European Union legislation referred to in the annex to the Law

### **167<sup>3</sup> article. The Republic of Lithuania circulation of explosives control law and other legal statutory requirements violation circulation of explosives**

Production of explosives safety and blasting safety requirements -

incur a fine corporate leaders or their representatives from the two hundred and eighty-nine to one thousand one hundred fifty eight euros.

The Republic of Lithuania circulation of explosives control law set explosives safety, as well as explosives certification and labeling of the general requirements -

incurs a penalty of one hundred and forty-four to five hundred and seventy-nine euros with the safety and labeling requirements do not meet the general confiscation of explosives or without confiscation.

Data on produced, imported, exported, sold, stored, consumed explosives presentation offense omission of data or erroneous data presentation, as well as statutory companies whose activities are related to explosives turnover, operating internal audit irregularities and internal audit Failure or false statements of the Republic of Lithuania weapons Fund to the Lithuanian Ministry of internal Affairs -

a warning or a fine of one hundred and forty-four to five hundred and seventy-nine euros.

Explosives accounting, violation of accounting data omission or false statements public circulation of explosives on their control officers, including explosives storage and protection requirements -

a warning or a fine of one hundred and forty-four to eight hundred and sixty-eight euros.

*The Code was supplemented with Article:*

No. [IX-2511](#), 2004-10-28, *Official Gazette.* 2004, no. 166-6060 (2004-11-16), N is the law to ensure the European Union legislation referred to in the annex to the Law implementation

*Amendment of the article:*

No. [XI-645](#), 2010-01-14, *Official Gazette.*, 2010, no. 13-613 (2010-02-02)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 168. Repealed**

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette.*, 1985, no. 33-370

No. XI-3489, 12/18/1989, *Official Gazette.* 1990, no. 1-8

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

### **Article 169. Commercial vehicles nuisance**

Commercial vehicles or numbered their units or with temporary registration plates they issue, use and accounting procedures - Failure

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. XI 924, 06.26.1986, *Official Gazette.*, 1986, no. 18-184

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 170. Operations in foreign currency nuisance**

Foreign exchange, foreign currency transactions and foreign currency entry and exit procedures - Failure

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euro currency was confiscated.

The same actions committed by a person who has already been convicted for the offenses in this article -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euro currency was confiscated.

*Amendment of the article:*

No. I-1691, 09/06/1987, *Official Gazette.* No. 17-189

No. [I-252](#), 09.28.1993, *Official Gazette.* 1993, no. 52-993

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 171. Commercial oil license in violation of the procedure**

Petroleum product sales without a license -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros on oil products and the revenue from these activities confiscation.

Petroleum product sales outside the licensed activities in the wholesale trade -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros with oil products confiscated.

Petroleum product sales outside the licensed activities in the retail trade -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euro and oil products confiscated.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [I-1431](#), 96.07.03, *Official Gazette*. 1996, no. 73-1741 (96.07.31)

No. [VIII-124](#), 97.02.25, *Official Gazette*. 1997, no. 21-488 (97.03.12)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **171<sup>1</sup> article. Petroleum products, bio-fuels, bio-oil and other flammable liquid products, labeling and marketing rules violation**

Petroleum products, bio-fuels, bio-oil and other flammable liquid products, labeling and marketing of the Republic of Lithuania violation of regulations or actions to remove, replace or otherwise conceal the signs that represent fuel subject to excise duty exemptions, except for the actions provided for in the second paragraph, -

incur a fine of companies producing biofuels, biodegradable oil and petroleum products and selling them, or the heads of units from two hundred eighty nine-to-five thousand seven hundred and ninety-two euros, others - from two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

Trade with biofuels, bio-oil and oil products in the Republic of Lithuania established rules for biofuels, bio-oil, oil products accounting nuisance -

incurs a penalty of companies dealing with biofuels, bio-oil and oil products, or their heads of departments from eight hundred and sixty-eight to eight thousand six hundred and eighty-eight euros with bio-fuels, bio-oil, oil products without confiscation or seizure.

*Amendment of the article:*

No. [VIII-124](#), 97.02.25, *Official Gazette*. 1997, no. 21-488 (97.03.12)

No. [VIII-1877](#), 00:07:18, *Official Gazette*. 2000, no. 64-1942 (00.07.31)

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **171<sup>2</sup> article. Biofuels and oil products transportation and storage rules violation**

Bio-fuels, bio-oil transportation and storage, as well as petroleum products transportation and storage of fuel tanks violation of the procedure, except for the actions provided for in the second part -

incurs a penalty of two hundred and eighty-nine to five thousand seven hundred and ninety-two euros.

Bio-fuels, bio-oil, petroleum products, fuel stored in tanks, accounting nuisance -

incur a fine of between eight hundred and sixty-eight to eight thousand six hundred and eighty-eight euros with bio-fuels, bio-oil, oil products without confiscation or seizure.

*Amendment of the article:*

No. [VIII-124](#), 97.02.25, *Official Gazette*. 1997, no. 21-488 (97.03.12)

No. [VIII-1877](#), 00:07:18, *Official Gazette*. 2000, no. 64-1942 (00.07.31)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **171<sup>3</sup> article. Procurement Procedure violation**

Lithuanian Republic Law on Public Procurement, Lithuania on Public Procurement in the defense and security, law and these laws implementing legislation - Failure

a warning or a fine of contracting authorities or their authorized persons, public procurement commission members voted for illegal decision, experts, contracting authorities, civil servants or employees of one hundred and forty-four to seven hundred twenty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of seven hundred and twenty-four to one thousand four hundred and forty-eight euros to the challenge of the work (job).

Procurement officers legitimate non-adherence, as well as obstruction of other rights -

incur a fine by the contracting authorities or their authorized persons, public procurement commission members, contracting authorities, civil servants or employees of one hundred and forty-four to seven hundred twenty four euros.



The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incur a fine of seven hundred and twenty-four to one thousand four hundred and forty-eight euros .

*Amendment of the article:*

No. [VIII-1278](#), 99.07.01, *Official Gazette*. 1999, no. 66-2111 (99.07.30)

No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)

No. [XI-1492](#), 2011-06-21, *Official Gazette.*, 2011, no. 85-4136 (2011-07-13)

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31) , *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1767](#), 2015-06-09, 2015-06-16 announced TAR, ik 2015-09609

#### **171<sup>4</sup> article. Excise tax exempt liquefied gas for use as vehicle fuel**

Excise tax-free use of liquefied gas as a vehicle fuel -

incurs a penalty of two drivers from seventy to one hundred and forty four euros and officials responsible for vehicle operation - from one hundred forty four to five hundred and seventy-nine euros.

The same act committed by a person who has already been convicted for in the first part of the offense -

drivers incur a fine of one hundred and forty-four to two hundred and eighty-nine euros and officials responsible for vehicle operation - from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [IX-108](#) 2000 12 21, *Official Gazette*. 2000, no. 113-3610 (2000 12 30)

*Amendment of the article:*

No. [IX-2153](#), 2004-04-22, *Official Gazette*. 2004, no. 68-2368 (2004-04-29)

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31) , *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **171<sup>5</sup> article. Labeled fuel subject to excise duty exemptions, acquisition, use, storage, sale or other transfer in violation of the statutory procedures**

Labeled fuel subject to excise duty exemptions, acquisition, use, storage, sale or other transfer in violation of the statutory procedures -

incur a fine for individuals of two hundred and eighty-nine to five hundred and seventy-nine euros, heads of companies or their authorized persons - eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine for individuals of five hundred and seventy-nine to one thousand one hundred fifty eight euros, heads of companies or their authorized persons - one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*The Code was supplemented with Article:*

No. [IX-1824](#), 2003-11-13, *Official Gazette*. 2003, no. 112-4997 (2003-11-28), *N is the law to ensure the European Union legislation referred to in the Annex to this Law, the application.*

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **171<sup>6</sup> article. The energy or fuel needed for electricity and thermal energy production, procurement rules violation**

The energy or fuel needed for electricity and thermal energy production, procurement rules and their implementation of the relevant legislation - Failure

a warning or a fine of procurement organizations managers or their authorized persons to lead the Procurement Commission, Procurement Commission members voted for illegal decision, experts, other purchasers of people from one hundred fifty to seven hundred euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of seven hundred to one thousand two hundred euros to the challenge of the work (job).

Procurement officers legitimate non-adherence, as well as obstruction of another procurement officers' rights

-

incur a fine of procurement organizations managers and their authorized persons to manage purchase commission, the procurement commission members, staff procurement organizations from one hundred fifty to seven hundred euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incur a fine of seven hundred to one thousand two hundred euros.

*Complementing the article:*

No. [XII-1433](#), 2014-12-16, 2014-12-24 announced TAR, ik 2014 to 20,628

### **Article 172. Commercial or business activity nuisance**

Commercial or business activity nuisance -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. XI 924, 06.26.1986, *Official Gazette.*, 1986, no. 18-184

No. [I-326](#), 26.06.1990, *Official Gazette.*, 1990, no. 19-495

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58 to

No. [I-1431](#), 96.07.03, *Official Gazette.* 1996, no. 73-1741 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>1</sup> article. Reports and documents about his (natural person), company, institution or organization's income, assets, profits and taxes on the procedure for violation of tax evasion**

Natural persons, institutions or organizations, managers and chief accountants (accountants), the persons responsible for the small communities of the accounting organization and management, individual business owners, persons authorized to manage partnerships affairs, limited liability companies and limited-liability companies, agricultural companies chairpersons or heads of the administration, cooperative societies chairpersons or managers, state and municipal company managers, bankruptcy administrators or their authorized persons, company liquidators reports and documents about his (natural person), company, institution or organization's income, assets, profits and taxes submission violation of the procedure, incorrect data on income, assets, profits and taxes Submission -

a warning or a fine from fifty-seven to one hundred and forty four euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The first paragraph of Article provides for offenses committed to concealing or disguising taxes, if it does not incur criminal liability -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

*Amendment of the article:*

No. XI 924, 06.26.1986, *Official Gazette.*, 1986, no. 18-184

No. [I-326](#), 26.06.1990, *Official Gazette.*, 1990, no. 19-495

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [I-1056](#), 95.10.03, *Official Gazette.* 1995, no. 86-1942 (95.10.20)

No. [VIII-124](#), 97.02.25, *Official Gazette.* 1997, no. 21-488 (97.03.12)

No. [VIII-545](#), 97.12.02, *Official Gazette.* 1997, no. 116-2954 (97.12.19)

No. [VIII-1278](#), 99.07.01, *Official Gazette.* 1999, no. 66-2111 (99.07.30)

No. [IX-463](#), 2001-07-12, *Official Gazette.* 2001, no. 66-2409 (2001-08-01)

No. [IX-1049](#), 2002-07-05, *Official Gazette.* 2002, no. 75-3214 (2002-07-26)

No. [XI-1952](#), 2012-03-29, *Official Gazette.* 2012, no. 44-2145 (2012-04-14)

No. [XI-2173](#), 2012-06-29, *Official Gazette.* 2012, no. 83-4347 (2012-07-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>2</sup> article. Legal entity, its branch or representative office of a foreign legal person or other organization's branch or representative office documents and data from the center of the registrar or the center of the participants information systems manager of the nuisance**

False legal entity, its branch or representative office of a foreign legal person or other organization's branch or representative office documents, with the exception of financial statements (consolidated financial statements), the annual report (consolidated annual report), activity reports, payments to governments Report (consolidated payments to governments Report ), data and other information to be submitted from the center of the registrar or the center of the participants of the information system to the manager or the legal entity, its branch or representative office of a foreign legal person or other organization's branch or representative office documents, with the exception of financial statements (consolidated financial statements), the annual report (consolidated annual report), activity reports, the auditor's report, payments to governments report (consolidated report on payments to governments), data and other

information to be provided omission from the center of the registrar or the center of the participants of the information system to the manager in time according to the laws -

incurs a penalty of a legal person, its branch or representative office of a foreign legal person or other organization branch or agency head or other laws or the incorporation of a designated person from twenty-eight to one thousand four hundred and forty-eight euros.

False legal person, foreign legal person or other organization branch of the financial statements (consolidated financial statements), the annual report (consolidated annual report), activity reports, payments to governments Report (Consolidated payments to governments Report) Presentation of the center of the registrar or legal person, a foreign legal person or other organization branch of the financial statements (consolidated financial statements), the annual report (consolidated annual report), activity reports, the auditor's report, payments to governments report (consolidated payments to governments report) Failure of legal persons register timely legal acts of and order -

incurs a penalty of a legal person, foreign legal person or other organization branch manager or other laws or instruments of incorporation of the person referred to two hundred and eighty-nine to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [I-326](#), 26.06.1990, Official Gazette., 1990, no. 19-495

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-57](#), 28/01/1993, Official Gazette. 1993, no. 5-90

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [I-1056](#), 95.10.03, Official Gazette. 1995, no. 86-1942 (95.10.20)

No. [IX-2168](#), 2004-04-27, Official Gazette. 2004, no. 72-2491 (2004-04-30), N is the law to ensure the European Union legislation referred to in the Annex to this Law, the application.

No. [X-1675](#), 2008-07-03, Official Gazette. 2008, no. 81-3181 (2008-07-17) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-1447](#), 2011-06-16, Official Gazette., 2011, no. 78-3795 (2011-06-30)

No. [XII-314](#), 2013-05-16, Official Gazette. 2013, no. 57-2853 (2013-06-01)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1699 of](#), 2015-05-14, 2015-05-27 announced TAR, ik 2015-08121

### **172<sup>3</sup> article. State Tax Inspectorate managers and other officials of non-adherence**

State Tax Inspectorate directors and other officers of the instructions of taxes and other payments to the budget of the calculation and payment of non-compliance issues, as well as obstruction of other rights -

shall incur a penalty of fourteen to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-326](#), 26.06.1990, Official Gazette., 1990, no. 19-495

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>4</sup> article. Legislation governing the financial market, damage and interference to carry out supervision of financial markets**

The law or the Bank of Lithuania statutory or Lithuanian bank requested information or documents Failure to set time limits or false, not all or misleading information -

incurs a penalty of financial market institutions and managers from one thousand four hundred and forty-eight-five thousand seven hundred and ninety-two euros.

Lithuanian bank legitimate prescription or non-compliance and inadequate enforcement -

incurs a penalty of financial market institutions and managers from one thousand four hundred and forty-eight-five thousand seven hundred and ninety-two euros.

Lithuanian bank officials performing the inspection (review), legal instructions and requirements for performance or improper performance, or other obstruction to carry out the inspection (inspection) -

incurs a penalty of financial market institutions and the heads of the two hundred and eighty-nine to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [I-721](#), 94.12.21, Official Gazette. 1995, no. 3-36 (95.01.06)

No. [I-1602](#), 96.10.23, Official Gazette. 1996, no. 105-2398 (96.11.02)

No. [XI-1866](#), 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>5</sup> article. Companies Registration nuisance**

Companies Registration nuisance -

incur a fine corporate registry management for persons who from fourteen to eighty-six euros .

*Amendment of the article:*

No. [I-1056](#), 95.10.03, *Official Gazette*. 1995, no. 86-1942 (95.10.20)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>6</sup> article. Illegal use of register data**

Illegal use of corporate data from the register, as well as corporate registry data transfer to other parties without the written consent of the stewards -

incur a fine of five hundred seventy nine to five thousand seven hundred and ninety-two euros.

*Amendment of the article:*

No. [I-1056](#), 95.10.03, *Official Gazette*. 1995, no. 86-1942 (95.10.20)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>7</sup> article. Unauthorized disclosure of bank secrecy**

Unauthorized disclosure of bank secrecy -

incur a fine of five hundred seventy nine to five thousand seven hundred and ninety-two euros.

*Amendment of the article:*

No. [I-1174](#), 96.01.18, *Official Gazette*. 1996, no. 9-218 (96.01.31)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>8</sup> article. Repealed on 2012-01-01**

*Amendment of the article:*

No. [I-1457](#), 96.07.10, *Official Gazette*. 1996, no. 73-1743 (96.07.31)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1758](#), 2003-10-14, *Official Gazette*. 2003, no. 102-4581 (2003-10-31)

No. [XI-1866](#), 2011-12-22, *Official Gazette*., 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

### **172<sup>9</sup> article. The tax payer registration data nuisance**

The tax payer registration data Failure Taxpayers Register of or late submission of false information, as well as altered or additional taxpayer registration data Failure or late submission -

incur a fine of companies, institutions, organizations, managers and individuals from one hundred forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

*Amendment of the article:*

No. [VIII-124](#), 97.02.25, *Official Gazette*. 1997, no. 21-488 (97.03.12)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>10</sup> article. Lithuanian Law on Personal Income Tax Law on the set of certificates to individuals amounts paid submission procedure and the Republic of Lithuania on Declaration of Assets Law of the nominal lists the procedures for violation**

Lithuanian Law on Personal Income Tax Act lays down notes about the amounts paid to natural persons submitted to the tax authorities nuisance -

incur a fine of companies, institutions, organizations, managers and individuals from one hundred forty four to five hundred and seventy-nine euros.

The population of the Republic of Lithuania Law on declaration of assets of persons referred to in the lists of registered non-disclosure to the State Tax Inspectorate or late submission -

incur a fine of companies, institutions, organizations, managers and other officials of the one hundred and forty-four to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [VIII-124](#), 97.02.25, *Official Gazette*. 1997, no. 21-488 (97.03.12)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-2042](#), 2015-11-19, 2015-11-27 announced TAR, ik 2,015 to 18,856

### **172<sup>11</sup> article. Commercial or pursuit of economic activities illegally using the company's name**

Commercial or pursuit of economic activities illegally using the company's name -

incur a fine for individuals of five hundred and seventy-nine to two thousand eight hundred and ninety-six euros to the income derived from such activities, the confiscation.

*The Code was supplemented with Article:*

No. [VIII-124](#), 97.02.25, Official Gazette. 1997, no. 21-488 (97.03.12)

Amendment of the article:

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>12</sup> article. Misuse of confidential information on the taxpayer spreading**

Misuse of confidential information on the taxpayer spreading -

incurs a penalty of two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [VIII-124](#), 97.02.25, Official Gazette. 1997, no. 21-488 (97.03.12)

Amendment of the article:

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>13</sup> article. Budget appropriations for distribution and use of procedures for violation**

Budget appropriations for distribution and use of the procedure - Failure

incurs a fine budget appropriation managers and their subordinate budgetary heads of two hundred and eighty-nine to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [VIII-124](#), 97.02.25, Official Gazette. 1997, no. 21-488 (97.03.12)

Amendment of the article:

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>14</sup> article. Money laundering and terrorist financing prevention measures nuisance**

Lithuanian of Money Laundering and Terrorist Financing Prevention Act set the client and beneficiary identification measures implementing nuisance -

incurs a fine for individuals of five hundred and seventy-nine to two thousand three hundred and sixteen euro, enterprises, institutions and organizations - from two thousand three hundred and sixteen thousand to five thousand seven hundred and ninety-two euros.

Lithuanian of Money Laundering and Terrorist Financing Prevention Act set out the reporting of suspicious or unusual financial transactions and transactions for implementing the measures, violation of the Financial Crime Investigation Service under the Lithuanian Ministry of Interior information security measures in the implementation of the procedure - Failure

incurs a fine for individuals of eight hundred and sixty-eight to two thousand eight hundred and ninety-six euros, enterprises, institutions and organizations - from two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

Other Lithuanian of money laundering and terrorist financing statutory requirements, except in the first and second parts of the default implementation nuisance -

incurs a fine for individuals of five hundred and seventy-nine to one thousand seven hundred and thirty-seven euros, enterprises, institutions and organizations - from two thousand seven to twenty three thousand four hundred and seventy five euros.

The same actions committed by a person who has already been convicted for in the first, second and third parts of the offenses -

incurs a fine for individuals of one thousand four hundred and forty-eight-five thousand seven hundred and ninety-two euros, enterprises, institutions and organizations - from five thousand seven hundred and ninety-two to ten thousand one hundred and thirty-six euros.

*The Code was supplemented with Article:*

No. [VIII-278](#), 97.06.19, Official Gazette. 1997, no. 64-1505 (97.07.04)

Amendment of the article:

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XI-1321](#), 2011-04-14, Official Gazette., 2011, no. 49-2373 (2011-04-28), this law is intended to ensure that the European Union legislation referred to in the annex to the Law implementation

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>15</sup> article. Obstructing the Financial Crime Investigation Service under the Lithuanian Ministry of Interior officials to carry out duties**

Denying access to the Financial Crime Investigation Service under the Lithuanian Ministry of Interior officials to carry out all types of enterprises, institutions and organizations and individuals business and financial performance of inspections and audits, non-disclosure of documents to them or their concealment, false knowledge of the grant -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [VIII-354](#), 97.07.01, Official Gazette. 1997, no. 69-1732 (97.07.23)



*Amendment of the article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-818](#), 2002-03-28, *Official Gazette*. 2002, no. 33-1252 (2002-03-30)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>16</sup> article. Knowledge about paid entities and natural persons amounts presentation state tax inspectorates nuisance**

Knowledge of the Lithuanian and foreign entities (other than natural persons) paid for the sale of goods and services in cash in excess of the Republic of Lithuania Law on Tax Administration 26<sup>1</sup> referred to in Article size, omission or delay in submission of state tax inspectorates -

incur a fine of companies, institutions and organizations, chief accountants (accountants) or the head of one hundred and forty-four to five hundred and seventy-nine euros .

Knowledge of the natural persons amounts paid (in cash and in kind) submission of state tax inspections regime contained in the Republic of Lithuania Law on Income Tax Article 33 - Failure

incur a fine of companies, institutions and organizations, chief accountants (accountants) or the head of one hundred and forty-four to five hundred and seventy-nine euros .

*Amendment of the article:*

No. [VIII-839](#), 98.07.02, *Official Gazette*. 1998, no. 68-1979 (98.07.31)

No. [IX-1758](#), 2003-10-14, *Official Gazette*. 2003, no. 102-4581 (2003-10-31)

No. [XI-1952](#), 2012-03-29, *Official Gazette*. 2012, no. 44-2145 (2012-04-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>17</sup> article. Borrowers who have lent behalf of the state received loans or borrowers, for which the obligations guaranteed by the State, incorrect information, omissions or delays in the provision or performance of actions without the required authorization**

Borrowers who have lent behalf of the state received loans or borrowers, for which the obligations guaranteed by the State of incorrect information or omission of required documents or the late submission of the Ministry of Finance or centrally managed by the state asset manager under the Lithuanian Law on public debt -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

Action covered by the Republic of Lithuania public debt law requires the Ministry of Finance or centrally managed by the state asset manager authorization, execution without such authorization -

incurs a penalty of two hundred and eighty-nine to one thousand one hundred fifty eight euros.

*Amendment of the article:*

No. [VIII-1017](#), 99.01.05, *Official Gazette*. 1999, no. 11-237 (99.01.27)

No. [VIII-1486](#), 99.12.21, *Official Gazette*. 1999, no. 113-3286 (99.12.30)

No. [XII-972](#), 2014-06-26, 2014-07-10 announced TAR, ik 2,014 to 09,972

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>18</sup> article. Failure to notify a concentration**

Control of the entity acquirer of the notification of the intended concentration of the Republic of Lithuania Failure to competition in accordance with law in time -

incur a fine of five thousand seven hundred and ninety-two to fourteen thousand four hundred and eighty-one euro.

*Amendment of the article:*

No. [VIII-1081](#), 99.02.11, *Official Gazette*. 1999, no. 23-649 (99.03.10)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>19</sup> article. Agricultural production in the purchase and sale of nuisance**

Agricultural production in the purchase and sale agreement in writing, or failure to comply with the settlement conditions worse than those set out in laws or regulations, Anticipating such agreements -

incurs a penalty of this production, marketing and buying managers of the companies of the two hundred and eighty-nine to one thousand one hundred fifty eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of five hundred and seventy-nine to one thousand seven hundred and thirty-seven euros.

False information about the settlement and current accounts presentation of agricultural products and food vendors, as well as their failure to advise of changes in the accounts -

incurs a penalty of this production, marketing and buying managers of the companies of five hundred and seventy-nine to one thousand seven hundred and thirty-seven euros.

*Amendment of the article:*

No. [VIII-1136](#), 99.04.08, Official Gazette. 1999, no. 36-1066 (99.04.23)

No. [XI-349](#), 2009-07-15, Official Gazette., 2009, no. 89-3805 (2009-07-28), N is the law to ensure the European Union legislation referred to in the annex to the Law implementation

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>20</sup> article. Republic of Lithuania, legal persons and entities without legal personality, foreign loans without state guarantees, as well as loans to foreign entities, non-registration Lithuanian bank**

Republic of Lithuania, legal persons and entities without legal personality, foreign loans without state guarantees, as well as loans to foreign entities, non-registration Bank of Lithuania under the Lithuanian foreign currency in the Republic of Lithuania Law -

incur a fine of companies, institutions and organizations, the heads of one hundred and forty-four to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [VIII-1278](#), 99.07.01, Official Gazette. 1999, no. 66-2111 (99.07.30)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>21</sup> article. Payment for agricultural produce nuisance**

Payment for agricultural products, violation of the overdue debt is two hundred and eighty-nine to two thousand eight hundred and ninety-six euros -

incurs a penalty of this production, marketing and buying, marketing and other corporate leaders from one hundred forty four to eight hundred and sixty-eight euros.

Payment for agricultural products, violation of the overdue debt of more than two thousand eight hundred and ninety-six euros, but not more than twenty-eight thousand nine hundred and sixty-two euros -

incurs a penalty of this production, marketing and buying, marketing and other corporate leaders of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

Payment for agricultural products, violation of the overdue debt of more than twenty-eight thousand, nine hundred and sixty-two euros -

incurs a penalty of this production, marketing and buying, marketing and other corporate leaders from the two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

Other than those set out in the first, second and third parts of the settlement for agricultural production irregularities -

incurs a penalty of this production, marketing and buying, marketing and other corporate leaders from one hundred forty-four to one thousand seven hundred and thirty-seven euros.

*Amendment of the article:*

No. [VIII-1486](#), 99.12.21, Official Gazette. 1999, no. 113-3286 (99.12.30)

No. [XI-349](#), 2009-07-15, Official Gazette., 2009, no. 89-3805 (2009-07-28), N is the law to ensure the European Union legislation referred to in the annex to the Law implementation

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>22</sup> article. Legislation governing the insurance or reinsurance business, insurance and reinsurance brokerage activities, the infringement**

Legislation governing the insurance or reinsurance business, insurance and reinsurance brokerage activities, the infringement -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [IX-1758](#), 2003-10-14, Official Gazette. 2003, no. 102-4581 (2003-10-31)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**172<sup>23</sup> article. Failure to take measures to deal with the reduction of the share capital issue**

Failure to take timely measures to deal with the reduction of the share capital issue to be withdrawn because of the loss resulting from the firm's own capital and the authorized capital of the difference -

incur a fine corporate board members or managers from two hundred eighty nine to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [XI-1223](#), 2010-12-14, Official Gazette., 2010, no. 157-7968 (2010-12-31), this law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>24</sup> article. Repealed**

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [IX-726](#), 2002-01-22, *Official Gazette*. 2002, no. 13-477 (2002-02-06)

### **172<sup>25</sup> article. Illegal lobbying**

Lobbying activities carried out in violation of the Republic of Lithuania lobbying law requirements - incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [VIII-1750](#), 00:06:27, *Official Gazette*. 2000, no. 56-1645 (00.07.12)

*Amendment of the article:*

No. [IX-1386](#), 2003-03-20, *Official Gazette*. 2003, no. 35-1462 (2003-04-11)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>26</sup> article. The legislation established agricultural produce buyers information about the payment for agricultural products Failure**

The legislation established agricultural produce buyers information about the payment for agricultural products Failure municipality -

incurs a penalty of purchases of agricultural produce processing and corporate leaders from two hundred eighty nine to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

*The Code was supplemented with Article:*

No. [VIII-2051](#), 12:10:17, *Official Gazette*. 2000, no. 92-2884 (00.10.31)

*Amendment of the article:*

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>27</sup> article. Prerequisite omission of a legal person, its branch or representative office of a foreign legal person or other organization's branch or representative office documents, which are used in relations with other actors, and Web site**

Prerequisite omission of a legal person, its branch or representative office of a foreign legal person or other organization's branch or representative office documents, which are used in relations with other actors, as well as a legal entity, its branch or representative office of a foreign legal person or other organization's branch or representative office web site -

incurs a penalty of a legal person, its branch or representative office of a foreign legal person or other organization branch or agency head or other laws or the incorporation of a designated person from twenty-eight to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [IX-2168](#), 2004-04-27, *Official Gazette*. 2004, no. 72-2491 (2004-04-30), *N is the law to ensure the European Union legislation referred to in the Annex to this Law, the application.*

*Amendment of the article:*

No. [X-815](#), 2006-09-19, *Official Gazette.*, 2006, no. 102-3937 (2006-09-26), *the provisions of the law are in accordance with the law set out in Annex European Union legislation.*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>28</sup> article. Illegal information relating to the property or business valuation, disclosure or use of**

Misuse of the Republic of Lithuania assets and business valuation framework provided by law, whether natural or legal persons (including the assets or business appraisers or property or business valuation firms) information relating to the property or business valuation, disclosure or use -

incurs a penalty of the Republic of Lithuania authorized by the Government of the asset or business appraisers and property or business valuation firms state supervision office employees or former employees of the Property or business valutors Court of Honour of members or former members of the two hundred and eighty-nine to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [XI-1866](#) , 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31) , N Hereby law implemented in the European Union legislation referred to in the annex to the Law

Amendment of the article:

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>29</sup> article. Lithuania the Public Sector Accountability Act violation**

Lithuania the Public Sector Accountability Act requirements set out in the annual reports and sets the composition of the violation, a public sector entity annual statements preparation, presentation and disclosure obligations performance or improper performance, as well as the consolidated annual report preparation and presentation of legislative procedure and time limits for non-compliance or inadequate enforcement -

incur a warning or a fine public sector entity manager (the responsible public entity manager) or his authorized public sector entity head of administration of the fifty-seven to one hundred and forty four euros .

The same act committed by a person who has already been convicted for in the first part of the violations - incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros .

*The Code was supplemented with Article:*

No. [XII-638](#) , 2013-12-03, Official Gazette. 2013, no. 130-6622 (2013-12-19)

*Amendment of the article:*

No. [XII-1236](#) , 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **172<sup>30</sup> article. Travel organization services in violation of the requirements**

Lithuanian Law on Tourism set tour of service requirements -

incur a fine tour operator - a natural person or a travel agent - the head of the legal person from one hundred to three thousand euros.

*The Code was supplemented with Article:*

No. [XII-1873](#) , 2015-06-25, 2015-07-03 announced TAR, ik 2015-10773

### **172<sup>31</sup> article. Obstructing the State Tourism Department under the Ministry of Economy in the performance of their duties or their legal non-compliance**

Obstructing the State Tourism Department under the Ministry of Economy in the performance of their laws regulating the activities of their duties, their legal requirements or to perform Failure officials information, data or documents or incorrect or false information or data submission, the refusal to explain or provide data, document concealment -

shall incur a fine of one hundred to two thousand euros.

*The Code was supplemented with Article:*

No. [XII-1873](#) , 2015-06-25, 2015-07-03 announced TAR, ik 2015-10773

### **Article 173. Illegal pursuit of commercial, economic, financial or professional activities**

Pursuit of commercial, economic, financial or professional activities without a license (permit) activities that require a license (permit), or otherwise unlawful manner -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros with production, tools, raw materials, and the proceeds from this activity was confiscated.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros with production, tools, raw materials, and the proceeds from this activity was confiscated.

Pursuit of commercial, economic, financial or professional activities without a license (permit) activities that require a license (permit), or otherwise unlawful manner, using for this activity illegally employed work -

incur a fine from one thousand seven hundred and thirty-seven to two thousand, eight hundred and ninety-six euros with production, tools, raw materials, and the proceeds from this activity was confiscated.

**Note.** Under that article, the administrative liability arises when the practice of commercial, economic, financial or professional activities without a license (permit) for activities which require the Republic of Lithuania statutory license (permit), or otherwise unlawful manner and income (revenue) or the last 12 months revenue (revenue), or established procedures are not included in the accounting value of the goods does not exceed 500 minimum subsistence level (MSL) amount. In determining the income (revenue) obtained unlawfully causing the commercial, economic, financial or professional activities, can be used to establish the Government of the Republic of Lithuania indirect methods of calculation of taxable income.

*Amendment of the article:*

No. XI 924, 06.26.1986, Official Gazette., 1986, no. 18-184

No. [I-326](#) , 26.06.1990, Official Gazette., 1990, no. 19-495

No. [I-2589](#) , 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-180](#) , 06.10.1993, Official Gazette. 1993, no. 26-597

No. [I-263](#) , 10.05.1993, Official Gazette. 1993, no. 54-1047

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [IX-1260](#), 2002-12-10, *Official Gazette*. 2002, no. 124-5623 (2002-12-27)  
No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>1</sup> article. Accounting rules violation**

Accounting transactions accounting rules -  
a warning or a fine from twenty-eight to fifty-seven euros.

Accounting cash and property accounting rules -  
shall incur a penalty of fifty-seven to one hundred and forty four euros.

The same actions committed by a person who has already been convicted for in the first or second part of the violations -

incurs a penalty of one hundred and forty-four to five hundred and seventy-nine euros.

Negligent accounting management, where, owing to non-payment of from thirty to fifty minimum subsistence levels (MSL) the amount of tax that should have been paid according to the law for the period being examined -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

Fraudulent book-keeping purpose of concealing or disguising from ten to fifty minimum subsistence levels (MSL) the amount of taxes which should have been paid according to the law for the period being examined -

incur a fine of two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros.

Negligent accounting management, where, owing to non-payment of more than 50 minimum subsistence level (MSL) the amount of tax that should have been paid according to the law for the period being examined -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

False accounting management, in order to conceal or concealing more than 50 minimum subsistence level (MSL) the amount of taxes which should have been paid according to the law for the period being examined -

incur a fine of five thousand seven hundred and ninety-two to eleven thousand five hundred and eighty-four euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [VIII-124](#), 97.02.25, *Official Gazette*. 1997, no. 21-488 (97.03.12)  
No. [VIII-545](#), 97.12.02, *Official Gazette*. 1997, no. 116-2954 (97.12.19)  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [XI-1016](#), 2010-09-21, *Official Gazette*., 2010, no. 118-5991 (2010-10-02)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>2</sup> article. Statistical data nuisance**

Statistical data omission procedure established by official statistics managing institutions and bodies, or false statistical data placing them -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

incur a fine of between eight hundred and sixty-eight to one thousand seven hundred and thirty-seven euros.

Document confirming the statistics, the failure to official statistics institutions managing public servants or concealment of these documents, as well as the above-mentioned public servants legitimate non-compliance -

incurs a penalty from one hundred and forty-four to two hundred and eighty-nine euros.

*S traipsnio update:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-286](#), 19.10.1993, *Official Gazette*. 1993, no. 56-1079  
No. [VIII-1734](#), 00:06:15, *Official Gazette*. 2000, no. 54-1557 (00.07.05)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>3</sup> article. The sale of goods without documents and document forgery**

Product sales, excluding sales of retail trade enterprises, in addition to the document, recording a trade document false information, drawing up or issuing false shipping documents, forgery of the document at the company, institution or organization case, also known counterfeit goods document use -

incur a fine from twenty-eight to one thousand four hundred and forty-eight euros of goods acquired without the document or falsification of a document confiscated.

*Amendment of the article:*

No. [I-180](#), 06.10.1993, *Official Gazette*. 1993, no. 26-597  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132



**173<sup>4</sup> article.** Repealed on 2012-01-01

*Amendment of the article:*

No. [I-263](#), 10.05.1993, *Official Gazette*. 1993, no. 54-1047

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

**173<sup>5</sup> article. Financial market regulations law violation**

Markets in financial instruments or financial brokers, intermediaries of public trading, or their associations, operators of regulated markets, Lithuanian central securities depository and its participants in violation of the legislation, with the exception of this paragraph, fourth and fifth parts of the offenses -

incurs a penalty of two hundred and eighty-nine to two thousand eight hundred and ninety-six euros.

The first part of Article The infringements committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one thousand four hundred and forty-eight to four thousand three hundred and forty-four euros.

The first part of Article anticipate lesions caused material damage -

incurs a penalty of one thousand four hundred and forty-eight-five thousand seven hundred and ninety-two euros.

Lithuanian Republic MiFID statutory prohibition to use inside information to trade in financial instruments and insurance to manipulate the market - Failure

incurs a penalty of one thousand four hundred and forty-eight to eight thousand six hundred and eighty-eight euros.

The fourth part of Article The infringements committed by a person who has been given an administrative penalty for the fourth part of the violations -

incur a fine of eight thousand six hundred and eighty-eight to seventeen thousand three hundred and seventy-seven euros.

*Amendment of the article:*

No. [I-263](#), 10.05.1993, *Official Gazette*. 1993, no. 54-1047

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [XI-349](#), 2009-07-15, *Official Gazette.*, 2009, no. 89-3805 (2009-07-28), *N is the law to ensure the European Union legislation referred to in the annex to the Law implementation*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**173<sup>6</sup> article. False stamps for goods or other special characters manufacture, sale, use**

False stamps for goods or other special characters production or realization -

shall incur a penalty of fourteen thousand four hundred and eighty-one to twenty-eight thousand nine hundred and sixty-two euros with the stamps or other special characters and their cooking instruments confiscated.

False stamps for goods or other special labels for traded goods, which may not be marketed without labels or other special characters -

incur a fine of two thousand eight hundred and ninety-six to five thousand seven hundred and ninety-two euros to the confiscation of goods.

*Amendment of the article:*

No. [I-387](#), 02.10.1994, *Official Gazette*. 1994, no. 14-228

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**173<sup>7</sup> article. Leveraged companies accumulation nuisance**

Leveraged companies accumulation in violation of the statutory procedures -

incur corporate managers fine from two hundred and eighty-nine to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [I-580](#), 94.07.21, *Official Gazette*. 1994, no. 59-1164 (94.08.03)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**173<sup>8</sup> article.** Repealed

*Amendment of the article:*

No. [I-631](#), 94.11.08, *Official Gazette*. 1994, no. 88-1670 (94.11.16)

No. [I-1007](#), 95.07.04, *Official Gazette*. 1995, no. 59-1473 (95.07.19)

No. [VIII-124](#), 97.02.25, *Official Gazette*. 1997, no. 21-488 (97.03.12)

### **173<sup>9</sup> article. Settlement nuisance**

For information about the open or closed on all kinds of bills late submission or misrepresentation of such information -

incur a fine of operators in the range from two hundred eighty nine to five hundred and seventy-nine euros.

For information about the open or closed on all types of accounts Failure -

incur a fine of operators in the range from five hundred seventy-nine to one thousand four hundred and forty-eight euros.

Write-off of cash and the issuance of the payer's account established violation of the procedure -

incurs a penalty of bank managers from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [I-910](#), 95.05.30, *Official Gazette*. 1995, no. 48-1162 (95.06.09)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-403](#), 2001-06-26, *Official Gazette*. 2001, no. 62-2220 (2001-07-18)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>10</sup> article. Trading broker (broker) in violation of Blogger management**

Trading broker (broker) in violation of Blogger management -

incur a fine trade broker (broker) from fifty-seven to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine trade broker (broker) from one hundred forty four to eight hundred and sixty-eight euros.

*Amendment of the article:*

No. [I-1373](#), 96.06.06, *Official Gazette*. 1996, no. 57-1345 (96.06.19)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>11</sup> article. Personal income tax payment procedure violation**

Personal income tax payment procedure - Failure

incur a fine of companies, institutions and organizations managers (owners) and their chief accountants (accountant) to two hundred and eighty-nine to eight hundred and sixty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [VIII-354](#), 97.07.01, *Official Gazette*. 1997, no. 69-1732 (97.07.23)

*Amendment of the article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1758](#), 2003-10-14, *Official Gazette*. 2003, no. 102-4581 (2003-10-31)

No. [XI-1952](#), 2012-03-29, *Official Gazette*. 2012, no. 44-2145 (2012-04-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>12</sup> article. Alcohol products and tobacco products and related products production, import and trade licensing procedure violation**

Alcohol products and tobacco products and related products production, import and trade licensing procedure - Failure

incur a fine for managers and (or) their chief accountants (accountant) to one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [VIII-545](#), 97.12.02, *Official Gazette*. 1997, no. 116-2954 (97.12.19)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

No. [XI-1952](#), 2012-03-29, *Official Gazette*. 2012, no. 44-2145 (2012-04-14)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1631](#), 2015-04-21, 2015-04-28 announced TAR, ik 2,015 to 06,453

### **173<sup>13</sup> article. Of recruitment services in violation of the requirements**

Mediation recruitment service requirements imposed by the Republic of Lithuania Labour Code violation -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

*Amendment of the article:*

No. [VIII-1076](#), 99.02.11, *Official Gazette*. 1999, no. 19-517 (99.02.24)

No. [XI-590](#), 2009-12-21, *Official Gazette.*, 2010, no. 1-5 (2010-01-05)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>14</sup> article. Pension associations, pension fund management companies, pension assets depositories operating procedure violation**

Pension associations, pension fund management companies establishment, management, operation, reorganization, restructuring or liquidation of any infringement of legislation -

incur a fine of five hundred and seventy-nine to one thousand four hundred and forty-eight euros.

Pension assets depositories law violation -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

In the first or the second part of The infringements on which the damage was caused pension fund participants -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [X-815](#), 2006-09-19, *Official Gazette.*, 2006, no. 102-3937 (2006-09-26), *the provisions of the law are in accordance with the law set out in Annex European Union legislation.*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>15</sup> article. Unreasonable or incorrect presentation of the auditor's report**

Unreasonable or incorrect auditor's presentation -

incur a fine auditor of five hundred and seventy-nine to one thousand one hundred fifty eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [VIII-1922](#), 00:09:12, *Official Gazette*. 2000, no. 81-2443 (00.09.26)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>16</sup> article. Investment companies, management companies, investment holding companies or investment companies operating nuisance**

Investment companies, management companies, investment holding companies or investment companies establishment, reorganization, liquidation, administration or regulating the activities of the Republic of Lithuania informuotiesiems investors for collective investment undertakings of the Law, the Republic of Lithuania to professional investors for collective investment management firms Law of the Republic of Lithuania on Companies of the Law or any other violation of legislation or 2013. 17 April. European Parliament and Council Regulation (EU) No. 345/2013 on European venture capital funds in 2013. 17 April. European Parliament and Council Regulation (EU) No. 346/2013 on the European Social Entrepreneurship Funds violation -

incur a fine of investment companies, investment companies, investment holding companies, management companies managers, liquidators and other directly for the statutory requirements of the persons in charge of five hundred and seventy-nine to one thousand four hundred and forty-eight euros.

The depositories of the Republic of Lithuania on professional investors for collective investment management firms Law or other law violation or custodians in governing the Republic of Lithuania informuotiesiems investors for collective investment undertakings of the Law or other legislation - Failure

incur a fine depositories or custodians managers from eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [IX-1702](#), 2003-07-04, *Official Gazette*. 2003, no. 74-3421 (2003-07-25)

No. [X-1381](#), 2007-12-18, *Official Gazette.*, 2007, no. 138-5644 (2007-12-29) N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XI-872](#), 2010-06-03, *Official Gazette.*, 2010, no. 71-3549 (2010-06-19)

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-379](#), 2013-06-18, *Official Gazette.* 2013, no. 68-3413 (2013-06-28)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-1468](#), 2014-12-18, 2014-12-30 announced TAR, ik 2014-21094), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-2775](#), 2016-11-10, 2016-11-17 announced TAR, ik 2,016 to 26,976

### **173<sup>17</sup> article. The official statistics on the use and distribution of the violation**

The official statistics on the use or distribution of non-statistical purposes, as well as the disclosure of confidential statistical data -

incurs a penalty of official statistics institutions managing public servants from one hundred forty-four to two hundred and eighty-nine euros.

*The Code was supplemented with Article:*

No. [VIII-1734](#), 00:06:15, *Official Gazette.* 2000, no. 54-1557 (00.07.05)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>18</sup> article. Gaming organization of procedure or gambling regulation violation**

Gaming organization of procedure or gambling regulation violation -

incurs a penalty of one thousand four hundred and forty-eight to four thousand three hundred and forty-four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

shall incur a penalty of four thousand three hundred and forty-four to seven thousand two hundred and forty euros.

*The Code was supplemented with Article:*

No. [IX-256](#) 2001 04 17 *Official Gazette.* 2001, no. 39-1328 (2001 05 09)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>19</sup> article. Requirements publications and sending copies of required libraries nuisance**

Circulation Journal omission or false indication of Lithuanian standard set by other publishing data printing procedure and (or) international document standard number (ISBN, ISSN, ISMN) omission -

incurs a penalty of one hundred and forty-four to five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of five hundred and seventy-nine to one thousand four hundred and forty-eight euros.

Government of publications and other documents mandatory for sending copies to libraries nuisance -

incur a fine from eighty-six to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the third part of the offense -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

*The Code was supplemented with Article:*

No. [IX-1758](#), 2003-10-14, *Official Gazette.* 2003, no. 102-4581 (2003-10-31)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **173<sup>20</sup> article. The euro coins medals and tokens similar production and sales and the import and distribution for sale or for other commercial purposes, violation**

The euro coins medals and tokens similar production and sales and the import and distribution for sale or other commercial purposes, violation of the procedure -

incurs a penalty of two hundred and eighty-nine to one thousand four hundred and forty-eight euros with similar to euro coins medals and tokens and their cooking instruments confiscated.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros with similar to euro coins medals and tokens and their cooking instruments confiscated.

*The Code was supplemented with Article:*

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

Amendment of the article:

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**173<sup>21</sup> article. Suspected of being counterfeits, euro banknotes and coins from circulation neišėmimas**

Suspected of being counterfeits, euro banknotes and coins from circulation neišėmimas or non-transfer of the competent authorities -

incur a fine legal persons authorized staff of two hundred and eighty-nine to eight hundred and sixty-eight euros.

The same act committed by a person who has already been convicted for in the first part of the offense -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

Failure to take measures to ensure that the euro banknotes and coins, the detection of fakes -

incur a fine heads of legal entities from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

The Code was supplemented with Article:

No. [X-691](#), 2006-06-15, Official Gazette., 2006, no. 73-2759 (2006-06-30), N is the law to ensure the European Union's legislation, the annex to this law, the implementation of

No. [XI-1866](#), 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**173<sup>22</sup> article. Lithuanian Republic lottery law or other legal acts regulating the lottery violation**

Lithuanian Republic lottery law or laws governing the organization of lotteries, the violation -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

The Code was supplemented with Article:

No. [XI-1866](#), 2011-12-22, Official Gazette., 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

Amendment of the article:

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Chapter thirteen  
Administrative Offences, which compromises  
Of public order**

**Article 174. A small hooliganism**

Minor hooliganism, it is obscene words or gestures in public places, nagging offensive to people or other such activities that violate public order and peace -

incur a fine from twenty-eight to eighty-six euros or administrative arrest up to thirty days.

Amendment of the article:

No. XI-3489, 12/18/1989, Official Gazette. 1990, no. 1-8

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 175. Minors committed hooliganism**

Minors from fourteen to sixteen years of committed minor hooliganism or bullying, as well as adult intentional humiliation of honor and dignity -

incur a fine for parents or guardians (caretakers) from fourteen to twenty-eight euros.

Amendment of the article:

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [IX-1260](#), 2002-12-10, Official Gazette. 2002, no. 124-5623 (2002-12-27)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**175<sup>1</sup> article. Repealed**

Amendment of the article:



No. [I-1691](#), 09/06/1987, *Official Gazette.*, 1987, no. 17-189  
No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

#### **Article 176. Illegal shooting of weapons**

Illegal shooting of weapons in residential areas and places not intended for target shooting, target shooting as well as designated areas in violation of established procedures -

incur a fine from twenty-eight to one hundred and fifteen euros with or without confiscation of the weapons seizure.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and fifteen to two hundred and two euros with or without confiscation of the weapons seizure.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-334](#), 14.12.1993, *Official Gazette.* 1993, no. 72-1344

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [IX-1702](#), 2003-07-04, *Official Gazette.* 2003, no. 74-3421 (2003-07-25)

No. [X-1766](#), 2008-11-06, *Official Gazette.* 2008, no. 135-5227 (2008-11-25) *N Hereby law implemented in the European Union legislation referred to in the annex to the Law*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **176<sup>1</sup> article. Civilian pyrotechnics acquisition, use the procedure laid violation**

Civilian pyrotechnics acquisition, use the procedure laid violation -

a warning or a fine from fourteen to twenty-eight euros civilian pyrotechnics without confiscation or seizure.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine from twenty-eight to fifty-seven euros civilian pyrotechnics without confiscation or seizure.

The first paragraph of Article provides for a violation committed minors from fourteen to sixteen years -

a warning or a fine for parents or guardians (caretakers) from fourteen to twenty-eight euros civilian pyrotechnics without confiscation or seizure.

*The Code was supplemented with Article:*

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

*Amendment of the article:*

No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)

No. [IX-1702](#), 2003-07-04, *Official Gazette.* 2003, no. 74-3421 (2003-07-25)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

#### **Article 177. Illegal domestic strong alcoholic beverages, non-denatured or denatured ethyl alcohol solutions (mixtures) production, acquisition, storage and transportation**

Illegal domestic strong alcoholic beverages, non-denatured or denatured ethyl alcohol solutions (mixtures) production, acquisition, storage, transportation, if it does not incur criminal liability -

incur a fine from six to eighty-five hundred and seventy-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of five hundred and seventy-nine to eight hundred and sixty-eight euros.

Dwelling or other premises available for domestic spirits, nedenatūrotam or denatured ethyl alcohol solutions (mixtures) production or storage -

a warning dwelling or other premises owners.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [XI 501](#), 11.28.1985, *Official Gazette.*, 1985, no. 33-370

No. [XI-1789](#) 07.29.1987, *Official Gazette.*, 1987, no. 21-262

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [I-1425](#), 96.07.02, *Official Gazette.* 1996, no. 67-1598 (96.07.17)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-2104](#), 2012-06-21, *Official Gazette.* 2012, no. 78-4026 (2012-07-04)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-2049](#), 2015-11-19, 2015-12-01 announced TAR, ik 2015-19106

### **177<sup>1</sup> article. Domestic alcoholic beverage sale and any disposal**

Domestic alcoholic beverages other than beer produced in accordance with regulatory documents, when available permits issued in accordance to the manufacture, sale or disposal by other means -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros with domestic alcoholic drinks confiscated.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros with domestic alcoholic drinks confiscated.

*Amendment of the article:*

No. XI-1789 07.29.1987, *Official Gazette.*, 1987, no. 21-262

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-2104](#), 2012-06-21, *Official Gazette.* 2012, no. 78-4026 (2012-07-04)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **177<sup>2</sup> article. N Eteka power on 2016-01-01.**

*Amendment of the article:*

No. XI-1789 07.29.1987, *Official Gazette.*, 1987, no. 21-262

No. [I-1926](#), 29/10/1991, *Official Gazette.* 1991, no. 32-858

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [I-1425](#), 96.07.02, *Official Gazette.* 1996, no. 67-1598 (96.07.17)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XI-2104](#), 2012-06-21, *Official Gazette.* 2012, no. 78-4026 (2012-07-04)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

No. [XII-2049](#), 2015-11-19, 2015-12-01 announced TAR, ik 2015-19106

### **Article 178. Alcoholic beverage drinking in public places or drunken appearance in public places**

Alcoholic drinks and other intoxicants, produced using alcohol, drinking on the streets, stadiums, squares, parks and all forms of public transport, exhibitions, fairs and mass events, with the exception of alcoholic beverages purchased at exhibitions, fairs and mass events where municipal council order businesses, European legal entities or their affiliates are issued a license to sell alcoholic drinks at sports venues, halls and other places, with the exception of trade and catering enterprises in which the municipal councils and municipal administrations of Directors authorized the sale of alcoholic beverages in dispensing, or drunken appearance in public places, insulting human dignity and public morals -

a warning or a fine of eight to fourteen euros.

The same actions committed repeatedly within one year after the administrative penalty -

incur a fine from fourteen to twenty-eight euros.

The activities provided for in the first paragraph, by a person who twice in one year was imposed administrative penalties for drinking alcohol in public places or drunken appearance in public places -

shall incur a penalty of forty-three to eighty-six euros or administrative arrest up to thirty days.

Drunk minors under sixteen years of performance in public places, as well as the drinking of alcoholic beverages -

incur a fine for parents or guardians (caretakers) from fourteen to twenty-eight euros.

Drunk minors from sixteen to eighteen years of performance in public places, as well as the drinking of alcoholic beverages -

incur a fine of eight to fourteen euros.

The activities provided for in the fifth paragraph of this paragraph, to make repeated within one year after the administrative penalty -

incur a fine from fourteen to twenty-eight euros.

The activities provided for in the fifth paragraph of this article, committed by a person who twice in one year has been imposed administrative penalties for the consumption of alcoholic beverages in public places -

shall incur a penalty of forty-three to eighty-six euros.

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette.*, 1985, no. 33-370

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)

No. [IX-2153](#), 2004-04-22, *Official Gazette.* 2004, no. 68-2368 (2004-04-29)

No. [X-1751](#), 2008-10-14, *Official Gazette.* 2008, no. 123-4661 (2008-10-25)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013  
No. [XII-1746](#), 2015-05-21, 2015-06-01 announced TAR, ik 2015-08527

### **178<sup>1</sup> article. Persons under eighteen years of alcohol consumption or possession**

Persons under sixteen years of alcohol and other intoxicants, produced by alcohol consumption or possession of -

incur a fine for parents or guardians (caretakers) from fourteen to twenty-eight euros.

Persons from sixteen to eighteen years of alcohol and other intoxicants, produced by alcohol consumption or possession of -

incur a fine of eight to fourteen euros.

The same actions provided for in the second paragraph, make repeated within one year after the administrative penalty -

incur a fine from fourteen to twenty-eight euros.

The activities provided for in the first and second parts, by a person who twice in one year was imposed administrative penalties for the consumption of alcoholic beverages in their possession -

shall incur a penalty of forty-three to eighty-six euros.

*The Code was supplemented with Article:*

No. [X-1751](#), 2008-10-14, *Official Gazette*. 2008, no. 123-4661 (2008-10-25)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 179. Repealed**

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette*., 1985, no. 33-370

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [VIII-1734](#), 00:06:15, *Official Gazette*. 2000, no. 54-1557 (00.07.05)

### **Article 180. Alcoholic beverage purchase or other transfer of a minor, a minor drunk**

Alcoholic beverage purchase or other transfer of a minor, as well as a minor drunk -

incur a fine from seventy-two to one hundred and forty four euros.

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette*., 1985, no. 33-370

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-726](#), 2002-01-22, *Official Gazette*. 2002, no. 13-477 (2002-02-06)

No. [X-1101](#), 2007-04-19, *Official Gazette*., 2007, no. 49-1880 (2007-05-05)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 181. Parental Powers or use of the child's best interests**

Parental Powers or use of the child's best interests -

a warning to parents.

The same act committed by a parent who has already been convicted for in the first part of the offense -

parents incur a fine of up to one hundred and fifteen euros.

*Amendment of the article:*

No. XI 501, 11.28.1985, *Official Gazette*., 1985, no. 33-370

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [IX-726](#), 2002-01-22, *Official Gazette*. 2002, no. 13-477 (2002-02-06)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **181<sup>1</sup> article. Child's guardian (caretaker) obligations performance or execution of the child's best interests**

Child's guardian (caretaker) obligations performance or execution of the child's best interests -

a warning or a fine guardian (caretaker) to fifty seven euros.

*The Code was supplemented with Article:*

No. [IX-726](#), 2002-01-22, *Official Gazette*. 2002, no. 13-477 (2002-02-06)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**181<sup>2</sup> article. False information provision, a hindrance for the child to determine custody (care) information and failure to notify**

False information about minors deprived of parental care, as well as the need to protect their rights and interests by a municipal child protection services and child obstruction determine custody (care) -

incurs a penalty of training, education, health care and other institutions and agencies, which are at the disposal of the child, managers and other officials from twenty-eight to one hundred and forty four euros .

Failure to notify the municipal child's rights protection agencies, the police or the prosecution of parents or other legal representatives, and others made in child rights violations -

a warning or a fine of training, education, health care and other institutions and agencies, which are available as a kid, managers, other officials and individuals from twenty-eight to one hundred and fifteen euros.

*The Code was supplemented with Article:*

No. [IX-726](#), 2002-01-22, *Official Gazette*. 2002, no. 13-477 (2002-02-06)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**181<sup>3</sup> article. Child rights violation**

Illegal interference with the child to exercise their rights and freedoms or other forms of child infringing act - a warning or a fine up to twenty-eight euros.

Training, education, health care and other institutions and bodies of knowledge (supervised) is a child, managers, educators and other persons considered equal to their duties performance or improper performance, physical or mental harm the child or other children's rights -

a warning or a fine from twenty-eight to one hundred and forty four euros .

*The Code was supplemented with Article:*

No. [IX-2335 of](#), 2004-07-08, *Official Gazette*. 2004, no. 115-4275 (2004-07-24)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**181<sup>4</sup> article. Avoidance of enforcement of the obligation to listen to children development courses**

Parents, guardians (caretakers) avoidance of present Article 37<sup>2</sup> Article the court order to listen to children development courses -

incurs a penalty of up to one hundred and fifteen euros.

*The Code was supplemented with Article:*

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31) , N Hereby law implemented in the European Union legislation referred to in the annex to the Law

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**Article 182. dens storage**

Gambling, fornication or consumption of alcohol dens storage -

incur a fine from twenty-eight to fifty-seven euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

shall incur a penalty of fifty-seven to one hundred and forty four euros or administrative arrest up to thirty days.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**182<sup>1</sup> article. Prostitution valuable consideration or use of prostitution services**

Prostitution valuable consideration or use of prostitution services -

incur a fine from eighty-six to one hundred and forty four euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros or administrative arrest up to thirty days.

**Note.** Administrative liability shall not prostitution having pursued person that prostitution was incorporated being substantively, on official or otherwise dependent or involved in prostitution using physical or mental abuse or fraud, or in any way involved in prostitution as a minor or (and) a victim of trafficking in human beings and It is recognized as a victim in criminal proceedings.

*Amendment of the article:*

No. [I-1691](#), 09/06/1987, *Official Gazette.*, 1987, no. 17-189  
No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132  
No. [X-249](#), 2005-06-16, *Official Gazette.*, 2005, no. 83-3040 (2005-07-07)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 183. Disturbance of Public Peace**

Shouting, whistling, the famous singing or playing musical instruments, and other audio devices and other noise-raising activities in the streets, squares, parks, beaches, public transport and other public places, and in the evening and at night - and the living quarters, enterprises, institutions and organizations, if it disturbs the public peace

-  
a warning or penalty for citizens or officials to eighty-six euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine citizens or officials from eighty-six to two hundred and eighty-nine euros.

The first part of Article provide for offenses committed minor from fourteen to sixteen years -

a warning or a fine for parents or guardians (caretakers) to eighty six euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132  
No. [IX-1260](#), 2002-12-10, *Official Gazette.* 2002, no. 124-5623 (2002-12-27)  
No. [X-691](#), 2006-06-15, *Official Gazette.*, 2006, no. 73-2759 (2006-06-30), *N is the law to ensure the European Union's legislation, the annex to this law, the implementation of*  
No. [XI-1438](#), 2011-06-09, *Official Gazette.*, 2011, no. 74-3542 (2011-06-18)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 184. Gambling & Fortune Telling**

Gambling of money, objects and other valuables in public, to an unidentified place, as well as augury in public areas -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

*Amendment of the article:*

No. [XI 924](#), 06.26.1986, *Official Gazette.*, 1986, no. 18-184  
No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610  
No. [I-290](#), 26.10.1993, *Official Gazette.* 1993, no. 59-1142  
No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **Article 185. Rules providing for human life, protection of water bodies, people in the safe conduct of the water and onto the ice, the infringement**

Swimming is forbidden or prohibited places on time, safe behavior in water and ice procedures, lack of information signs on the water or at the crossings ice damage or destruction -

a warning or a fine from fourteen to fifty-seven euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

Failure to take the necessary measures to organize people bathing places of mass recreation areas, as well as other water bodies nesutvarkymas if this could pose a risk to human life -

incur a fine from twenty-eight to fifty-seven euros.

*Amendment of the article:*

No. [XI-2756](#), 01/25/1989, *Official Gazette.* 1989, no. 4-19  
No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132  
No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)  
No. [XI-1223](#), 2010-12-14, *Official Gazette.*, 2010, no. 157-7968 (2010-12-31), *this law implemented in the European Union legislation referred to in the annex to the Law*  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **185<sup>1</sup> article. Smoking is forbidden to do so**

Smoking in places where the municipal council decisions prohibited to do so -  
a warning or a fine of twenty to fifty euros.

Smoking in places where prohibited by law to do so -

a warning or a fine of twenty to fifty euros.

*Amendment of the article:*



No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610  
No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [I-957](#), 95.06.20, *Official Gazette*. 1995, no. 55-1356 (95.07.05)  
No. [I-1172](#), 96.01.16, *Official Gazette*. 1996, no. 9-216 (96.01.31)  
No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013  
No. [XII-1872](#), 2015-06-25, 2015-07-01 announced TAR, ik 2015-10506

### **185<sup>2</sup> article. Trade in tobacco products and related articles violation**

Tobacco products and related products in trade and public catering establishments without special permission

-  
incurs a penalty of two hundred and eighty-nine to one thousand four hundred and forty-eight euros with tobacco or related products confiscated.

Tobacco products and related products in trade and public catering establishments outside the statutory limits

-  
incurs a penalty of one hundred and forty-four to four hundred and thirty-four euros of tobacco or related products confiscated.

Tobacco products and related products sales companies rules violation -

shall incur a penalty of fourteen to eighty-six euros with tobacco or related products confiscated.

The same actions committed by a person who has been given an administrative penalty for the third part of the violations -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros with tobacco or related products confiscated.

*Amendment of the article:*

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132  
No. [I-1172](#), 96.01.16, *Official Gazette*. 1996, no. 9-216 (96.01.31)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013  
No. [XII-1631](#), 2015-04-21, 2015-04-28 announced TAR, ik 2,015 to 06,453

### **185<sup>3</sup> article. Obstructing Drug, Tobacco and Alcohol Control Department officials to carry out their legitimate duties or non-compliance**

Obstructing Drug, Tobacco and Alcohol Control Department officials to carry out their legitimate duties or non-compliance -

incur a fine for individuals of one hundred and forty-four to two hundred and eighty-nine euros and officials from one thousand four hundred and forty-eight to two thousand eight hundred and ninety-six euros.

*Amendment of the article:*

No. [VIII-432](#), 97.10.07, *Official Gazette*. 1997, no. 94-2358 (97.10.17)  
No. [XI-1183](#), 2010-11-30, *Official Gazette*., 2010, no. 145-7436 (2010-12-11)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **185<sup>4</sup> article. Tobacco products or related products purchase or other transfer of a minor**

Tobacco products or the usijusių products (electronic cigarettes and pildomųjų containers) purchase or other transfer of a minor -

incur a fine from seventy-two to one hundred and forty four euros.

*The Code was supplemented with Article:*

No. [IX-1049](#), 2002-07-05, *Official Gazette*. 2002, no. 75-3214 (2002-07-26)

*Amendment of the article:*

No. [X-1101](#), 2007-04-19, *Official Gazette*., 2007, no. 49-1880 (2007-05-05)  
No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013  
No. [XII-1631](#), 2015-04-21, 2015-04-28 announced TAR, ik 2,015 to 06,453

### **185<sup>5</sup> article. Cigar and pipe clubs establishing the terms and conditions described irregularities**

Cigar and pipe clubs establishing the terms and conditions set out in the description of requirements -

incurs a penalty of legal persons owning a cigar and (or) pipe clubs, managers from one hundred forty four to eight hundred and sixty-eight euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine of between eight hundred and sixty-eight to one thousand four hundred and forty-eight euros.

*The Code was supplemented with Article:*

No. [X-1101](#), 2007-04-19, *Official Gazette*., 2007, no. 49-1880 (2007-05-05)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**185<sup>6</sup> article. Younger than eighteen years of age tobacco products or smoking-related products (consumption) or their possession**

Younger than sixteen years of age tobacco products or the usijusių products (electronic cigarette) smoking (consumption) or tobacco products, or the usijusių products (electronic cigarettes and pildomųjų containers) holding - incur a fine for parents or guardians (caretakers) from fourteen to twenty-eight euros with tobacco or related products confiscated.

The same actions provided for in the first paragraph, make repeated within one year after the appointment of an administrative penalty -

incur a fine for parents or guardians (caretakers) from twenty-eight to eighty-six euros with tobacco or related products confiscated.

Persons from sixteen to eighteen years of tobacco or of usijusių products (electronic cigarette) smoking (consumption) or tobacco products, or the usijusių products (electronic cigarettes and pildomųjų containers) holding - incur a fine from fourteen to twenty-eight euros with tobacco or related products confiscated.

The same actions committed by a person who has been given for this in the third part of the violations - incur a fine from twenty-eight to eighty-six euros with tobacco or related products confiscated.

*The Code was supplemented with Article:*

No. [XII-1631](#), 2015-04-21, 2015-04-28 announced TAR, ik 2,015 to 06,453

**Article 186. Knowingly false special services call**

Knowingly false fire protection, police, ambulance and other special services call -

incur a fine from eighty-six to one hundred and seventy-three euros or administrative arrest up to thirty days.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, Official Gazette. 1992, no. 21-610

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-1543](#), 00:02:17, Official Gazette. 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**The thirteenth<sup>(1)</sup> Section  
Administrative Offences, which compromises  
TO JUSTICE**

**186<sup>1</sup> article. Contempt of court (contempt of court)**

Obstructing the course of justice court, the court or the judge the authority of humiliation - incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros.

*Amendment of the article:*

No. [I-504](#), 23.06.1994, Official Gazette. 1994, no. 51-949

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [VIII-659](#), 98.03.12, Official Gazette. 1998, no. 32-851 (98.04.03)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**186<sup>2</sup> article. The bailiff defamation**

The bailiff defamation, expressed in words or gestures, offensive behavior, nagging or other behavior -

incur a fine from twenty-eight to one hundred and forty four euros or administrative arrest up to thirty days.

*Amendment of the article:*

No. [I-504](#), 23.06.1994, Official Gazette. 1994, no. 51-949

No. [I-545](#), 07.18.1994, Official Gazette. 1994, no. 58-1132

No. [IX-2511](#), 2004-10-28, Official Gazette. 2004, no. 166-6060 (2004-11-16), N is the law to ensure the European Union legislation referred to in the annex to the Law implementation

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

**186<sup>3</sup> article. Deleted from 2003. 1 January.**

*Amendment of the article:*

No. [I-504](#), 94.06.23, Official Gazette. 1994, no. 51-949 (94.07.08)

No. [VIII-2023](#), 12:10:12, Official Gazette. 2000, no. 92-2871 (00.10.31)

No. [IX-744](#), 2002-02-28, Official Gazette. 2002, no. 29-1031 (2002-03-20)

**186<sup>4</sup> article. Prohibition of the use of technical measures for the hearing at the time violation**

Individuals who are hearing the law prohibits use technical means, it is a film, photograph, make audio or video recordings and the use of other technical means, the violation of the prohibition -

It gives rise to two hundred and eighty-nine euros fine.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incurs a penalty of two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-504](#), 94.06.23, *Official Gazette*. 1994, no. 51-949 (94.07.08)

No. [VIII-659](#), 98.03.12, *Official Gazette*. 1998, no. 32-851 (98.04.03)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **186<sup>5</sup> article. Failure to notify the illicit proceeds of assets or income legalization**

The Government of the Republic of Lithuania and the Lithuanian bank procedure established by the failure to notify law enforcement authorities about illegal laundered the proceeds of or income -

incur a fine of two thousand eight hundred and ninety-six to fourteen thousand four hundred and eighty-one euro.

*Amendment of the article:*

No. [I-1141](#), 95.12.20, *Official Gazette*. 1995, no. 104-2325 (95.12.22)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **186<sup>6</sup> article. Deleted from 2003. 1 January.**

*The Code was supplemented with Article:*

No. [VIII-2023](#), 12:10:12, *Official Gazette*. 2000, no. 92-2871 (00.10.31)

*Amendment of the article:*

No. [IX-744](#), 2002-02-28, *Official Gazette*. 2002, no. 29-1031 (2002-03-20)

## **fourteenth Section**

### **Administrative Offences, which compromises the The management procedure**

*The code section was added:*

No. [I-504](#), 94.06.23, *Official Gazette*. 1994, no. 51-949

### **Article 187. Resistance to the police, the Public Security Bureau officer or a police supporter, police and the Special Investigation Service, State Border Guard Service, the Public Security Service, the Financial Crime Investigation Service under the Lithuanian Ministry of Interior, the VIP Protection Department under the Ministry of Internal Affairs, the State Security Department, State fire and rescue service officer lawful order or requirement of non-compliance, as well as his defamation**

Resistance to the police, the Public Security Bureau officer or a police supporter who is discharging his keeping public order duties -

incurs a penalty of one hundred and forty-four to two hundred and eighty-nine euros or administrative arrest of fifteen to thirty days.

Police and the Special Investigation Service, State Border Guard Service, the Public Security Service, the Financial Crime Investigation Service under the Lithuanian Ministry of Interior, the VIP Protection Department under the Ministry of Internal Affairs, the State Security Department, State Fire and Rescue Service Officer lawful order or failure to do so as well as its defamation, expressed verbally or bodily gestures, offensive behavior, nagging or other behavior -

incur a fine from eighty-six to one hundred and forty four euros or administrative arrest of fifteen to thirty days.

Police Officer's legal requirement to come to the police non-compliance -

incur a fine from twenty-eight to fifty-seven euros.

Police special tapes or other barrier that says STOP POLICE restricting the crime scene perimeter, transition, crossing, tear-off or demolition -

incur a fine from twenty-eight to eighty-six euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette*. 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette*. 1994, no. 58-1132

No. [VIII-1441](#), 99.11.25, *Official Gazette*. 1999, no. 106-3061 (99.12.15)

No. [VIII-1543](#), 00:02:17, *Official Gazette*. 2000, no. 22-552 (00.03.15)

No. [VIII-1651](#), 00:05:02, *Official Gazette*. 2000, no. 41-1164 (00.05.19)

No. [VIII of the 2014](#), 12:10:10, *Official Gazette*. 2000, no. 92-2866 (00.10.31)

No. [IX-818](#), 2002-03-28, *Official Gazette*. 2002, no. 33-1252 (2002-03-30)

No. [X-382](#), 2005-11-10, *Official Gazette*., 2005, no. 137-4911 (2005-11-19)

No. [X-815](#), 2006-09-19, *Official Gazette*., 2006, no. 102-3937 (2006-09-26), the provisions of the law are in accordance with the law set out in Annex European Union legislation.

No. [X-1365](#), 2007-12-13, *Official Gazette.*, 2007, no. 138-5641 (2007-12-29)

No. [XI-1866](#), 2011-12-22, *Official Gazette.*, 2011, no. 163-7758 (2011-12-31), N Hereby law implemented in the European Union legislation referred to in the annex to the Law

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **187<sup>1</sup> article. Legitimate prosecutor's official non-compliance**

Intentional prosecutor's officer legitimate non-compliance, as well as the disruption of the prosecution offices to implement the Law on rights granted to him -

shall incur a penalty of fifty-seven to one hundred and forty four euros.

The same act committed by a person who has already been convicted for in the first part of the violations -

It incurs a fine citizens of one hundred and forty-four to two hundred and eighty-nine euros and officials - two hundred and eighty-nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [I-1399](#), 04/06/1991, *Official Gazette.* 1991, no. 17-453

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [I-847](#), 95.04.11, *Official Gazette.* 1995, no. 36-886 (95.05.03)

No. [VIII-1543](#), 00:02:17, *Official Gazette.* 2000, no. 22-552 (00.03.15)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **187<sup>2</sup> article. Perjury provision of administrative violation case**

False testimony, expert explanations and conclusions of examination giving, avoidance or refusal to testify, false translation of evidence or evidence of their destruction and concealment, the use of invalid, fictitious, or other identity documents, misrepresentation, or other scams making of an administrative offense case -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros.

*Amendment of the article:*

No. [I-2589](#), 05/26/1992, *Official Gazette.* 1992, no. 21-610

No. [I-545](#), 07.18.1994, *Official Gazette.* 1994, no. 58-1132

No. [VIII-1931](#), 00:09:19, *Official Gazette.* 2000, no. 85-2570 (00.10.11)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **187<sup>3</sup> article. Ombudsman "non-compliance**

Failure of the Ombudsman's request information, documents and materials necessary for the Ombudsman "functions, the refusal to give an account, as well as other interference with the Parliamentary Ombudsman to implement the rights granted to him by the law -

incurs a penalty from one hundred and forty-four to two hundred and eighty-nine euros.

The same actions committed by an official who has been given an administrative penalty for the first part of the violations -

incur a fine from two hundred eighty nine to five hundred and seventy-nine euros.

*The Code was supplemented with Article:*

No. [VIII-216](#), 97.05.08, *Official Gazette.* 1997, no. 41-996 (97.05.14)

*Amendment of the article:*

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **187<sup>4</sup> article. Organised Crime Act provides preventive measures violation**

The police operative - preventive credit in the Organised Crime Prevention Act the procedure established by the personal failure to comply with a police officer authorized legal instructions or requirements -

incurs a penalty of two hundred and eighty-nine to eight hundred and sixty-eight euros or administrative arrest for ten to thirty days.

The same actions committed by a person who has been given an administrative penalty for the first part of the offense -

incurs administrative arrest from twenty to thirty days.

*Amendment of the article:*

No. [VIII-354](#), 97.07.01, *Official Gazette.* 1997, no. 69-1732 (97.07.23)

No. [VIII-1278](#), 99.07.01, *Official Gazette.* 1999, no. 66-2111 (99.07.30)

No. [XII-1236](#), 2014-10-16, 2014-10-28 announced TAR, ik 2014-15013

### **187<sup>5</sup> article. The Equal Opportunities Ombudsman non-compliance**

Failure of the Equal Opportunities Ombudsman's request information, documents and materials necessary for the Equal Opportunities Ombudsman functions, the refusal to give an account, as well as any other obstruction of the Equal Opportunities Ombudsman officer authorized by law -

incur a fine for officials, employers or their authorized persons from one hundred forty-four to two hundred and eighty-nine euros.

The same actions committed by a person who has been given an administrative penalty for the first part of the violations -

incur a fine for officials, employers or their authorized persons from two hundred eighty nine to five hundred and seventy-nine euros.

*Amendment of the article:*

No. [VIII-1017](#), 99.01.05, *Official Gazette*. 1999, no. 11-237 (99.01.27)

No. [X-343](#), 2005-09-27, *Official Gazette*., 2005, no. 122-4359 (2005-10-13)

Nr. [XII-1236](#), 2014-10-16, *paskelbta TAR* 2014-10-28, i. k. 2014-15013

### **187<sup>6</sup> straipsnis. Vengimas vykdyti įstatymų reikalavimą atleisti buvusį SSRS VSK darbuotoją iš darbo (pareigų)**

Vengimas vykdyti Lietuvos Respublikos įstatymo „Dėl SSRS valstybės saugumo komiteto (NKVD, NKGB, MGB, KGB) vertinimo ir šios organizacijos kadrinių darbuotojų dabartinės veiklos“ ir įstatymo „Dėl SSRS valstybės saugumo komiteto (NKVD, NKGB, MGB, KGB) vertinimo ir šios organizacijos kadrinių darbuotojų dabartinės veiklos“ įgyvendinimo įstatymo reikalavimą atleisti darbuotoją iš darbo (pareigų) –

užtraukia baudą darbdaviams ar jų įgaliotiems asmenims nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-1278](#), 99.07.01, *Žin.*, 1999, Nr. 66-2111 (99.07.30)

Nr. [XII-1236](#), 2014-10-16, *paskelbta TAR* 2014-10-28, i. k. 2014-15013

### **187<sup>7</sup> straipsnis. Seimo laikinosios tyrimo komisijos reikalavimų nevykdymas**

Nepateikimas Seimo laikinosios tyrimo komisijos reikalavimu dokumentų, duomenų, informacijos, žinių ar kitos medžiagos, atsisakymas pateikti paaiškinimą, neatvykimas į komisijos posėdį ar kito teisėto komisijos reikalavimo nevykdymas –

užtraukia baudą pareigūnams nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų, o kitiems asmenims – nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-1278](#), 99.07.01, *Žin.*, 1999, Nr. 66-2111 (99.07.30)

Nr. [XII-1236](#), 2014-10-16, *paskelbta TAR* 2014-10-28, i. k. 2014-15013

### **187<sup>8</sup> straipsnis. Žinomai melagingų duomenų pateikimas Lietuvos Respublikos kelių transporto priemonių registro ir Lietuvos Respublikos kelių transporto priemonių vairuotojų registro tvarkymo įstaigos padaliniais**

Žinomai melagingų duomenų pateikimas Lietuvos Respublikos kelių transporto priemonių registro ir Lietuvos Respublikos kelių transporto priemonių vairuotojų registro tvarkymo įstaigos padaliniais siekiant gauti vairuotojo pažymėjimo arba transporto priemonės registracijos liudijimo dublikatus, taip pat kitus valstybinio numerio ženklus –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

*Straipsnio pakeitimai:*

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, *paskelbta TAR* 2014-10-28, i. k. 2014-15013

### **187<sup>9</sup> straipsnis. Vengimas vykdyti Lietuvos Respublikos užsienio valstybių slaptųjų tarnybų priedangos įmonių, įstaigų, organizacijų likvidavimo ar veiklos nutraukimo įstatymo nustatytą pranešimo privalomumo reikalavimą**

Buvusių SSRS valstybės saugumo komiteto (NKVD, NKGB, MGB, KGB) ir Ginkluotųjų pajėgų generalinio štabo Vyriausiosios žvalgybos valdybos kadrinių darbuotojų vengimas vykdyti Lietuvos Respublikos užsienio valstybių slaptųjų tarnybų priedangos įmonių, įstaigų, organizacijų likvidavimo ar veiklos nutraukimo įstatymo reikalavimą pranešti Valstybės saugumo departamentui apie buvimą ar tapimą įmonių, įstaigų, organizacijų savininkais, dalininkais, akcininkais, pajininkais, nariais ar steigėjais –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, *paskelbta TAR* 2014-10-28, i. k. 2014-15013



### **187<sup>10</sup> straipsnis. Vaiko teisių apsaugos kontrolieriaus reikalavimų nevykdymas**

Nepateikimas vaiko teisių apsaugos kontrolieriaus reikalavimu informacijos ar dokumentų, būtinų vaiko teisių apsaugos kontrolieriaus funkcijoms atlikti, taip pat kitoks trukdymas įgyvendinti vaiko teisių apsaugos kontrolieriui įstatymo suteiktas teises –

užtraukia baudą piliečiams nuo keturiolikos iki dvidešimt aštuonių eurų ir pareigūnams – nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą piliečiams nuo dvidešimt aštuonių iki aštuoniasdešimt šešių eurų ir pareigūnams – nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

*Nr. VIII-1735, 00.06.15, Žin., 2000, Nr. 54-1558 (00.07.05)*

*Straipsnio pakeitimai:*

*Nr. XII-1236, 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013*

### **187<sup>11</sup> straipsnis. Nepaprastosios padėties metu nustatytos tvarkos pažeidimas**

Nepaprastosios padėties metu nustatytos tvarkos pažeidimas –

užtraukia baudą piliečiams nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų ir pareigūnams nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

*Nr. IX-1702, 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)*

*Straipsnio pakeitimai:*

*Nr. XII-1236, 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013*

### **187<sup>12</sup> straipsnis. Tarptautinių sankcijų pažeidimas**

Lietuvos Respublikoje įgyvendinamų tarptautinių sankcijų pažeidimas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki keturiolikos tūkstančių keturių šimtų aštuoniasdešimt vieno euro.

*Kodeksas papildytas straipsniu:*

*Nr. IX-2153, 2004-04-22, Žin., 2004, Nr. 68-2368 (2004-04-29)*

*Straipsnio pakeitimai:*

*Nr. XII-1236, 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013*

### **187<sup>13</sup> straipsnis. Žurnalistų etikos inspektorius reikalavimų nevykdymas**

Informacijos, būtinios žurnalistų etikos inspektorius funkcijoms atlikti, nepateikimas žurnalistų etikos inspektorius reikalavimu, žurnalistų etikos inspektorius teisėtų reikalavimų, priimtų sprendimų nevykdymas ar kitoks trukdymas žurnalistų etikos inspektorius įgyvendinti įstatymų jam suteiktas teises ar įgaliojimus –

užtraukia baudą viešosios informacijos rengėjams, skleidėjams ir (ar) už visuomenės informavimo priemonės turinį atsakingiems asmenims nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą viešosios informacijos rengėjams, skleidėjams ir (ar) už visuomenės informavimo priemonės turinį atsakingiems asmenims nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

*Nr. XI-349, 2009-07-15, Žin., 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą*

*Straipsnio pakeitimai:*

*Nr. XII-1236, 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013*

### **187<sup>14</sup> straipsnis. Nustatytos tvarkos vykdant mobilizaciją ar demobilizaciją, teikiant priimančiosios šalies paramą pažeidimas**

Nustatytos tvarkos vykdant mobilizaciją ar demobilizaciją, teikiant priimančiosios šalies paramą pažeidimas –

užtraukia baudą fiziniams asmenims nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų ir pareigūnams – nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1422](#), 2011-05-26, *Žin.*, 2011, Nr. 72-3473 (2011-06-14)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**187<sup>15</sup> straipsnis. Valstybinių mobilizacinių užduočių, priimančiosios šalies paramos teikimo užduočių, mobilizacinių nurodymų nevykdymas arba netinkamas vykdymas, nustatytos tvarkos rengiantis mobilizacijai ar priimančiosios šalies paramai teikti pažeidimas**

Valstybinių mobilizacinių užduočių, priimančiosios šalies paramos teikimo užduočių, mobilizacinių nurodymų nevykdymas arba netinkamas vykdymas ar nustatytos tvarkos rengiantis mobilizacijai ar priimančiosios šalies paramai teikti pažeidimas –

užtraukia baudą juridinio asmens vadovui nuo penkiasdešimt septynių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1422](#), 2011-05-26, *Žin.*, 2011, Nr. 72-3473 (2011-06-14)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**187<sup>16</sup> straipsnis. Vyriausiosios tarnybinės etikos komisijos reikalavimų nevykdymas**

Nepateikimas Vyriausiosios tarnybinės etikos komisijos reikalavimu informacijos, paaiškinimų, dokumentų, būtinų Vyriausiosios tarnybinės etikos komisijos funkcijoms atlikti, kito teisėto šios komisijos reikalavimo nevykdymas –

užtraukia baudą nuo vieno šimto penkiasdešimt iki trijų šimtų eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šiame straipsnyje numatytus pažeidimus, –

užtraukia baudą nuo trijų šimtų iki šešių šimtų eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XII-2184](#), 2015-12-15, paskelbta TAR 2015-12-29, i. k. 2015-20888

**188 straipsnis. Savavaldžiavimas**

Savavališkas, nesilaikant įstatymų nustatytos tvarkos, vykdymas savo tikros ar tariamos teisės, ginčijamos kito asmens, nepadaręs esminės žalos piliečių teisėms ar teisėtiems interesams arba valstybinėms ar visuomeninėms įmonėms, įstaigoms arba organizacijoms, –

užtraukia įspėjimą arba baudą piliečiams nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų ir baudą pareigūnams – nuo penkiasdešimt septynių iki vieno šimto keturiasdešimt keturių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**188<sup>1</sup> straipsnis. Lietuvos valstybės vėliavos iškėlimo tvarkos pažeidimas**

Lietuvos valstybės vėliavos iškėlimo nustatytos tvarkos pažeidimas –

užtraukia įspėjimą arba baudą įstaigų, išskyrus valstybės ir savivaldybių įstaigas, įmonių ir organizacijų administracijos vadovams, gyvenamųjų namų savininkams arba asmenims, atsakingiems už gyvenamųjų namų eksploatavimo organizavimą, nuo dviejų iki aštuonių eurų, o valstybės ir savivaldybių institucijų bei įstaigų administracijos vadovams – nuo aštuonių iki septyniolikos eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą įstaigų, išskyrus valstybės ir savivaldybių įstaigas, įmonių ir organizacijų administracijos vadovams, gyvenamųjų namų savininkams arba asmenims, atsakingiems už gyvenamųjų namų eksploatavimo organizavimą, nuo aštuonių iki septyniolikos eurų, o valstybės ir savivaldybių institucijų bei įstaigų administracijos vadovams – nuo septyniolikos iki trisdešimt keturių eurų.

*Straipsnio pakeitimai:*

Nr. [I-139](#), 1985.05.29, *Žin.*, 1985, Nr. 16-178

Nr. [I-1631](#), 1991.07.30, *Žin.*, 1991, Nr. 23-600

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

### **188<sup>2</sup> straipsnis. Užsienio valstybės vėliavos, Europos Sąjungos ar tarptautinės viešosios organizacijos vėliavos iškėlimo tvarkos pažeidimas**

Užsienio valstybės vėliavos, Europos Sąjungos ar tarptautinės viešosios organizacijos vėliavos iškėlimo nustatytos tvarkos pažeidimas –

užtraukia įspėjimą arba baudą piliečiams nuo aštuonių iki keturiolikos eurų ir pareigūnams – baudą nuo keturiolikos iki dvidešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą piliečiams nuo keturiolikos iki dvidešimt aštuonių eurų ir pareigūnams – nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-1631](#), 1991.07.30, *Žin.*, 1991, Nr. 23-600

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-2335](#), 2004-07-08, *Žin.*, 2004, Nr. 115-4275 (2004-07-24)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>3</sup> straipsnis. Kliudymas Valstybės kontrolės pareigūnams ir jų įgaliotiems asmenims atlikti jiems pavestas pareigas. Valstybės kontrolės pareigūnų sprendimų nevykdymas**

Neįleidimas Valstybės kontrolės pareigūnų ir jų įgaliotų asmenų tikrinti įmonių, įstaigų ir organizacijų, nepateikimas jiems dokumentų arba dokumentų nuslėpimas, klaidingas, ne visų arba ne laiku žinių suteikimas, taip pat Valstybės kontrolės pareigūnų teisėtų reikalavimų ir sprendimų nevykdymas –

užtraukia baudą pareigūnams nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Ta pati veika, padaryta pakartotinai per vienerius metus po administracinės nuobaudos paskyrimo už veikas, numatytas šiame straipsnyje, –

užtraukia baudą pareigūnams nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-901](#), 1990.12.28, *Žin.*, 1991, Nr. 2-37

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [I-908](#), 95.05.30, *Žin.*, 1995, Nr. 51-1244 (95.06.21)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>4</sup> straipsnis. Kliudymas kultūros paveldo departamento prie Kultūros ministerijos pareigūnams atlikti jiems pavestas pareigas arba šių pareigūnų teisėtų reikalavimų nevykdymas**

Kliudymas Kultūros paveldo departamento prie Kultūros ministerijos pareigūnams lankyti, apžiūrėti, tikrinti, fiksuoti kultūros vertybes, nepateikimas pareigūnams dokumentų, susijusių su kultūros vertybėmis, ar jų nuslėpimas, klaidingų žinių suteikimas, taip pat Kultūros paveldo departamento prie Kultūros ministerijos pareigūnų teisėtų reikalavimų nevykdymas –

užtraukia baudą piliečiams iki dviejų šimtų aštuoniasdešimt devynių eurų ir pareigūnams – nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [I-743](#), 94.12.28, *Žin.*, 1995, Nr. 3-39 (95.01.06)

Nr. [I-1180](#), 96.01.23, *Žin.*, 1996, Nr. 14-353 (96.02.14)

Nr. [X-691](#), 2006-06-15, *Žin.*, 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų,

nurodytų šio įstatymo priede, įgyvendinimą

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>5</sup> straipsnis. Neteisėtas Lietuvos Respublikos valstybinio apdovanojimo nešiojimas**

Lietuvos Respublikos ordino, medalio ar kitokio valstybinio apdovanojimo ženklo ar jų simbolio nešiojimas neturint tam teisės –

užtraukia baudą iki keturiolikos eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>6</sup> straipsnis. Valstybinio socialinio draudimo įmokų, išmokų apskaičiavimo ir jų mokėjimo tvarkos pažeidimas**

Valstybinio socialinio draudimo įmokų, išmokų, susidariusių delpinigių apskaičiavimo arba (ir) jų mokėjimo nustatytos tvarkos pažeidimas, veika, dėl kurios neteisėtai buvo sumažintos valstybinio socialinio draudimo įmokos, išmokos, vengimas registruotis draudėju, neįsileidimas Valstybinės mokesčių inspekcijos, Valstybinio socialinio draudimo fondo administravimo įstaigų pareigūnų tikrinti duomenų, susijusių su valstybinio socialinio draudimo įmokomis bei išmokomis, nepateikimas jiems dokumentų arba jų nuslėpimas, socialinio draudimo pranešimų ar kitų dokumentų, reikalingų draudžiamosioms pajamoms, socialinio draudimo įmokoms, išmokoms ir socialinio draudimo stažui apskaičiuoti, pavėluotas pateikimas arba nepateikimas, klaidingos informacijos suteikimas, neteisingų duomenų apie gautas pajamas, reikalingų valstybinio socialinio draudimo išmokai skirti, įrašymas į asmenims išduodamas pažymas ar kitus dokumentus, taip pat Valstybinės mokesčių inspekcijos, Valstybinio socialinio draudimo fondo administravimo įstaigų pareigūnų teisėtų reikalavimų nevykdymas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-457](#), 1994.05.12, *Žin.*, 1994, Nr. 39-704 (94.05.25)

Nr. [I-1099](#), 95.11.28, *Žin.*, 1995, Nr. 103-2294 (95.12.20)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [IX-1234](#), 2002-12-10, *Žin.*, 2002, Nr. 123-5526 (2002-12-24)

Nr. [X-163](#), 2005-04-21, *Žin.*, 2005, Nr. 58-2001 (2005-05-07)

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>7</sup> straipsnis. Susirinkimų ir kitų masinių renginių tvarkos pažeidimas**

Lietuvos Respublikos susirinkimų įstatymo pažeidimas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų arba administracinę areštą iki trisdešimties parų.

Kitų masinių renginių nustatytos tvarkos pažeidimas –

užtraukia baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>8</sup> straipsnis. Neteko galios nuo 2003 m. liepos 25 d.**

*Straipsnio pakeitimai:*

Nr. [I-847](#), 95.04.11, *Žin.*, 1995, Nr. 36-886 (95.05.03)

Nr. [VIII-354](#), 97.07.01, *Žin.*, 1997, Nr. 69-1732 (97.07.23)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

### **188<sup>9</sup> straipsnis. Kliudymas Valstybinei kultūros paveldo komisijai, jos nariams arba jos administracijos valstybės tarnautojams atlikti pavestas pareigas arba Valstybinės kultūros paveldo komisijos sprendimų nevykdymas**

Kliudymas Valstybinės kultūros paveldo komisijos nariams arba jos administracijos valstybės tarnautojams lankyti, apžiūrėti (tikrinti) kultūros vertybes –

užtraukia baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

Nepateikimas Valstybinei kultūros paveldo komisijai, jos nariams arba jos administracijos valstybės tarnautojams informacijos, paaiškinimų, sprendimų bei jų oficialių projektų ir kitokių dokumentų, susijusių su kultūros vertybių apsauga, taip pat Valstybinės kultūros paveldo komisijos sprendimų nevykdymas –

užtraukia baudą piliečiams nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų ir pareigūnams nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio antroje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [L-880](#), 95.05.04, Žin., 1995, Nr. 43-1045 (95.05.24)

Nr. [IX-2569](#), 2004-11-11, Žin., 2004, Nr. 171-6317 (2004-11-26)

Nr. [X-691](#), 2006-06-15, Žin., 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>10</sup> straipsnis. Kliudymas Lietuvos vyriausiojo archyvaro tarnybos ir valstybės archyvų pareigūnams atlikti jiems pavestas pareigas arba jų teisėtų reikalavimų nevykdymas**

Neįleidimas ar kitoks kliudymas Lietuvos vyriausiojo archyvaro tarnybos ir valstybės archyvų pareigūnams tikrinti pagal jų kompetenciją valstybės ar savivaldybių institucijas, įstaigas ar įmones, valstybės įgaliotus asmenis, nevalstybines organizacijas, privačius juridinius asmenis, nepateikimas jiems dokumentų arba dokumentų nuslėpimas, klaidingų duomenų suteikimas arba atsisakymas suteikti duomenis, taip pat Lietuvos vyriausiojo archyvaro tarnybos ir valstybės archyvų pareigūnų teisėtų reikalavimų nevykdymas –

užtraukia baudą piliečiams nuo keturiolikos iki dvidešimt aštuonių eurų ir pareigūnams – nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šiame straipsnyje numatytus pažeidimus, –

užtraukia baudą piliečiams nuo dvidešimt aštuonių iki aštuoniasdešimt šešių eurų ir pareigūnams – nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [L-1127](#), 95.12.14, Žin., 1995, Nr. 106-2350 (95.12.29)

Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>11</sup> straipsnis. Neteisėtų mitingo, demonstracijos, protesto bei kitų akcijų branduolinės energetikos objekto teritorijoje ir sanitarinėje apsaugos zonoje rengimas**

Neteisėtų mitingo, demonstracijos, protesto bei kitų akcijų branduolinės energetikos objekto teritorijoje ir sanitarinėje apsaugos zonoje rengimas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki septynių šimtų dvidešimt keturių eurų arba administracinį areštą iki trisdešimties parų.

*Straipsnio pakeitimai:*

Nr. [VIII-461](#), 97.10.16, Žin., 1997, Nr. 97-2446 (97.10.29)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>12</sup> straipsnis. Trukdymas savivaldybės kontrolieriui, jo pavaduotojui ar savivaldybės kontrolieriaus tarnybos kontrolieriui atlikti kontrolės funkcijas**

Neįleidimas savivaldybės kontrolieriaus, jo pavaduotojo ar savivaldybės kontrolieriaus tarnybos kontrolieriaus tikrinti ar atlikti reviziją, nepateikimas jiems dokumentų arba dokumentų nuslėpimas, klaidingų žinių suteikimas, taip pat savivaldybės kontrolieriaus, jo pavaduotojo ar savivaldybės kontrolieriaus tarnybos kontrolieriaus teisėtų reikalavimų nevykdymas –

užtraukia baudą pareigūnams nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti pareigūno, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą pareigūnams nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-1017](#), 99.01.05, Žin., 1999, Nr. 11-237 (99.01.27)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>13</sup> straipsnis. Nacionalinio dokumentų fondo dokumentų valdymą ir (ar) naudojimą reglamentuojančių teisės norminių aktų pažeidimas arba nevykdymas**



Nacionalinio dokumentų fondo dokumentų valdymą ir (ar) naudojimą reglamentuojančių teisės norminių aktų pažeidimas arba nevykdymas –

užtraukia baudą piliečiams nuo keturiolikos iki dvidešimt aštuonių eurų ir pareigūnams – nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą piliečiams nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų ir pareigūnams – nuo penkiasdešimt septynių iki vieno šimto keturiasdešimt keturių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

*Straipsnio pakeitimai:*

Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>14</sup> straipsnis. Kliudymas Lietuvos Respublikos ginklų fondo prie Lietuvos Respublikos vidaus reikalų ministerijos pareigūnams atlikti pavestas pareigas arba jų teisėtų reikalavimų nevykdymas**

Neįleidimas ar kitoks kliudymas Lietuvos Respublikos ginklų fondo prie Lietuvos Respublikos vidaus reikalų ministerijos pareigūnams tikrinti įmones, gaminančias ginklus, jų dalis, šaudmenis, sprogmenis, pirotechnikos priemones, įmones, naudojančias sprogmenis, prekiaujančias sprogmenimis, besiverčiančias ginklų taisymu, ginklų ir šaudmenų perdirbimu, nepateikimas jiems dokumentų arba dokumentų nuslėpimas, klaidingos informacijos suteikimas, taip pat šių pareigūnų teisėtų reikalavimų nevykdymas –

užtraukia baudą įmonių vadovams nuo septyniasdešimt dviejų iki vieno šimto keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

*Straipsnio pakeitimai:*

Nr. [IX-2511](#), 2004-10-28, Žin., 2004, Nr. 166-6060 (2004-11-16), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XI-645](#), 2010-01-14, Žin., 2010, Nr. 13-613 (2010-02-02)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>15</sup> straipsnis. Raudonojo Kryžiaus, Raudonojo Pusmėnulio, Raudonojo Kristalo, Jungtinių Tautų emblemos ar kitos visuotinai pripažintos emblemos (ženklų) ar pavadinimo naudojimo tvarkos pažeidimas**

Raudonojo Kryžiaus, Raudonojo Pusmėnulio, Raudonojo Kristalo, Jungtinių Tautų emblemos ar kitos visuotinai pripažintos emblemos (ženklų) ar pavadinimo naudojimo tvarkos pažeidimas –

užtraukia baudą piliečiams nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų ir pareigūnams – nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą piliečiams nuo penkiasdešimt septynių iki aštuoniasdešimt šešių eurų ir pareigūnams – nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1979](#), 00.10.10, Žin., 2000, Nr. 89-2745 (00.10.25)

*Straipsnio pakeitimai:*

Nr. [X-1381](#), 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **188<sup>16</sup> straipsnis. Kliudymas savivaldybės vykdomosios institucijos ar jos įgaliotiems pareigūnams atlikti pavestas pareigas arba šių pareigūnų teisėtų reikalavimų nevykdymas**

Neįleidimas ar kitoks kliudymas savivaldybės vykdomosios institucijos ar jos įgaliotiems pareigūnams pagal kompetenciją tikrinti ūkio subjektus, dokumentų nepateikimas arba dokumentų nuslėpimas, klaidingų žinių suteikimas, taip pat pareigūnų teisėtų reikalavimų nevykdymas –

užtraukia baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**188<sup>17</sup> straipsnis. Kliudymas Žemės ūkio ministerijos ar jos įgaliotiems pareigūnams atlikti pavestas pareigas arba šių pareigūnų teisėtų reikalavimų nevykdymas**

Neįleidimas ar kitoks kliudymas Žemės ūkio ministerijos ar jos įgaliotiems pareigūnams pagal kompetenciją tikrinti ūkio subjektus, dokumentų nepateikimas arba dokumentų nuslėpimas, klaidingų žinių suteikimas, taip pat pareigūnų teisėtų reikalavimų nevykdymas –

užtraukia baudą nuo aštuoniasdešimt šešių iki dviejų šimtų dviejų eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų dviejų iki keturių šimtų penkių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

*Straipsnio pakeitimai:*

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

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**188<sup>18</sup> straipsnis. Nacistinių ar komunistinių simbolių platinimas ar demonstravimas**

Nacistinės Vokietijos, SSRS ar Lietuvos SSR vėliavos ar herbo arba vėliavų, ženklų ar uniformų, kurių sudedamoji dalis yra nacistinės Vokietijos, SSRS ar Lietuvos SSR vėliava ar herbas, nacistinių ar komunistinių organizacijų simbolių ar uniformų arba nacistinės Vokietijos, SSRS ar Lietuvos SSR vėliavos ar herbo, nacistinės svastikos, nacistinio SS ženklo, sovietinio kūjo ir pjautuvo ženklo, sovietinės raudonos penkiakampės žvaigždės ženklo pagrindu sudarytų vėliavų ar ženklų, atsakingų už Lietuvos gyventojų represijas Vokietijos nacionalsocialistų ar SSRS komunistų partijos vadovų atvaizdų platinimas, naudojimas susirinkime ar kitame masiniame renginyje arba kitoks demonstravimas, taip pat nacistinės Vokietijos, SSRS ar Lietuvos SSR himno viešas atlikimas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų su daikto, kuris buvo administracinio teisės pažeidimo padarymo įrankis, konfiskavimu.

Pagal šį straipsnį neatsako asmuo, kuris padaro šio straipsnio pirmojoje dalyje nurodytas veikas muziejų veiklos, visuomenės informavimo apie istorinius ir dabarties įvykius, totalitarinius režimus, švietimo, mokslo, meno, kolekcionavimo, antikvarinės ar sendaikčių prekybos tikslais, asmuo, kuris naudoja oficialią egzistuojančios valstybės simboliką, taip pat Antrojo pasaulinio karo dalyvis, vilkintis savo uniformą.

*Kodeksas papildytas straipsniu:*

Nr. [X-1675](#), 2008-07-03, *Žin.*, 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

*Straipsnio pakeitimai:*

Nr. [XI-305](#), 2009-06-16, *Žin.*, 2009, Nr. 77-3169 (2009-06-30)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**188<sup>19</sup> straipsnis. Kliudymas įgyvendinti žemės paėmimo visuomenės poreikiams procedūras**

Kliudymas Lietuvos Respublikos žemės paėmimo visuomenės poreikiams įgyvendinant ypatingos valstybinės svarbos projektus įstatymo nustatyta tvarka veikiančiai projektą įgyvendinančiai institucijai ar jos atstovams įgyvendinti įstatyme numatytas žemės paėmimo visuomenės poreikiams procedūras –

užtraukia baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1309](#), 2011-04-12, *Žin.*, 2011, Nr. 49-2364 (2011-04-28)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**188<sup>20</sup> straipsnis. Skambinimas pagalbos telefono numeriais žinant, kad nėra pagalbos poreikio**

Skambinimas pagalbos telefono numeriais žinant, kad nėra pagalbos poreikio, –

užtraukia įspėjimą arba baudą nuo aštuoniasdešimt šešių iki vieno šimto keturiasdešimt keturių eurų arba administracinį areštą nuo penkiolikos iki trisdešimties parų.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189 straipsnis. Prekių, paslaugų, žaliavų kokybės reikalavimų pažeidimas**

Prekių, paslaugų, žaliavų, kurių kokybė, eksploatacinės savybės, sudėtis, komplektiškumas ir įpakavimas neatitinka technologinių normų, receptūrų, techninių specifikacijų (sąlygų), standartų ir kitų deklaruojamų dokumentų, teisės aktų nustatytų privalomų kokybės reikalavimų, įskaitant ir deklaruotų eksploatacinių savybių neatitinkančius statybos produktus, pateikimas į rinką, tiekimas rinkai, pardavimas, realizavimas; prekių pateikimas į rinką, tiekimas rinkai, pardavimas, paslaugų teikimas, žaliavų realizavimas be būtinų kokybę ir saugą patvirtinančių dokumentų, montavimo, instaliavimo, surinkimo ar naudojimo instrukcijų, šių dokumentų nesaugojimas ir nepateikimas rinkos priežiūrą vykdančiai institucijai teisės aktuose nustatytais terminais, išskyrus šio straipsnio septintojoje dalyje numatytus atvejus, –

užtraukia išpėjimą arba baudą įmonių darbuotojams, taip pat individualia veikla besiverčiantiems fiziniams asmenims nuo keturiolikos iki vieno šimto keturiasdešimt keturių eurų ir pareigūnams – nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą įmonių darbuotojams, taip pat individualia veikla besiverčiantiems fiziniams asmenims nuo dvidešimt aštuonių iki dviejų šimtų aštuoniasdešimt devynių eurų ir pareigūnams – nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų.

Standartų, techninių specifikacijų (sąlygų) ar gamintojo nurodytų sąlygų nesilaikymas transportuojant ar laikant prekes ar žaliavas bei naudojant žaliavas –

užtraukia išpėjimą arba baudą individualia veikla besiverčiantiems fiziniams asmenims nuo vienuolikos iki penkiasdešimt septynių eurų, baudą įmonių darbuotojams – nuo aštuoniasdešimt šešių iki vieno šimto septyniasdešimt trijų eurų ir pareigūnams – nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

Prekių ar žaliavų kiekio, kokybės bei sudėties nustatymas pažeidžiant nustatytą tvarką arba neteisingas nustatymas, taip pat tokių prekių ar žaliavų realizavimas –

užtraukia baudą individualia veikla besiverčiantiems fiziniams asmenims nuo keturiolikos iki aštuoniasdešimt šešių eurų, įmonių darbuotojams – nuo vieno šimto penkiolikos iki dviejų šimtų trisdešimt vieno euro ir pareigūnams – nuo keturių šimtų trisdešimt keturių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Tyčinis prekių ar žaliavų kokybės rodiklių pabloginimas –

užtraukia baudą individualia veikla besiverčiantiems fiziniams asmenims nuo dvidešimt aštuonių iki vieno šimto penkiolikos eurų, įmonių darbuotojams – nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų ir pareigūnams – nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio trečiojoje, ketvirtojoje ar penktojoje dalyje numatytus pažeidimus, –

užtraukia baudą individualia veikla besiverčiantiems fiziniams asmenims nuo penkiasdešimt septynių iki dviejų šimtų aštuoniasdešimt devynių eurų, įmonių darbuotojams – nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų ir pareigūnams – nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų.

Naftos produktų, išskyrus valstybės atsargas, neatitinkančių privalomų kokybės rodiklių, standartų, techninių sąlygų ar gamintojo nurodytų sąlygų, pardavimas, tiekimas ar realizavimas –

užtraukia baudą įmonių vadovams ar jų įgaliotiems asmenims nuo vieno šimto keturiasdešimt keturių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-263](#), 1993.10.05, *Žin.*, 1993, Nr. 54-1047

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [I-1469](#), 96.07.11, *Žin.*, 1996, Nr. 74-1769 (96.08.02)

Nr. [VIII-104](#), 97.02.11, *žin.*, 1997, Nr. 15-305(97.02.19)

Nr. [VIII-713](#), 98.04.21, *Žin.*, 1998, Nr. 44-1198 (98.05.13)

Nr. [VIII-851](#), 98.07.02, *Žin.*, 1998, Nr. 67-1939 (98.07.29)

Nr. [VIII-1041](#), 99.02.02, *Žin.*, 1999, Nr. 18-443 (99.02.19)

Nr. [VIII-1824](#), 00.07.11, *Žin.*, 2000, Nr. 64-1913 (00.07.31)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [IX-1824](#), 2003-11-13, *Žin.*, 2003, Nr. 112-4997 (2003-11-28), šis Įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio Įstatymo priede, taikymą

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-384](#), 2013-06-18, *Žin.*, 2013, Nr. 68-3416 (2013-06-28), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189<sup>1</sup> straipsnis. Teisės aktų, nustatančių reikalavimus statinio projektavimui, statinio projekto ekspertizei ir statinio ekspertizei, pažeidimas**

Statinio projekto, kurio sprendiniai prieštarauja esminiams su statinio sauga susijusiems statinio reikalavimams ar teritorijų planavimo dokumentų sprendiniams, pateikimas statinio projekto užsakovui – užtraukia baudą statinio projektą pasirašiusiems asmenims nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo vieno tūkstančio vieno šimto penkiasdešimt aštuonių iki penkių tūkstančių septynių šimtų devyniasdešimt dviejų eurų.

Statinio projekto, kurio sprendiniai prieštarauja esminiams su statinio sauga susijusiems statinio reikalavimams ar teritorijų planavimo dokumentų sprendiniams, ekspertizės akto su teigiamu statinio projekto įvertinimu pateikimas statinio projekto ekspertizės užsakovui –

užtraukia baudą statinio projekto ekspertizės aktą pasirašiusiems asmenims nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio trečiojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių iki penkių tūkstančių septynių šimtų devyniasdešimt dviejų eurų.

Statinio ekspertizės akto, neatitinkančio teisės aktų nustatytų reikalavimų, pateikimas statinio ekspertizės užsakovui –

užtraukia baudą statinio ekspertizės aktą pasirašiusiems asmenims nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio penktojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo vieno tūkstančio vieno šimto penkiasdešimt aštuonių iki penkių tūkstančių septynių šimtų devyniasdešimt dviejų eurų.

*Straipsnio pakeitimai:*

Nr. [XI-3745](#), 1990.03.07, *Žin.*, 1990, Nr. 9-267

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [I-1431](#), 96.07.03, *Žin.*, 1996, Nr. 73-1741 (96.07.31)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [X-691](#), 2006-06-15, *Žin.*, 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą

Nr. [X-1101](#), 2007-04-19, *Žin.*, 2007, Nr. 49-1880 (2007-05-05)

Nr. [XI-1036](#), 2010-09-28, *Žin.*, 2010, Nr. 116-5918 (2010-09-30)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189<sup>2</sup> straipsnis. Statinio (jo patalpų) naudojimas pažeidžiant nustatytus reikalavimus ir (ar) naudojimas ne pagal paskirtį**

Statinio (jo patalpų) naudojimas pažeidžiant Statybos įstatyme ir kituose įstatymuose nustatytus reikalavimus ir (ar) naudojimas ne pagal paskirtį, išskyrus atvejus, kai statinys (jo patalpos) naudojamas (naudojamos) ne pagal paskirtį Vyriausybės nustatytais atvejais ir tvarka, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1278](#), 99.07.01, *Žin.*, 1999, Nr. 66-2111 (99.07.30)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [X-1101](#), 2007-04-19, *Žin.*, 2007, Nr. 49-1880 (2007-05-05)

Nr. [XI-1036](#), 2010-09-28, Žin., 2010, Nr. 116-5918 (2010-09-30)

Nr. [XII-384](#), 2013-06-18, Žin., 2013, Nr. 68-3416 (2013-06-28), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189<sup>3</sup> straipsnis. Statinių techninės priežiūros taisyklių nesilaikymas**

Statinių techninės priežiūros taisyklėse numatytų priemonių netaikymas, kai yra pavojinga statinio deformacija ir griūties grėsmė, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

Statinių techninės priežiūros taisyklių nesilaikymas, išskyrus šio straipsnio pirmojoje dalyje nurodytą pažeidimą, –

užtraukia įspėjimą arba baudą nuo penkiasdešimt septynių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1278](#), 99.07.01, Žin., 1999, Nr. 66-2111 (99.07.30)

Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189<sup>4</sup> straipsnis. Statybos valstybinę priežiūrą ir statinių naudojimo priežiūrą atliekančių pareigūnų teisėtų nurodymų nevykdymas, tyčinis kliudymas jiems atlikti savo pareigas arba statybos valstybinę priežiūrą ir statinių naudojimo priežiūrą atliekančio pareigūno garbės ir orumo įžeidimas**

Statybos valstybinę priežiūrą atliekančių pareigūnų teisėtų nurodymų nevykdymas –

užtraukia baudą piliečiams nuo dviejų šimtų aštuoniasdešimt devynių iki dviejų tūkstančių dvidešimt septynių eurų ir pareigūnams – nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki keturių tūkstančių trijų šimtų keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą piliečiams nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki keturių tūkstančių trijų šimtų keturiasdešimt keturių eurų ir pareigūnams – nuo dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių iki aštuonių tūkstančių šešių šimtų aštuoniasdešimt aštuonių eurų.

Tyčinis kliudymas statybos valstybinę priežiūrą atliekantiems pareigūnams atlikti savo pareigas ir (arba) statybos valstybinę priežiūrą atliekančio pareigūno garbės ir orumo įžeidimas, reiškiamas žodžiu ar gestais, įžeidžiančiu, įžūliu ar provokuojančiu elgesiu, –

užtraukia baudą piliečiams nuo penkiasdešimt septynių iki vieno šimto penkiolikos eurų ir pareigūnams – nuo aštuoniasdešimt šešių iki vieno šimto septyniasdešimt trijų eurų.

Statinių naudojimo priežiūrą atliekančių pareigūnų teisėtų nurodymų nevykdymas –

užtraukia baudą piliečiams nuo dviejų šimtų aštuoniasdešimt devynių iki dviejų tūkstančių dvidešimt septynių eurų ir pareigūnams – nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki keturių tūkstančių trijų šimtų keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio ketvirtojoje dalyje numatytus pažeidimus, –

užtraukia baudą piliečiams nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki keturių tūkstančių trijų šimtų keturiasdešimt keturių eurų ir pareigūnams – nuo dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių iki aštuonių tūkstančių šešių šimtų aštuoniasdešimt aštuonių eurų.

Tyčinis kliudymas statinių naudojimo priežiūrą atliekantiems pareigūnams atlikti savo pareigas ir (arba) statinių naudojimo priežiūrą atliekančio pareigūno garbės ir orumo įžeidimas, reiškiamas žodžiu ar gestais, įžeidžiančiu, įžūliu ar provokuojančiu elgesiu, –

užtraukia baudą piliečiams nuo penkiasdešimt septynių iki vieno šimto penkiolikos eurų ir pareigūnams – nuo aštuoniasdešimt šešių iki vieno šimto septyniasdešimt trijų eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)

Nr. [XI-1036](#), 2010-09-28, Žin., 2010, Nr. 116-5918 (2010-09-30)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189<sup>5</sup> straipsnis. Vieningų medienos apskaitos taisyklių pažeidimas**

Vieningų medienos apskaitos taisyklių pažeidimas –



užtraukia baudą nuo keturiolikos iki aštuoniasdešimt šešių eurų su medienos konfiskavimu ar be konfiskavimo.

Vieningą medienos apskaitos taisyklių kontrolę vykdančių pareigūnų teisėtą nurodymų nevykdymas – užtraukia baudą nuo keturiolikos iki dvidešimt aštuonių eurų.

Medienos gabenimas ir priėmimas į lentpjūves bei kitas jos apdorojimo ar pardavimo vietas be jos įsigijimo dokumentų –

užtraukia baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-442](#), 1994.04.21, *Žin.*, 1994, Nr. 34-618 (94.05.06)

Nr. [I-1431](#), 96.07.03, *Žin.*, 1996, Nr. 73-1741 (96.07.31)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189<sup>6</sup> straipsnis. Neteko galios nuo 2016-01-01.**

*Straipsnio pakeitimai:*

Nr. [I-263](#), 1993.10.05, *Žin.*, 1993, Nr. 54-1047

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1824](#), 00.07.11, *Žin.*, 2000, Nr. 64-1913 (00.07.31)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-1893](#), 2015-06-25, paskelbta TAR 2015-07-03, i. k. 2015-10784

### **189<sup>7</sup> straipsnis. Teisinės metrologijos reikalavimų pažeidimas**

Teisinei metrologijai priskirtų matavimo priemonių, kurios neturi teisės aktų nustatytų liudijimų (sertifikatų), plombų, žymenų ir (arba) ženklų arba kurių žymuo, plomba pažeisti, tiekimas rinkai, nuoma ar naudojimas; teisinei metrologijai priskirtų matavimo priemonių patikros atlikimas, kai tai daro neįgalios atlikti patikrą įstaigos, laboratorijos; teisinei metrologijai priskirtų matavimo priemonių, kurių tipai turi būti patvirtinti, tačiau yra nepatvirtinti, gamyba, pardavimas, nuoma ar naudojimas; matavimo priemonių naudojimas teisinio metrologinio reglamentavimo srityse jų nepriskiriant teisinei metrologijai; teisinei metrologijai priskirtų matavimo priemonių naudojimas nesilaikant gamintojo parengtų naudojimo instrukcijų ir techninio aptarnavimo reikalavimų; matavimo priemonių, kurių neatitiktis teisės aktams ir (arba) gamintojo techniniams dokumentams nustatyta atliekant teisinę metrologinę priežiūrą, gamyba, taisymas, tiekimas rinkai, nuoma, naudojimas, taip pat matavimo indų ir fasuotų prekių gamyba ir tiekimas rinkai; teisinei metrologijai priskirtų matavimo priemonių ir (ar) jų programinės įrangos, neapsaugotų nuo rodmenų klastojimo, tiekimas vartotojams; sveriamų, skaičiuojamų, dozuojamų, matuojamų prekių, kurių produkto kiekį nurodo pardavėjas, pardavimas pažeidžiant teisinės metrologijos reikalavimus; fasuotų prekių, kurių produkto kiekis yra nurodytas etiketėse arba ant fasuotės, gamyba, importas, pardavimas, perdavimas, saugojimas, ženklinimas pažeidžiant teisinės metrologijos reikalavimus; indų, skirtų gėrimams ir kitiems skysčiams supilti bei matuoti, gamyba, naudojimas, realizavimas, laikymas parengtų ir ženklinimas pažeidžiant teisinės metrologijos reikalavimus; neįteisintų Lietuvoje matavimo vienetų naudojimas –

užtraukia baudą fiziniams asmenims nuo dvidešimt aštuonių iki dviejų šimtų aštuoniasdešimt devynių eurų, juridinių asmenų arba užsienio valstybių įmonių filialų Lietuvos Respublikoje vadovams ar jų įgaliotiems asmenims – nuo aštuoniasdešimt šešių iki penkių šimtų septyniasdešimt devynių eurų.

Tokios pat veikos, padarytos asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą fiziniams asmenims nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų, juridinių asmenų arba užsienio valstybių įmonių filialų Lietuvos Respublikoje vadovams ar jų įgaliotiems asmenims – nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

Teisinei metrologijai priskirtų matavimo priemonių ir (ar) jų programinės įrangos tyčinis gadinimas –

užtraukia baudą fiziniams asmenims nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų, juridinių asmenų arba užsienio valstybių įmonių filialų Lietuvos Respublikoje vadovams ar jų įgaliotiems asmenims – nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio trečiojoje dalyje numatytą pažeidimą, –

užtraukia baudą fiziniams asmenims nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų, juridinių asmenų arba užsienio valstybių įmonių filialų Lietuvos Respublikoje vadovams ar jų įgaliotiems asmenims – nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

*Straipsnio pakeitimai:*

Nr. [I-1469](#), 96.07.11, *Žin.*, 1996, Nr. 74-1769 (96.08.02)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [X-1019](#), 2007-01-16, Žin., 2007, Nr. 12-492 (2007-01-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**189<sup>8</sup> straipsnis. Kliudymas Valstybės dokumentų technologinės apsaugos tarnybos prie Finansų ministerijos pareigūnams atlikti jiems pavestas pareigas arba jų teisėtų reikalavimų nevykdymas**

Neįleidimas ar kitoks kliudymas Valstybės dokumentų technologinės apsaugos tarnybos prie Finansų ministerijos pareigūnams tikrinti įmones, įstaigas ir organizacijas, nepateikimas jiems dokumentų arba dokumentų nuslėpimas, klaidingų žinių suteikimas, taip pat šios tarnybos pareigūnų teisėtų reikalavimų nevykdymas –

užtraukia baudą piliečiams nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų ir pareigūnams – nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-124](#), 97.02.25, Žin., 1997, Nr. 21-488 (97.03.12)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**189<sup>9</sup> straipsnis. Lietuvos Respublikos strateginių prekių kontrolės įstatymo ir kitų teisės aktų pažeidimas**

Strateginių prekių eksporto, importo, tranzito ir tarpininkavimo licencijavimo arba kontrolės vykdymo taisyklių pažeidimas –

užtraukia baudą fiziniams asmenims nuo aštuoniasdešimt šešių iki vieno šimto septyniasdešimt trijų eurų, juridinių asmenų arba užsienio juridinių asmenų ir kitų organizacijų filialų vadovams – nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

Strateginių prekių kontrolę atliekančių valstybės tarnautojų neįleidimas į fiziniams, juridiniams asmenims arba užsienio juridinių asmenų ir kitų organizacijų filialams priklausančias teritorijas ir patalpas (išskyrus žmogaus būstą), kuriose yra saugomos ar naudojamos strateginės prekės, šioms prekėms apžiūrėti, kontroliniams tyrimams ar matavimams atlikti, duomenų, dokumentų ar informacijos nepateikimas arba dokumentų nuslėpimas, klaidingų duomenų ar informacijos pateikimas, taip pat šių valstybės tarnautojų teisėtų reikalavimų nevykdymas –

užtraukia baudą fiziniams asmenims nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų, juridinių asmenų arba užsienio juridinių asmenų ir kitų organizacijų filialų vadovams – nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-604](#), 98.01.08, Žin., 1998, Nr. 6-116 (98.01.16)

Nr. [IX-2511](#), 2004-10-28, Žin., 2004, Nr. 166-6060 (2004-11-16), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**189<sup>10</sup> straipsnis. Kliudymas Lietuvos metrologijos inspekcijos pareigūnams atlikti jiems pavestas pareigas arba jų teisėtų reikalavimų nevykdymas**

Neįleidimas ar kitoks kliudymas Lietuvos metrologijos inspekcijos pareigūnams tikrinti įmones, įstaigas, organizacijas ir kitus ūkinius subjektus, nepateikimas jiems dokumentų arba dokumentų nuslėpimas, klaidingų žinių suteikimas, taip pat šios inspekcijos pareigūnų teisėtų reikalavimų nevykdymas –

užtraukia baudą piliečiams nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų ir pareigūnams nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šiame straipsnyje numatytus pažeidimus, –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-713](#), 98.04.21, Žin., 1998, Nr. 44-1198 (98.05.13)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**189<sup>11</sup> straipsnis. Kliudymas Lietuvos Respublikos konkurencijos tarybos įgaliotiems pareigūnams atlikti jiems pavestas pareigas arba jų reikalavimų nevykdymas**

Neįleidimas ar kitoks kliudymas Lietuvos Respublikos konkurencijos tarybos įgaliotiems pareigūnams tikrinti įmones, įstaigas, organizacijas ir kitus ūkio subjektus, nepateikimas jiems dokumentų arba dokumentų nuslėpimas, melagingų žinių suteikimas arba atsisakymas suteikti žinias Konkurencijos tarybai, vengimas Konkurencijos tarybos reikalavimu atvykti ir duoti paaiškinimus, taip pat Konkurencijos tarybos įgaliotų pareigūnų teisėtų reikalavimų ir Konkurencijos tarybos nutarimų nevykdymas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-1081](#), 99.02.11, Žin., 1999, Nr. 23-649 (99.03.10)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189<sup>12</sup> straipsnis. Statinio projekto vykdymo priežiūros ir statinio statybos techninės priežiūros tvarkos nesilaikymas**

Statinio projekto vykdymo priežiūros ir statinio statybos techninės priežiūros normatyviniuose statybos techniniuose dokumentuose nustatytų reikalavimų pažeidimas –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-1278](#), 99.07.01, Žin., 1999, Nr. 66-2111 (99.07.30)

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189<sup>13</sup> straipsnis. Statinių projektų patikrinimo, prisijungimo sąlygų ir statybą leidžiančių dokumentų parengimo ir išdavimo tvarkos pažeidimas**

Teisės aktuose nustatytos statinių projektų patikrinimo tvarkos pažeidimas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

Prisijungimo sąlygų neišdavimas per teisės aktuose nustatytus terminus –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio trečiojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

Teisės aktuose nustatytos statybą leidžiančių dokumentų išdavimo tvarkos pažeidimas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio penktojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-1278](#), 99.07.01, Žin., 1999, Nr. 66-2111 (99.07.30)

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)

Nr. [XI-1036](#), 2010-09-28, Žin., 2010, Nr. 116-5918 (2010-09-30)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189<sup>14</sup> straipsnis. Kliudymas Valstybinės vartotojų teisių apsaugos tarnybos pareigūnams atlikti jiems pavestas pareigas arba jų teisėtą reikalavimų nevykdymas**

Neįleidimas ar kitoks kliudymas Valstybinės vartotojų teisių apsaugos tarnybos pareigūnams tikrinti įmones, įstaigas, organizacijas ir kitus ūkio subjektus, nepateikimas jiems dokumentų arba dokumentų nuslėpimas, klaidingų žinių suteikimas, taip pat šios tarnybos pareigūnų teisėtą reikalavimų nevykdymas šiems vykdant ne maisto produktų rinkos priežiūrą –

užtraukia baudą piliečiams nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų ir pareigūnams – nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Nepateikimas Valstybinės vartotojų teisių apsaugos tarnybos pareigūnams dokumentų ar reklamuojamų prekių pavyzdžių arba jų nuslėpimas, melagingų žinių suteikimas arba atsisakymas suteikti informaciją, vengimas Valstybinės vartotojų teisių apsaugos tarnybos reikalavimu atvykti ir duoti paaiškinimus, taip pat Valstybinės vartotojų teisių apsaugos tarnybos įpareigojimų nutraukti įstatymų nustatytų reikalavimų neatitinkančios reklamos naudojimą nevykdymas šiems vykdant reklamos naudojimo priežiūrą –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šiame straipsnyje numatytus pažeidimus, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-199](#), 2001-03-01, *Žin.*, 2001, Nr. 25-826 (2001-03-23)

*Straipsnio pakeitimai:*

Nr. [X-1415](#), 2008-01-11, *Žin.*, 2008, Nr. 11-375 (2008-01-26)

Nr. [XII-316](#), 2013-05-16, *Žin.*, 2013, Nr. 57-2855 (2013-06-01)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-1893](#), 2015-06-25, paskelbta TAR 2015-07-03, i. k. 2015-10784

### **189<sup>15</sup> straipsnis. Statinio projektavimas, vadovavimas statinio projekto rengimui, statinio projekto ar statinio ekspertizės atlikimas, vadovavimas statinio projekto ar statinio ekspertizei, statinio statyba, vadovavimas statinio statybai neturint teisės verstis šia veikla**

Statinio projektavimas, vadovavimas statinio projekto rengimui, statinio projekto ar statinio ekspertizės atlikimas, vadovavimas statinio projekto ar statinio ekspertizei, statinio statyba ar vadovavimas statinio statybai neturint teisės verstis šia veikla –

užtraukia baudą piliečiams nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų, pareigūnams – nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio septynių šimtų trisdešimt septynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [X-1101](#), 2007-04-19, *Žin.*, 2007, Nr. 49-1880 (2007-05-05)

*Straipsnio pakeitimai:*

Nr. [XI-1036](#), 2010-09-28, *Žin.*, 2010, Nr. 116-5918 (2010-09-30)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **189<sup>16</sup> straipsnis. Teritorijų planavimą ar žemės valdos projektus reglamentuojančių teisės aktų pažeidimas**

Teisės aktuose nustatytų teritorijų planavimo sąlygų ar reikalavimų žemės valdos projektui rengti išdavimo procedūrų pažeidimas ar neteisėtas atsisakymas išduoti teritorijų planavimo sąlygas ar reikalavimus žemės valdos projektui rengti –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Teritorijų planavimo dokumento ar žemės valdos projekto rengimas, vadovavimas teritorijų planavimo dokumentų rengimui neturint teisės verstis šia veikla –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki dviejų tūkstančių trijų šimtų šešiolikos eurų.

Teritorijų planavimo dokumento ar žemės valdos projekto, kurių sprendiniai neatitinka teisės aktų reikalavimų ar aukštesnio teritorijų planavimo lygmens teritorijų planavimo dokumentų sprendinių, pateikimas teritorijų planavimo organizatoriui –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių dvidešimt septynių eurų.

Sprendimo suderinti teritorijų planavimo dokumentus ir žemės valdos projektus priėmimas, kai pažeista teisės aktuose nustatyta jų derinimo tvarka arba kai jų sprendiniai neatitinka planavimo sąlygų ar teritorijų planavimą reglamentuojančių teisės aktų reikalavimų, ar aukštesnio teritorijų planavimo lygmens teritorijų planavimo dokumentų sprendinių, –

užtraukia įspėjimą arba baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio ketvirtojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių trijų šimtų šešiolikos eurų su nušalinimu nuo darbo (pareigų).

Neteisėtas atsisakymas derinti teritorijų planavimo dokumentą ar žemės valdos projektą, taip pat išvados dėl teritorijų planavimo dokumento ar žemės valdos projekto derinimo nepateikimas –

užtraukia įspėjimą arba baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio šeštojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių trijų šimtų šešiolikos eurų su nušalinimu nuo darbo (pareigų).

Teritorijų planavimo dokumento ar žemės valdos projekto, dėl kurių tvirtinimo pateikta neigiama išvada, teikimas tvirtinti –

užtraukia baudą nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki dviejų tūkstančių trijų šimtų šešiolikos eurų.

Neteisėtas atsisakymas teikti tvirtinti teritorijų planavimo dokumentą ar žemės valdos projektą arba teritorijų planavimo dokumento ar žemės valdos projekto nepatvirtinimas per Teritorijų planavimo įstatymo ar teisės aktų nustatytus terminus –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1036](#), 2010-09-28, *Žin.*, 2010, Nr. 116-5918 (2010-09-30)

*Straipsnio pakeitimai:*

Nr. [XI-1407](#), 2011-05-24, *Žin.*, 2011, Nr. 72-3463 (2011-06-14)(papildyta 9-10 dalimis)

Nr. [XII-653](#), 2013-12-10, *Žin.*, 2013, Nr. 132-6733 (2013-12-21), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **190 straipsnis. Neteko galios**

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

### **191 straipsnis. Neteisėtas perdavimas asmenims, laikomiems laisvės atėmimo vietoje, sulaikytųjų sulaikymo vietoje, arba neteisėtas medžiagų, dirbinių, daiktų ir reikmenų gavimas iš šių asmenų**

Lietuvos Respublikos įstatymų ar kitų teisės aktų uždraustų medžiagų, dirbinių, daiktų ir reikmenų perdavimas arba bandymas juos perduoti asmenims, laikomiems laisvės atėmimo vietoje, sulaikytųjų sulaikymo vietoje, –

užtraukia baudą nuo septyniasdešimt dviejų iki dviejų šimtų aštuoniasdešimt devynių eurų su daikto, kuris buvo administracinio teisės pažeidimo padarymo įrankis, medžiagų, dirbinių, daiktų ir reikmenų konfiskavimu ar be konfiskavimo.

Neteisėtas gavimas iš asmenų, laikomų šio straipsnio pirmojoje dalyje išvardytose vietoje, saugoti ir naudoti uždraustų medžiagų, dirbinių, daiktų ir reikmenų –

užtraukia baudą nuo septyniasdešimt dviejų iki dviejų šimtų aštuoniasdešimt devynių eurų su daikto, kuris buvo administracinio teisės pažeidimo padarymo įrankis, medžiagų, dirbinių, daiktų ir reikmenų konfiskavimu ar be konfiskavimo.

*Straipsnio pakeitimai:*

Nr. [XI-1187](#), 1986.10.31, *Žin.*, 1986, Nr. 31-321

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **192 straipsnis. Priešgaisrinės saugos taisyklių pažeidimas**

Priešgaisrinės saugos taisyklių ir kitų priešgaisrinę saugą reglamentuojančių norminių aktų pažeidimas arba jų nevykdymas, išskyrus šio kodekso 77, 121 straipsniuose ir šio straipsnio antrojoje dalyje numatytus pažeidimus, taip pat priešgaisrinės saugos norminių aktų pažeidimas arba jų nevykdymas projektuojant ir statant statinius –

užtraukia baudą piliečiams nuo septynių iki septyniasdešimt dviejų eurų ir pareigūnams – nuo dvidešimt aštuonių iki penkių šimtų septyniasdešimt devynių eurų.

Priešgaisrinės saugos durpynuose taisyklių pažeidimas –

užtraukia baudą piliečiams nuo keturiolikos iki dvidešimt aštuonių eurų ir pareigūnams – nuo dvidešimt aštuonių iki septyniasdešimt dviejų eurų.

*Straipsnio pakeitimai:*

Nr. [XI-1595](#), 1987.04.29, *Žin.*, 1987, Nr. 13-134

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **192<sup>1</sup> straipsnis. Kliudymas valstybinės priešgaisrinės priežiūros pareigūnams atlikti savo tarnybines pareigas arba šių pareigūnų reikalavimų nevykdymas**



Neįleidimas ar kitoks kliudymas valstybinės priešgaisrinės priežiūros pareigūnams vykdyti valstybinę priešgaisrinę priežiūrą, taip pat valstybinės priešgaisrinės priežiūros pareigūnų teisėtų reikalavimų nevykdymas – užtraukia baudą piliečiams nuo septyniasdešimt dviejų iki vieno šimto keturiasdešimt keturių eurų ir pareigūnams – nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **192<sup>2</sup> straipsnis. Lietuvos Respublikos civilinės saugos įstatymo ir kitų teisės aktų, reglamentuojančių civilinę saugą, nevykdymas ar pažeidimas**

Lietuvos Respublikos civilinės saugos įstatymo ir kitų teisės aktų, reglamentuojančių civilinę saugą, nevykdymas ar pažeidimas –

užtraukia įspėjimą arba baudą piliečiams nuo keturiolikos iki dvidešimt aštuonių eurų ir įspėjimą arba baudą pareigūnams – nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų.

Tokios pat veikos, padarytos asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą piliečiams nuo dvidešimt aštuonių iki keturiasdešimt trijų eurų ir pareigūnams – nuo penkiasdešimt septynių iki aštuoniasdešimt šešių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **193 straipsnis. Antspaudų gaminimo, naudojimo, apskaitos, saugojimo ar sunaikinimo nustatytos tvarkos pažeidimas**

Antspaudų gaminimo, naudojimo, apskaitos, saugojimo ar sunaikinimo nustatytos tvarkos pažeidimas –

užtraukia baudą nuo penkiasdešimt septynių iki vieno šimto keturiasdešimt keturių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **193<sup>1</sup> straipsnis. Nustatytos tvarkos verstis komercine ar ūkine veikla, susijusia su tauriaisiais metalais ir brangakmeniais bei jų gaminiais, pažeidimas**

Nustatytos tvarkos verstis komercine ar ūkine veikla, susijusia su tauriaisiais metalais ir brangakmeniais bei jų gaminiais, pažeidimas –

užtraukia baudą fiziniams asmenims nuo dvidešimt aštuonių iki penkių šimtų septyniasdešimt devynių eurų, pareigūnams arba darbdaviams ar jų įgaliotiems asmenims – nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų su tauriųjų metalų ir brangakmenių, jų gaminių, laužo ir atliekų konfiskavimu arba be konfiskavimo.

*Straipsnio pakeitimai:*

Nr. [XI-870](#), 1986.05.28, *Žin.*, 1986, Nr. 16-158

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-997](#), 95.07.03, *Žin.*, 1995, Nr. 61-1529 (95.07.26)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-2153](#), 2004-04-22, *Žin.*, 2004, Nr. 68-2368 (2004-04-29)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **193<sup>2</sup> straipsnis. Netauriųjų metalų laužo ir atliekų, įtrauktų į draudžiamų supirkti netauriųjų metalų laužo ir atliekų sąrašą, supirkimas ar netauriųjų metalų laužo ir atliekų supirkimo, apskaitos ir saugojimo tvarkos pažeidimas**

Netauriųjų metalų laužo ir atliekų, įtrauktų į draudžiamų supirkti netauriųjų metalų laužo ir atliekų sąrašą, supirkimas ar netauriųjų metalų laužo ir atliekų supirkimo, apskaitos ir saugojimo tvarkos pažeidimas –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų su netauriųjų metalų laužo ir atliekų konfiskavimu ar be konfiskavimo.

*Straipsnio pakeitimai:*

Nr. [I-180](#), 1993.06.10, *Žin.*, 1993, Nr. 26-597

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)

Nr. [X-1381](#), 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **193<sup>3</sup> straipsnis.** Neteko galios nuo 2003 m. sausio 1 d.

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)

### **194 straipsnis. Ginklo, šaudmenų nešiojimas, gabenimas, kai tai daro neblaivus, apsvaigęs nuo narkotinių, psichotropinių ar kitų svaigiųjų medžiagų asmuo**

Ginklo, šaudmenų nešiojimas, gabenimas, kai tai daro neblaivus asmuo, kuriam nustatomas lengvas neblaivumo (girtumo) laipsnis (nuo 0,41 promilės iki 1,5 promilės), –

užtraukia baudą nuo penkiasdešimt septynių iki vieno šimto penkiolikos eurų.

Ginklo, šaudmenų nešiojimas, gabenimas, kai tai daro neblaivus asmuo, kuriam nustatomas vidutinis neblaivumo (girtumo) laipsnis (nuo 1,51 promilės iki 2,5 promilės), –

užtraukia baudą nuo vieno šimto penkiolikos iki dviejų šimtų trisdešimt vieno euro.

Ginklo, šaudmenų nešiojimas, gabenimas, kai tai daro neblaivus asmuo, kuriam nustatomas sunkus neblaivumo (girtumo) laipsnis (nuo 2,51 promilės ir daugiau), arba apsvaigęs nuo narkotinių, psichotropinių ar kitų svaigiųjų medžiagų asmuo, patikrinimo dėl neblaivumo (girtumo) ar apsvaigimo vengimas, taip pat alkoholio, narkotinių, psichotropinių ar kitų svaigiųjų medžiagų vartojimas panaudojus ginklą, kol bus patikrintas neblaivumas (girtumas) ar apsvaigimas arba bus atsisakyta tai atlikti, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų arba ginklo, šaudmenų konfiskavimą.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-334](#), 1993.12.14, Žin., 1993, Nr. 72-1344

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **194<sup>1</sup> straipsnis.** Neteko galios nuo 2003 m. liepos 25 d.

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

### **195 straipsnis. Ginklo registravimo (perregistravimo) terminų arba jo įrašymo į įskaitą pažeidimas**

Ginklo, kuriam įsigyti ir laikyti ar nešioti reikalingas leidimas, registravimo (perregistravimo) terminų arba jo įrašymo į policijos įstaigos įskaitą pasikeitus gyvenamajai vietai tvarkos pažeidimas –

užtraukia įspėjimą arba baudą iki dvidešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-334](#), 1993.12.14, Žin., 1993, Nr. 72-1344

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **196 straipsnis. Ginklo ir šaudmenų saugojimo, laikymo, nešiojimo ar gabenimo tvarkos pažeidimas**

Ginklo, šaudmenų, kuriems įsigyti ir laikyti ar nešioti nereikalingas leidimas, saugojimo, laikymo, nešiojimo ar gabenimo taisyklių pažeidimas –

užtraukia įspėjimą arba baudą iki dvidešimt aštuonių eurų, arba baudą nuo keturiolikos iki dvidešimt aštuonių eurų su ginklo bei šaudmenų konfiskavimu.

Ginklo, šaudmenų, kuriems įsigyti ir laikyti ar nešioti nereikalingas leidimas, saugojimas, laikymas, nešiojimas, gabenimas, kai tai daro nepilnametis iki šešiolikos metų, –

užtraukia baudą tėvams arba globėjams (rūpintojams) nuo keturiolikos iki dvidešimt aštuonių eurų su ginklo bei šaudmenų konfiskavimu.

Teisėtai įgyto ginklo, šaudmenų, kuriems įsigyti, laikyti ar nešioti reikalingas leidimas, saugojimo, laikymo, nešiojimo ar gabenimo taisyklių pažeidimas –

užtraukia baudą nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio trečiojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuoniasdešimt šešių iki vieno šimto septyniasdešimt trijų eurų.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **196<sup>1</sup> straipsnis. Ginklų ir šaudmenų apskaitos įmonėse, įstaigose, organizacijose taisyklių pažeidimas**

Ginklų ir šaudmenų apskaitos įmonėse, įstaigose, organizacijose taisyklių pažeidimas –

užtraukia baudą asmenims, atsakingiems už ginklų ir šaudmenų apskaitą, nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkiasdešimt septynių iki vieno šimto penkiolikos eurų.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **197 straipsnis. Neteko galios nuo 2003 m. liepos 25 d.**

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [L-334](#), 1993.12.14, Žin., 1993, Nr. 72-1344

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

### **197<sup>1</sup> straipsnis. Neteko galios nuo 2011 m. kovo 1 d.**

*Kodeksas papildytas straipsniu:*

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

*Straipsnio pakeitimai:*

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **198 straipsnis. Kliudymas policijos pareigūnams atlikti pavestas pareigas arba jų teisėtų reikalavimų nevykdymas**

Neįleidimas arba kitoks kliudymas policijos pareigūnams tikrinti pagal jų kompetenciją įmonių, įstaigų, organizacijų patalpas, kuriose laikomi ginklai, šaudmenys ar sprogmenys, dokumentų ir informacijos, reikalingos kontrolei atlikti, nepateikimas arba dokumentų nuslėpimas, klaidingų duomenų pateikimas, taip pat šių pareigūnų teisėtų reikalavimų nevykdymas –

užtraukia baudą įmonių, įstaigų, organizacijų vadovams nuo aštuoniasdešimt šešių iki vieno šimto septyniasdešimt trijų eurų ir ginklininkams arba asmenims, atsakingiems už sprogmenų laikymą, – nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

Nr. [IX-2511](#), 2004-10-28, Žin., 2004, Nr. 166-6060 (2004-11-16), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **199 straipsnis. Ginklo ir šaudmenų neišvežimas iš Lietuvos Respublikos per leidime nurodytą terminą**

Ginklo ir šaudmenų neišvežimas iš Lietuvos Respublikos per leidime nurodytą terminą –

užtraukia baudą asmenims, atsakingiems už ginklo ir šaudmenų išvežimą, nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų su šių daiktų konfiskavimu ar be konfiskavimo.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

**199<sup>1</sup> straipsnis. Ginklų taikiklių ar kitų priedėlių, kuriuos Ginklų ir šaudmenų kontrolės įstatymas su tokios rūšies ginklais naudoti draudžia, įsigijimas, laikymas ir naudojimas**

Ginklų taikiklių ar kitų priedėlių, kuriuos Ginklų ir šaudmenų kontrolės įstatymas su tokios rūšies ginklais naudoti draudžia, įsigijimas, laikymas ir naudojimas –  
užtraukia baudą nuo penkiasdešimt septynių iki vieno šimto penkiolikos eurų su šių daiktų konfiskavimu.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**200 straipsnis. Gyvenimas be asmens tapatybės kortelės arba paso**

Piliečio, kuris privalo turėti asmens tapatybės kortelę arba pasą, gyvenimas be asmens tapatybės kortelės arba paso ar su negaliojančiais asmens tapatybės kortele arba pasu –  
užtraukia įspėjimą arba baudą iki aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuonių iki keturiolikos eurų.

Šio straipsnio pirmojoje dalyje numatyti veiksmai, padaryti asmens, bausto du kartus per vienerius metus administracine nuobauda už gyvenimą be asmens tapatybės kortelės arba paso ar su negaliojančiais asmens tapatybės kortele arba pasu, –

užtraukia baudą nuo keturiolikos iki dvidešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

Nr. [XI-1060](#), 2010-10-12, *Žin.*, 2010, Nr. 125-6383 (2010-10-23)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**201 straipsnis. Neteko galios nuo 2000 m. rugsėjo 26 d.**

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1922](#), 00.09.12, *Žin.*, 2000, Nr. 81-2443 (00.09.26)

**201<sup>1</sup> straipsnis. Neteisingų duomenų apie gautas pajamas įrašymas į išduodamas piliečiams pažymas ar kitus dokumentus ir tokių duomenų pateikimas**

Žinomai neteisingų duomenų apie gautas pajamas, reikalingų socialinei pašalpai skirti, kompensacijai už gyvenamųjų patalpų šildymą ir karštą vandenį apskaičiuoti, įrašymas į išduodamas piliečiams pažymas ar kitus dokumentus –

užtraukia baudą pareigūnams nuo aštuoniasdešimt šešių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Žinomai neteisingų duomenų apie gautas pajamas, reikalingų socialinei pašalpai skirti, kompensacijai už gyvenamųjų patalpų šildymą ir karštą vandenį apskaičiuoti, pateikimas –

užtraukia baudą asmenims nuo penkių iki dvidešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje ir antrojoje dalyse numatytus pažeidimus, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki keturių šimtų trisdešimt keturių eurų.

*Straipsnio pakeitimai:*

Nr. [I-1099](#), 95.11.28, *Žin.*, 1995, Nr. 103-2294 (95.12.20)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**201<sup>2</sup> straipsnis. Gyvenamosios vietos deklaravimo duomenų nepateikimas arba melagingų deklaravimo duomenų pateikimas**

Gyvenamosios vietos deklaravimo duomenų nepateikimas deklaravimo įstaigai, taip pat melagingų deklaravimo duomenų pateikimas –

užtraukia įspėjimą arba baudą Lietuvos Respublikos gyventojams nuo penkių iki keturiolikos eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo keturiolikos iki dvidešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **201<sup>3</sup> straipsnis. Neteisingų duomenų pateikimas siekiant gauti antrinę teisinę pagalbą**

Duomenų apie turimą turtą, gautas metines pajamas arba kitos informacijos, žinant, kad šie duomenys ir informacija neteisingi, pateikimas siekiant gauti antrinę teisinę pagalbą – užtraukia baudą asmenims nuo keturiolikos iki dvidešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dvidešimt aštuonių iki keturių šimtų trisdešimt keturių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XII-274](#), 2013-05-09, *Žin.*, 2013, Nr. 54-2679 (2013-05-25)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **202 straipsnis. Nepranešimas apie kitos valstybės pilietybės įgijimą**

Nepranešimas raštu asmens gyvenamosios vietos Lietuvoje (miesto arba rajono) migracijos tarnybai arba Migracijos departamentui prie Lietuvos Respublikos vidaus reikalų ministerijos, arba Lietuvos Respublikos diplomatinei (konsulinei) įstaigai užsienyje apie kitos valstybės pilietybės įgijimą –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-340](#), 1993.12.16, *Žin.*, 1993, Nr. 73-1369

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **202<sup>1</sup> straipsnis. Lietuvos Respublikos viešųjų ir privačių interesų derinimo valstybinėje tarnyboje įstatymo pažeidimas**

Lietuvos Respublikos viešųjų ir privačių interesų derinimo valstybinėje tarnyboje įstatymo draudžiančių, įpareigojančių ar apribojančių nuostatų, išskyrus drausminio pobūdžio nuostatas, pažeidimas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokios pat veikos, padarytos asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų arba nušalinimą nuo darbo (pareigų).

*Straipsnio pakeitimai:*

Nr. [VIII-695](#), 98.04.08, *Žin.*, 1998, Nr. 40-1066 (98.04.29)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **203 straipsnis. Neteko galios nuo 2003 m. sausio 1 d.**

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

### **204 straipsnis. Asmens tapatybės kortelės ar paso paėmimas kaip užstato**

Asmens tapatybės kortelės ar paso paėmimas kaip užstato –

užtraukia baudą nuo keturiolikos iki dvidešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

Nr. [X-512](#), 2006-01-20, *Žin.*, 2006, Nr. 17-606 (2006-02-11)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **204<sup>1</sup> straipsnis. Pasinaudojimas negaliojančiu asmens tapatybės dokumentu**

Pasinaudojimas nustatyta tvarka paskelbtu negaliojančiu asmens tapatybę patvirtinančiu dokumentu –

užtraukia baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.



*Straipsnio pakeitimai:*

Nr. [VIII-1076](#), 99.02.11, *Žin.*, 1999, Nr. 19-517 (99.02.24)

Nr. [X-512](#), 2006-01-20, *Žin.*, 2006, Nr. 17-606 (2006-02-11)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **205 straipsnis. Pasienio teisinio režimo taisyklių arba pasienio kontrolės punktų veiklos taisyklių pažeidimas**

Pasienio teisinio režimo taisyklių arba pasienio kontrolės punktų veiklos taisyklių pažeidimas – užtraukia įspėjimą arba baudą nuo keturiasdešimt trijų iki aštuoniasdešimt šešių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuoniasdešimt šešių iki vieno šimto septyniasdešimt trijų eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [I-1203](#), 96.02.13, *Žin.*, 1996, Nr. 18-460 (96.02.28)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **205<sup>1</sup> straipsnis. Pateikimas be leidimo į branduolinės energetikos objekto teritoriją**

Pateikimas be leidimo į branduolinės energetikos objekto teritoriją – užtraukia įspėjimą arba baudą iki keturiasdešimt trijų eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą nuo keturiasdešimt trijų iki dviejų šimtų trisdešimt vieno euro.

*Straipsnio pakeitimai:*

Nr. [VIII-461](#), 97.10.16, *Žin.*, 1997, Nr. 97-2446 (97.10.29)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **205<sup>2</sup> straipsnis. Neteisėtas valstybės sienos perėjimas dėl neatsargumo**

Neteisėtas valstybės sienos perėjimas dėl neatsargumo –

užtraukia baudą nuo septyniasdešimt dviejų iki vieno šimto keturiasdešimt keturių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **206 straipsnis. Užsieniečių atvykimo į Lietuvos Respubliką, buvimo ar gyvenimo joje, vykimo per ją tranzitu ar išvykimo iš jos tvarkos pažeidimas**

Užsieniečių atvykimo į Lietuvos Respubliką, buvimo ar gyvenimo joje, vykimo per ją tranzitu ar išvykimo iš jos tvarkos pažeidimas –

užtraukia įspėjimą arba baudą nuo septyniasdešimt dviejų iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-386](#), 1994.02.10, *Žin.*, 1994, Nr. 14-227

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-726](#), 2002-01-22, *Žin.*, 2002, Nr. 13-477 (2002-02-06)

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **206<sup>1</sup> straipsnis. Neteko galios nuo 2012-01-01**

*Straipsnio pakeitimai:*

Nr. [I-386](#), 1994.02.10, *Žin.*, 1994, Nr. 14-227

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-726](#), 2002-01-22, *Žin.*, 2002, Nr. 13-477 (2002-02-06)

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **206<sup>2</sup> straipsnis. Gyvenamojo ploto suteikimas užsieniečiams, neturintiems paso ar jį atitinkančio kito kelionės dokumento, teisę būti ar gyventi Lietuvos Respublikoje patvirtinančio**

## **dokumento**

Gyvenamojo ploto suteikimas užsieniečiams, neturintiems paso ar jį atitinkančio kito kelionės dokumento, taip pat, jei būtina, dokumento, patvirtinančio užsieniečio teisę būti ar gyventi Lietuvos Respublikoje, –

užtraukia baudą fiziniams asmenims, juridinių asmenų vadovams ar juridinių asmenų vadovų įgaliotiems asmenims nuo septyniasdešimt dviejų iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [I-386](#), 1994.02.10, *Žin.*, 1994, Nr. 14-227

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-726](#), 2002-01-22, *Žin.*, 2002, Nr. 13-477 (2002-02-06)

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **206<sup>3</sup> straipsnis. Sąlygų užsiimti kita negu atliekama pagal darbo sutartį veikla sudarymas užsieniečiams, neturintiems leidimo užsiimti tokia veikla ir užsieniečio teisę būti ar gyventi Lietuvos Respublikoje patvirtinančio dokumento**

Sąlygų užsiimti kita negu atliekama pagal darbo sutartį veikla sudarymas užsieniečiams, neturintiems leidimo užsiimti tokia veikla, kai leidimą būtina turėti, ir užsieniečio teisę būti ar gyventi Lietuvos Respublikoje patvirtinančio dokumento, –

užtraukia baudą fiziniams asmenims, juridinių asmenų vadovams ar juridinių asmenų vadovų įgaliotiems asmenims už kiekvieną asmenį nuo penkių šimtų septyniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [I-386](#), 1994.02.10, *Žin.*, 1994, Nr. 14-227

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-726](#), 2002-01-22, *Žin.*, 2002, Nr. 13-477 (2002-02-06)

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-2192](#), 2012-06-30, *Žin.*, 2012, Nr. 82-4271 (2012-07-13), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **206<sup>4</sup> straipsnis. Vietinio eismo per sieną režimo pažeidimas**

Lietuvos Respublikos su kaimynine trečiąja šalimi sudarytu dvišaliu susitarimu įgyvendinamo vietinio eismo per sieną režimo pažeidimas –

užtraukia įspėjimą arba baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1549](#), 2011-06-28, *Žin.*, 2011, Nr. 86-4175 (2011-07-13), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **206<sup>5</sup> straipsnis. Melagingų duomenų pateikimas kvietimams užsieniečiams atvykti į Lietuvos Respubliką patvirtinti arba pagalba kitu neteisėtu būdu užsieniečiui gauti dokumentą, patvirtinantį teisę būti ar gyventi Lietuvos Respublikoje**

Melagingų duomenų pateikimas kvietimams užsieniečiams atvykti į Lietuvos Respubliką patvirtinti arba pagalba kitu neteisėtu būdu užsieniečiui gauti dokumentą, patvirtinantį teisę būti ar gyventi Lietuvos Respublikoje, –

užtraukia baudą fiziniams asmenims, juridinių asmenų vadovams ar juridinių asmenų vadovų įgaliotiems asmenims nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

*Straipsnio pakeitimai:*

Nr. [XII-972](#), 2014-06-26, paskelbta TAR 2014-07-10, i. k. 2014-09972

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **206<sup>6</sup> straipsnis. Nepranešimas apie pasikeitusius užsieniečio duomenis**

Informacijos apie užsieniečio, turinčio leidimą laikinai gyventi Lietuvos Respublikoje, mokymosi, studijų, stažuotės ar kvalifikacijos tobulinimo nutraukimą nepateikimas laiku vidaus reikalų ministro įgaliotai institucijai – užtraukia baudą švietimo įstaigos ar mokslo ir studijų institucijos vadovui ar jo įgaliotam asmeniui nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Informacijos apie darbo sutarties su užsieniečiu, turinčiu leidimą laikinai gyventi Lietuvos Respublikoje, nutraukimą arba nustatytais atvejais jo darbo užmokesčio sumažėjimą nepateikimas laiku vidaus reikalų ministro įgaliotai institucijai –

užtraukia baudą darbdaviui ar jo įgaliotam asmeniui nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XII-972](#), 2014-06-26, paskelbta TAR 2014-07-10, i. k. 2014-09972

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207 straipsnis. Sistemingas raginimas arba kurstymas emigruoti**

Sistemingas raginimas arba kurstymas žodžiu, raštu arba kitokiu būdu Lietuvos Respublikos piliečius emigruoti į užsienį –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207<sup>1</sup> straipsnis. Rinkėjų sąrašų, piliečių, turinčių teisę dalyvauti referendume, sąrašų, balsų skaičiavimo protokolų, rinkimų ar referendumo biuletenių praradimas**

Rinkėjų sąrašų, piliečių, turinčių teisę dalyvauti referendume, sąrašų, rinkėjų parašų rinkimo lapų, balsų skaičiavimo protokolų, rinkimų ar referendumo biuletenių praradimas, padarytas asmens, atsakingo už šių dokumentų saugojimą ir tvarkymą, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Rinkėjų sąrašų, piliečių, turinčių teisę dalyvauti referendume, sąrašų, balsų skaičiavimo protokolų, rinkimų ar referendumo biuletenių praradimas, jeigu dėl to rinkimai ar referendumas buvo pripažinti negaliojančiais, –

užtraukia baudą nuo vieno tūkstančio vieno šimto penkiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-440](#), 97.10.09, *Žin.*, 1997, Nr. 94-2359 (97.10.17)

Nr. [IX-2430](#), 2004-08-23, *Žin.*, 2004, Nr. 135-4896 (2004-09-04)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207<sup>2</sup> straipsnis. Rinkimų ar referendumo agitacijos tvarkos pažeidimas**

Rinkimų ar referendumo agitacijos draudimo pažeidimas likus 30 valandų iki Seimo, Respublikos Prezidento, savivaldybių tarybų rinkimų, rinkimų į Europos Parlamentą ar referendumo pradžios, taip pat rinkimų, referendumo dieną –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų, o rinkimų komisijų ar referendumo komisijų nariams arba kitiems pareigūnams, taip pat rinkimų ar referendumo stebėtojams – nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų.

Tokia pat veika, padaryta visuomenės informavimo priemonėse, –

užtraukia baudą viešosios informacijos rengėjo ar platintojo vadovui arba kitam už viešosios informacijos skleidimą ar visuomenės informavimo priemonės turinį atsakingam asmeniui nuo dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių iki keturiolikos tūkstančių keturių šimtų aštuoniasdešimt vieno euro.

Rinkimų ar Referendumo įstatymuose numatytos rinkimų ar referendumo agitacijos tvarkos pažeidimas –

užtraukia baudą nuo penkiasdešimt septynių iki vieno šimto keturiasdešimt keturių eurų, rinkimų komisijų ar referendumo komisijų nariams arba kitiems pareigūnams, taip pat rinkimų ar referendumo stebėtojams – nuo dviejų šimtų dviejų iki aštuonių šimtų šešiasdešimt aštuonių eurų, politinės kampanijos dalyviams ar politinės partijos, kuri yra politinės kampanijos dalyvė, pirmininkui – nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų.

Tokia pat veika, jeigu dėl to rinkimai ar referendumas pripažinti negaliojančiais, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų, rinkimų komisijų ar referendumo komisijų nariams arba kitiems pareigūnams, taip pat rinkimų ar referendumo stebėtojams – nuo aštuonių šimtų šešiasdešimt aštuonių iki penkių tūkstančių septynių šimtų devyniasdešimt dviejų eurų, politinės kampanijos dalyviams ar politinės partijos, kuri yra politinės kampanijos dalyvė, pirmininkui – nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki aštuonių tūkstančių šešių šimtų aštuoniasdešimt aštuonių eurų.

Trukdymas kandidatui į Respublikos Prezidentus, Seimo narius, Europos Parlamento narius, savivaldybių tarybų narius ar kitam politinės kampanijos dalyviui susitikti su rinkėjais ar kitoks trukdymas vykdyti rinkimų ar referendumo agitaciją –

užtraukia baudą nuo penkiasdešimt septynių iki vieno šimto keturiasdešimt keturių eurų, o rinkimų komisijų ar referendumo komisijų nariams arba kitiems pareigūnams, taip pat rinkimų ar referendumo stebėtojams – nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-440](#), 97.10.09, *Žin.*, 1997, Nr. 94-2359 (97.10.17)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [X-389](#), 2005-11-15, *Žin.*, 2005, Nr. 143-5167 (2005-12-08)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207<sup>3</sup> straipsnis. Kliudymas rinkimų komisijos ar referendumo komisijos nariams atlikti pareigas**

Rinkimų komisijos ar referendumo komisijos teisėtų reikalavimų organizuojant ar vykdant rinkimus ar referendumą nevykdymas –

užtraukia baudą nuo penkiasdešimt septynių iki vieno šimto keturiasdešimt keturių eurų, o rinkimų ar referendumo stebėtojams – nuo aštuoniasdešimt šešių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Rinkimų komisijai ar referendumo komisijai reikalingų dokumentų nepateikimas arba šių dokumentų nuslėpimas, klaidingų ar ne visų duomenų suteikimas arba jų suteikimas ne laiku, taip pat rinkimų komisijos ar referendumo komisijos teisėtų reikalavimų ir sprendimų nevykdymas, jeigu dėl to pažeidžiami rinkimų ar Referendumo įstatymų arba Vyriausiosios rinkimų komisijos nustatyti rinkimų ar referendumo organizavimo ir vykdymo terminai, –

užtraukia baudą pareigūnams nuo vieno šimto keturiasdešimt keturių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-440](#), 97.10.09, *Žin.*, 1997, Nr. 94-2359 (97.10.17)

Nr. [IX-2430](#), 2004-08-23, *Žin.*, 2004, Nr. 135-4896 (2004-09-04)

Nr. [X-389](#), 2005-11-15, *Žin.*, 2005, Nr. 143-5167 (2005-12-08)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207<sup>4</sup> straipsnis. Rinkimų ar referendumo stebėtojų teisių pažeidimas**

Rinkimų ar Referendumo įstatymuose numatytų rinkimų ar referendumo stebėtojų teisių pažeidimas –

užtraukia baudą nuo dvidešimt aštuonių iki dviejų šimtų aštuoniasdešimt devynių eurų, o rinkimų komisijų ar referendumo komisijų nariams arba kitiems pareigūnams – nuo dviejų šimtų dviejų iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-440](#), 97.10.09, *Žin.*, 1997, Nr. 94-2359 (97.10.17)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207<sup>5</sup> straipsnis. Neteisėtas rinkimų ar referendumo biuletenių išdavimas ar perdavimas**

Neteisėtas rinkimų ar referendumo biuletenių išdavimas –

užtraukia baudą rinkimų komisijų ar referendumo komisijų nariams arba kitiems pareigūnams nuo dvidešimt aštuonių iki penkių šimtų septyniasdešimt devynių eurų.

Nepažymėtų rinkimų ar referendumo biuletenių perdavimas –

užtraukia rinkėjui baudą nuo dvidešimt aštuonių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-440](#), 97.10.09, *Žin.*, 1997, Nr. 94-2359 (97.10.17)

Nr. [X-389](#), 2005-11-15, *Žin.*, 2005, Nr. 143-5167 (2005-12-08)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207<sup>6</sup> straipsnis. Referendumo, Piliečių įstatymų leidybos iniciatyvos, Prezidento, Seimo ir Savivaldybių tarybų rinkimų įstatymuose numatytos piliečių parašų rinkimo tvarkos pažeidimas**

Referendumo, Piliečių įstatymų leidybos iniciatyvos, Prezidento rinkimų, Seimo rinkimų ir Savivaldybių tarybų rinkimų įstatymuose numatytos piliečių parašų rinkimo tvarkos pažeidimas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1363](#), 2003-03-13, *Žin.*, 2003, Nr. 28-1126 (2003-03-21)

*Straipsnio pakeitimai:*

Nr. [XI-2009](#), 2012-05-10, *Žin.*, 2012, Nr. 57-2832 (2012-05-19), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207<sup>7</sup> straipsnis. Balsavimo rinkimuose ar referendume tvarkos pažeidimas**

Rinkimų ar Referendumo įstatymuose numatytos rinkėjų balsavimo tvarkos pažeidimas, jeigu rinkėjas tuose pačiuose rinkimuose ar referendume apgaulės būdu balsavo daugiau negu vieną kartą arba neteisėtai balsavo už kitą asmenį, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Rinkėjo balsavimas už atlygį, siūlymasis balsuoti už atlygį ar kurstymas tai daryti rinkimuose ar referendume

–  
užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

Rinkimų ar Referendumo įstatymuose numatytos rinkėjų balsavimo paštu, namuose, Lietuvos Respublikos diplomatinėse atstovybėse, konsulinėse įstaigose, laivuose, sveikatos priežiūros, socialinės rūpybos ir globos įstaigose, kariniuose vienetuose, bausmių vykdymo įstaigose tvarkos pažeidimas –

užtraukia įspėjimą arba baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų, o rinkimų komisijų ar referendumo komisijų nariams, pašto darbuotojams, kitiems pareigūnams, taip pat rinkimų ar referendumo stebėtojams – nuo aštuoniasdešimt šešių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Rinkėjų balsavimo slaptumo pažeidimas rinkimuose ar referendume –

užtraukia įspėjimą arba baudą nuo keturiolikos iki penkiasdešimt septynių eurų, o rinkimų komisijų ar referendumo komisijų nariams, pašto darbuotojams, kitiems pareigūnams, taip pat rinkimų ar referendumo stebėtojams – nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

Kitoks rinkimų ar Referendumo įstatymuose numatytos balsavimo tvarkos pažeidimas –

užtraukia įspėjimą arba baudą nuo keturiolikos iki vieno šimto keturiasdešimt keturių eurų, o rinkimų komisijų ar referendumo komisijų nariams, pašto darbuotojams, kitiems pareigūnams, taip pat rinkimų ar referendumo stebėtojams – nuo dvidešimt aštuonių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-2430](#), 2004-08-23, *Žin.*, 2004, Nr. 135-4896 (2004-09-04)

*Straipsnio pakeitimai:*

Nr. [X-389](#), 2005-11-15, *Žin.*, 2005, Nr. 143-5167 (2005-12-08)

Nr. [X-1675](#), 2008-07-03, *Žin.*, 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207<sup>8</sup> straipsnis. Politinės kampanijos dalyvių registravimo reikalavimų pažeidimas**

Politinės kampanijos dalyvių registravimo reikalavimų pažeidimas –

užtraukia baudą pareigūnams nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-2430](#), 2004-08-23, *Žin.*, 2004, Nr. 135-4896 (2004-09-04)

*Straipsnio pakeitimai:*

Nr. [XI-820](#), 2010-05-18, *Žin.*, 2010, Nr. 63-3098 (2010-05-31)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207<sup>9</sup> straipsnis. Politinės reklamos skleidimo reikalavimų nesilaikymas**

Politinės reklamos skleidimo reikalavimų, numatytų Politinių partijų ir politinių kampanijų finansavimo bei finansavimo kontrolės, rinkimų ir Referendumo įstatymuose, nesilaikymas –

užtraukia baudą viešosios informacijos rengėjo ar skleidėjo vadovui arba kitam už viešosios informacijos skleidimą ar visuomenės informavimo priemonės turinį atsakingam asmeniui nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –



užtraukia baudą viešosios informacijos rengėjo ar skleidėjo vadovui ar kitam už viešosios informacijos skleidimą ar visuomenės informavimo priemonės turinį atsakingam asmeniui nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

Išorinės politinės reklamos įrengimo ir skleidimo nustatytos tvarkos pažeidimas –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų, o politinės kampanijos dalyviui ar politinės partijos, kuri yra politinės kampanijos dalyvė, pirmininkui – nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-2430](#), 2004-08-23, *Žin.*, 2004, Nr. 135-4896 (2004-09-04)

*Straipsnio pakeitimai:*

Nr. [X-389](#), 2005-11-15, *Žin.*, 2005, Nr. 143-5167 (2005-12-08)

Nr. [XI-820](#), 2010-05-18, *Žin.*, 2010, Nr. 63-3098 (2010-05-31)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **207<sup>10</sup> straipsnis. Politinių kampanijų finansavimo tvarkos pažeidimas**

Aukų politinei kampanijai apskaitos tvarkos pažeidimas –

užtraukia baudą politinės kampanijos išdininkui ar politinės kampanijos dalyviui nuo dvidešimt aštuonių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Išlaidų politinei kampanijai apskaitos tvarkos pažeidimas –

užtraukia baudą politinės kampanijos išdininkui ar politinės kampanijos dalyviui nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje ar antrojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki keturių tūkstančių trijų šimtų keturiasdešimt keturių eurų.

Aukų politinei kampanijai gavimas, turtinių prievolių dėl išlaidų politinei kampanijai prisiėmimas neužsiregistravus savarankiškuoju politinės kampanijos dalyviu –

užtraukia baudą privalančios registruotis politinės partijos pirmininkui ar privalančiam registruotis asmeniui nuo penkių šimtų septyniasdešimt devynių iki penkių tūkstančių septynių šimtų devyniasdešimt dviejų eurų.

Telefonu aukojamų aukų iki dvylikos eurų priėmimo, apskaitos ir pervedimo savarankiškam politinės kampanijos dalyviui tvarkos pažeidimas –

užtraukia baudą aukų iki dvylikos eurų rinkimo telefonu paslaugą savarankiškam politinės kampanijos dalyviui teikiančios telekomunikacijų bendrovės vadovui nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

Aukos suteikimas tam pačiam savarankiškam politinės kampanijos dalyviui tos pačios politinės kampanijos metu, kai auka (aukų suma) viršija dvylika eurų, nedeklaravus turto ir pajamų –

užtraukia baudą aukotojui nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio šeštoje dalyje numatytą pažeidimą, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Kitoks politinių kampanijų finansavimo tvarkos pažeidimas –

užtraukia baudą politinės kampanijos išdininkui ar politinės kampanijos dalyviui nuo dvidešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-2430](#), 2004-08-23, *Žin.*, 2004, Nr. 135-4896 (2004-09-04)

*Straipsnio pakeitimai:*

Nr. [X-389](#), 2005-11-15, *Žin.*, 2005, Nr. 143-5167 (2005-12-08)

Nr. [XI-820](#), 2010-05-18, *Žin.*, 2010, Nr. 63-3098 (2010-05-31)

Nr. [XI-2101](#), 2012-06-21, *Žin.*, 2012, Nr. 78-4023 (2012-07-04)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **207<sup>11</sup> straipsnis. Nepranešimas apie atsiradusius savivaldybės tarybos nario įgaliojimų nutrūkimo prieš terminą pagrindus**

Savivaldybės tarybos nario nepranešimas Vyriausiajai rinkimų komisijai apie perėjimą į pareigas, nesuderinamas su savivaldybės tarybos nario pareigomis, arba apie pareigų, nesuderinamų su savivaldybės tarybos nario pareigomis, ėjimą –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [X-389](#), 2005-11-15, *Žin.*, 2005, Nr. 143-5167 (2005-12-08)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **207<sup>12</sup> straipsnis. Politinių partijų finansavimo tvarkos pažeidimas**

Aukų politinei partijai apskaitos tvarkos pažeidimas –

užtraukia baudą už politinės partijos apskaitą atsakingam asmeniui ar politinės partijos pirmininkui nuo dvidešimt aštuonių iki penkių šimtų septyniasdešimt devynių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą už politinės partijos apskaitą atsakingam asmeniui ar politinės partijos pirmininkui nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

Kitoks politinės partijos finansavimo tvarkos pažeidimas –

užtraukia baudą už politinės partijos apskaitą atsakingam asmeniui ar politinės partijos pirmininkui nuo dvidešimt aštuonių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

*Nr. XI-820, 2010-05-18, Žin., 2010, Nr. 63-3098 (2010-05-31)*

*Straipsnio pakeitimai:*

*Nr. XII-1236, 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013*

### **207<sup>13</sup> straipsnis. Politinės partijos, politinės kampanijos dalyvio ar viešosios informacijos rengėjo ar skleidėjo duomenų ir dokumentų nepateikimas**

Duomenų arba dokumentų nepateikimas pažeidžiant Politinių partijų ir politinių kampanijų finansavimo bei finansavimo kontrolės įstatymo reikalavimus, kai tai padaro politinės kampanijos dalyvis ar politinės kampanijos išdininkas, –

užtraukia baudą politinės kampanijos dalyviui ar politinės kampanijos išdininkui nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Viešosios informacijos rengėjo ar skleidėjo deklaracijos nepateikimas –

užtraukia baudą viešosios informacijos rengėjui ar skleidėjui nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Politinės partijos finansinių ataskaitų rinkinio ir Politinių partijų ir politinių kampanijų finansavimo bei finansavimo kontrolės įstatyme nustatytų finansinių ataskaitų rinkinio priedų ir auditoriaus ataskaitos dėl pastebėtų faktų, jeigu ji privaloma, nepateikimas –

užtraukia baudą politinės partijos pirmininkui nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Aukas iki vienuolikos eurų telefonu paaukojusių asmenų sąrašo su aukotojus nustatyti leidžiančiais duomenimis nepateikimas –

užtraukia baudą aukų iki vienuolikos eurų rinkimo telefonu paslaugą savarankiškam politinės kampanijos dalyviui teikiančios telekomunikacijų bendrovės vadovui nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

*Nr. XI-820, 2010-05-18, Žin., 2010, Nr. 63-3098 (2010-05-31)*

*Straipsnio pakeitimai:*

*Nr. XI-2101, 2012-06-21, Žin., 2012, Nr. 78-4023 (2012-07-04)*

*Nr. XII-1236, 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013*

### **207<sup>14</sup> straipsnis. Europos Sąjungos piliečių iniciatyvos procedūrų ir sąlygų pažeidimas**

Pritarimo pareiškimų rinkimo procedūrų ir sąlygų, numatytų 2011 m. vasario 16 d. Europos Parlamento ir Tarybos reglamente (ES) Nr. 211/2011 dėl piliečių iniciatyvos, pažeidimas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

Melagingų duomenų ar kitokios melagingos informacijos pateikimas renkant pritarimo pareiškimus, taip pat melagingų duomenų ar kitokios melagingos informacijos pateikimas Vyriausiajai rinkimų komisijai arba melagingų duomenų ar kitokios melagingos informacijos pateikimas Europos Komisijai pagal 2011 m. vasario 16 d. Europos Parlamento ir Tarybos reglamentą (ES) Nr. 211/2011 dėl piliečių iniciatyvos –

užtraukia baudą Europos Komisijos registruotiems Europos Sąjungos piliečių iniciatyvos organizatoriams nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

*Nr. XI-2009, 2012-05-10, Žin., 2012, Nr. 57-2832 (2012-05-19), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede*

*Straipsnio pakeitimai:*

*Nr. XII-1236, 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013*

## **208 straipsnis. Muitinės pareigūno teisėtų reikalavimų nevykdymas**

Muitinės pareigūno teisėtų reikalavimų nevykdymas arba kliudymas bet kokia forma jam atlikti savo pareigas

– užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

– užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [L-1297](#), 96.04.23, *Žin.*, 1996, Nr. 41-990 (96.05.08)

Nr. [VIII-1041](#), 99.02.02, *Žin.*, 1999, Nr. 18-443 (99.02.19)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **209 straipsnis. Muitinės prižiūrimų prekių muitinio tikrinimo vietų tvarkos pažeidimas**

Muitinės prižiūrimų prekių muitinio tikrinimo vietų tvarkos pažeidimas, tai yra:

1) laivų ir kitų plaukiojančių priemonių priplaukimas prie muitinės tikrinimo laivo be muitinės pareigūno, atliekančio muitinį tikrinimą, leidimo;

2) asmenų, atvykstančių į Lietuvos Respubliką arba išvykstančių iš Lietuvos Respublikos transporto priemonėmis, nesustojimas muitinės įstaigoje ar kitoje muitinės nustatytoje vietoje, kad būtų atliktas muitinis tikrinimas;

3) visų rūšių transporto priemonių ir asmenų, esančių muitinės įstaigoje ar kitoje muitinės nustatytoje vietoje, išvykimas be muitinės pareigūno, atliekančio muitinį tikrinimą, leidimo;

4) muitinės prižiūrimų prekių (daiktų) ir kitų vertybių iškrovimas iš jas gabenančių priemonių, įskaitant ir jų perkrovimą į kitas transporto priemones, muitinės nenustatytose vietose arba be muitinės pareigūno raštiško leidimo;

5) muitinės prižiūrimų prekių (daiktų) ir kitų vertybių atidarymas, išdavimas ar paėmimas be muitinės pareigūno raštiško leidimo, –

– užtraukia baudą nuo dviejų tūkstančių trijų šimtų šešiolikos iki keturių tūkstančių trijų šimtų keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

– užtraukia baudą nuo dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių iki penkių tūkstančių septynių šimtų devyniasdešimt dviejų eurų.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-214](#), 1993.07.13, *Žin.*, 1993, Nr. 30-683

Nr. [L-391](#), 1994.02.15, *Žin.*, 1994, Nr. 15-250

Nr. [L-1297](#), 96.04.23, *Žin.*, 1996, Nr. 41-990 (96.05.08)

Nr. [VIII-354](#), 97.07.01, *Žin.*, 1997, Nr. 69-1732 (97.07.23)

Nr. [VIII-1041](#), 99.02.02, *Žin.*, 1999, Nr. 18-443 (99.02.19)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **209<sup>1</sup> straipsnis. Muitinio tikrinimo tvarkos pažeidimas**

Muitinio tikrinimo tvarkos pažeidimas, tai yra:

1) neatvykimas per nustatytą muitinės procedūros vykdymo terminą į muitinės įstaigą ar kitą muitinės nustatytą vietą, kad būtų atliktas muitinis tikrinimas;

2) laikinai saugomų prekių arba prekių, kurioms buvo įforminti muitinės sankcionuoti veiksmai, ar prekių, kurioms neįforminti muitinės sankcionuoti veiksmai, nepateikimas muitiniam tikrinimui arba jų nedeklaravimas nustatyta tvarka;

3) laikinojo prekių (daiktų) įvežimo (tarp jų – perdirbti) į Lietuvos Respubliką arba laikinojo prekių išvežimo iš Lietuvos Respublikos (tarp jų – perdirbti) nustatytos tvarkos nesilaikymas, –

– užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

– užtraukia baudą nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų su prekių (daiktų) konfiskavimu.

*Straipsnio pakeitimai:*

Nr. [VIII-354](#), 97.07.01, *Žin.*, 1997, Nr. 69-1732 (97.07.23)

Nr. [VIII-1041](#), 99.02.02, Žin., 1999, Nr. 18-443 (99.02.19)

Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **209<sup>2</sup> straipsnis. Prekių (daiktų) deklaravimo tvarkos pažeidimas**

Deklaranto neteisingų duomenų pateikimas deklaracijoje arba kitoks muitinės suklaidinimas – užtraukia baudą nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų su prekių (daiktų) konfiskavimu ar be konfiskavimo.

Šio straipsnio pirmojoje dalyje numatyti veiksmai, kai neteisingai deklaruotų prekių (daiktų) vertė neviršija vieno šimto minimalių gyvenimo lygių (MGL) dydžio sumos, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų su prekių (daiktų) konfiskavimu ar be konfiskavimo.

Šio straipsnio pirmojoje ir (arba) antrojoje dalyje numatyti veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje ir (arba) antrojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki keturių tūkstančių trijų šimtų keturiasdešimt keturių eurų su prekių (daiktų) konfiskavimu ar be konfiskavimo.

Šio straipsnio pirmojoje dalyje numatyti veiksmai, kai neteisingai deklaruotų prekių (daiktų) vertė neviršija penkių minimalių gyvenimo lygių (MGL) dydžio sumos, –

užtraukia įspėjimą arba baudą nuo penkiasdešimt septynių iki vieno šimto keturiasdešimt keturių eurų.

Deklaranto neteisingų duomenų pateikimas deklaracijoje arba kitoks muitinės suklaidinimas, jeigu tai neturėjo arba negalėjo turėti įtakos mokėtinų importo, eksporto muitų, kitų mokesčių arba garantijos ar užstato mažesnio dydžio apskaičiavimui arba apribojimui, draudimų ar specialaus režimo importui, eksportui ar tranzitui netaikymui, –

užtraukia įspėjimą arba baudą iki penkiasdešimt septynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-354](#), 97.07.01, Žin., 1997, Nr. 69-1732 (97.07.23)

Nr. [VIII-1041](#), 99.02.02, Žin., 1999, Nr. 18-443 (99.02.19)

Nr. [IX-199](#), 2001 03 01, Žin., 2001, Nr. 25-826 (2001 03 23)

Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **209<sup>3</sup> straipsnis. Prekių (daiktų) gabenimo tvarkos pažeidimas**

Prekių (daiktų) gabenimo tvarkos pažeidimas, tai yra neteisėtas nukrypimas nuo muitinės nustatyto maršruto gabenant prekes tranzitu ar jas eksportuojant iš Lietuvos Respublikos, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki aštuonių šimtų šešiasdešimt aštuonių eurų su prekių (daiktų) konfiskavimu ar be konfiskavimo.

Prekių (daiktų) gabenimo tvarkos pažeidimas, tai yra neteisėtas prekių, kurios pagal tranzito arba eksporto dokumentus turėjo būti išvežtos per Lietuvos Respublikos valstybės sieną, neišvežimas, –

užtraukia baudą nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų su prekių (daiktų) konfiskavimu ar be konfiskavimo.

Prekių (daiktų, pašto siuntų, eurų ir užsienio valiutos), kurių importas, eksportas ar tranzitas leidžiamas tik turint galiojantį leidimą, licenciją ar kitą dokumentą ir (arba) kurių importui, eksportui ar tranzitui yra taikomi apribojimai, draudimai arba specialus režimas, gabenimas pažeidžiant nustatytą tvarką –

užtraukia baudą nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų su prekių (daiktų) konfiskavimu ar be konfiskavimo.

Šio straipsnio trečiojoje dalyje numatyti veiksmai, kai neteisėtai gabenamų prekių (daiktų) vertė yra iki penkių minimalių gyvenimo lygių (MGL) dydžio sumos, –

užtraukia įspėjimą arba baudą nuo dvidešimt aštuonių iki aštuoniasdešimt šešių eurų su prekių (daiktų) konfiskavimu ar be konfiskavimo.

Šio straipsnio trečiojoje dalyje numatyti veiksmai, kai neteisėtai gabenamų prekių (daiktų) vertė yra iki penkiasdešimties minimalių gyvenimo lygių (MGL) dydžio sumos, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų su prekių (daiktų) konfiskavimu ar be konfiskavimo.

Šio straipsnio pirmojoje, antrojoje arba trečiojoje dalyje numatyti veiksmai, padaryti asmens, bausto administracine nuobauda už šiame straipsnyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių iki penkių tūkstančių septynių šimtų devyniasdešimt dviejų eurų su prekių (daiktų) konfiskavimu ar be konfiskavimo.

Šio straipsnio ketvirtojoje arba penktojoje dalyje numatyti veiksmai, padaryti asmens, bausto administracine nuobauda už šiame straipsnyje numatytus pažeidimus, –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki dviejų tūkstančių trijų šimtų šešiolikos eurų su prekių (daiktų) konfiskavimu ar be konfiskavimo.

*Straipsnio pakeitimai:*

Nr. [VIII-354](#), 97.07.01, Žin., 1997, Nr. 69-1732 (97.07.23)

Nr. [VIII-1041](#), 99.02.02, Žin., 1999, Nr. 18-443 (99.02.19)

Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)

Nr. [X-1246](#), 2007-07-03, Žin., 2007, Nr. 81-3316 (2007-07-21, šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą.

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

#### **209<sup>4</sup> straipsnis. Laisvųjų ekonominių zonų, laisvųjų sandėlių, muitinės sandėlių, laikinojo saugojimo vietų ir neapmuitinamų parduotuvių steigimo ir veiklos pažeidimas**

Laisvųjų ekonominių zonų, laisvųjų sandėlių, muitinės sandėlių, laikinojo saugojimo vietų ir neapmuitinamų parduotuvių steigimo tvarkos pažeidimas –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

Gamybos, prekybos, paslaugų teikimo ar kitos veiklos laisvosiose ekonominėse zonose, laisvuosiuose sandėliuose, muitinės sandėliuose, laikinojo saugojimo vietose ir neapmuitinamose parduotuvėse tvarkos pažeidimas – užtraukia baudą nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

Muitinės prižiūrimų prekių išgabenimas iš laisvųjų ekonominių zonų, laisvųjų sandėlių, muitinės sandėlių, laikinojo saugojimo vietų ir neapmuitinamų parduotuvių be muitinės leidimo –

užtraukia baudą nuo dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių iki keturiolikos tūkstančių keturių šimtų aštuoniasdešimt vieno euro su prekių (daiktų) konfiskavimu.

Apskaitos, susijusios su prekių laikymu, apdorojimu arba perdirbimu, pirkimu arba pardavimu laisvojoje ekonominėje zonoje, laisvuosiuose sandėliuose, muitinės sandėliuose, laikinojo saugojimo vietose ir neapmuitinamose parduotuvėse vedimo tvarkos nesilaikymas –

užtraukia baudą nuo dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių iki keturiolikos tūkstančių keturių šimtų aštuoniasdešimt vieno euro su prekių (daiktų) konfiskavimu.

*Straipsnio pakeitimai:*

Nr. [VIII-354](#), 97.07.01, Žin., 1997, Nr. 69-1732 (97.07.23)

Nr. [VIII-1041](#), 99.02.02, Žin., 1999, Nr. 18-443 (99.02.19)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

#### **209<sup>5</sup> straipsnis. Muitinės pareigūno uždėtų plombų, spaudų ir kitų žymų padirbimas, nuplėšimas, sugadinimas ar praradimas**

Muitinės pareigūno uždėtų plombų, spaudų ir kitų žymų padirbimas, nuplėšimas, sugadinimas ar praradimas – užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

#### **209<sup>6</sup> straipsnis. Keleivio asmeninio naudojimo ar kitų daiktų neteisėtas gabenimas per Lietuvos Respublikos valstybės sieną žaliojo kanalo režimu**

Keleivio asmeninio naudojimo ar kitų daiktų gabenimas per Lietuvos Respublikos valstybės sieną žaliojo kanalo režimu, viršijant norminiuose aktuose nustatytą normą, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki aštuonių šimtų šešiasdešimt aštuonių eurų su neteisėtai gabenamų daiktų konfiskavimu.

Šio straipsnio pirmojoje dalyje numatyti veiksmai, kai viršijančių nustatytą normą gabenamų daiktų vertė yra iki penkių minimalių gyvenimo lygių (MGL) dydžio sumos, –

užtraukia įspėjimą arba baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų su neteisėtai gabenamų daiktų konfiskavimu.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)

*Straipsnio pakeitimai:*

Nr. [IX-2424](#), 2004-08-23, Žin., 2004, Nr. 134-4840 (2004-09-02)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

#### **209<sup>7</sup> straipsnis. Reikalavimų, susijusių su grynujų pinigų deklaravimu kertant Europos Sąjungos vidaus sienas, nesilaikymas**

Reikalavimo deklaruoti į kitas Europos Sąjungos valstybes nares iš Lietuvos Respublikos išvežamų, iš kitų Europos Sąjungos valstybių narių į Lietuvos Respubliką įvežamų ar per Lietuvos Respubliką į kitas Europos Sąjungos valstybes nares ar iš jų gabenamų grynujų pinigų, kurių vienkartinė suma viršija 10 000 eurų ar ją atitinkančią sumą



užsienio valiuta, nesilaikymas, duomenų nepateikimas arba neteisingų duomenų pateikimas deklaracijoje arba kitoks muitinės suklaidinimas –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų su grynujų pinigų konfiskavimu ar be konfiskavimo.

Tokie pat veiksmai, padaryti asmens, bausto už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų su grynujų pinigų konfiskavimu ar be konfiskavimo.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1385](#), 2011-05-19, Žin., 2011, Nr. 68-3216 (2011-06-04)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

**Papildoma straipsniu nuo 2016-09-01:**

**209<sup>8</sup> straipsnis. 2015 m. rugsėjo 9 d. Europos Parlamento ir Tarybos reglamente (ES) 2015/1525, kuriuo iš dalies keičiamas Tarybos reglamentas (EB) Nr. 515/97 dėl valstybių narių administracinių institucijų tarpusavio pagalbos ir dėl pastarųjų bei Komisijos bendradarbiavimo, siekiant užtikrinti teisingą muitinės ir žemės ūkio teisės aktų taikymą, nustatytos pareigos pranešti apie konteinerių padėtį nevykdymas**

2015 m. rugsėjo 9 d. Europos Parlamento ir Tarybos reglamente (ES) 2015/1525, kuriuo iš dalies keičiamas Tarybos reglamentas (EB) Nr. 515/97 dėl valstybių narių administracinių institucijų tarpusavio pagalbos ir dėl pastarųjų bei Komisijos bendradarbiavimo, siekiant užtikrinti teisingą muitinės ir žemės ūkio teisės aktų taikymą, nustatytos pareigos pranešti apie konteinerių padėtį nevykdymas arba neišsamių ar neteisingų duomenų pateikimas –

užtraukia baudą fiziniams asmenims nuo trisdešimties iki šešiasdešimties eurų ir juridinių asmenų vadovams ar kitiems atsakingiems asmenims – nuo šešiasdešimties iki vieno šimto penkiasdešimties eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą fiziniams asmenims nuo šešiasdešimties iki vieno šimto penkiasdešimties eurų ir juridinių asmenų vadovams ar kitiems atsakingiems asmenims – nuo vieno šimto penkiasdešimties iki trijų šimtų eurų.

*Kodeksas papildytas straipsniu:*

Nr. [XII-2421](#), 2016-06-09, paskelbta TAR 2016-06-22, i. k. 2016-17407, šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede

**210 straipsnis. Kontrabanda**

Prekių, pinigų, meno vertybių ar kitų privalomų pateikti muitinei daiktų, išskyrus kilnojamąsias kultūros vertybes ar antikvarinius daiktus, šaunamuosius ginklus, šaudmenis, sprogmenis, sprogstamąsias, radioaktyvias medžiagas ar kitas strategines prekes, Lietuvos Respublikos tam tikrų dopingo medžiagų kontrolės įstatyme nurodytas tam tikras dopingo medžiagas, nuodingąsias ir stipriai veikiančias, psichotropines ar narkotines medžiagas, jų pirmtakus (prekursorius), gabenimas per Lietuvos Respublikos valstybės sieną nepateikiant jų muitinės kontrolei arba kitaip išvengiant šios kontrolės, kai neteisėtai gabenamų prekių, pinigų, meno vertybių ar kitų privalomų pateikti muitinei daiktų vertė neviršija dviejų šimtų penkiasdešimties minimalių gyvenimo lygių (MGL) dydžio sumos, –

užtraukia baudą nuo dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių iki penkių tūkstančių septynių šimtų devyniasdešimt dviejų eurų su kontrabandos daiktų, taip pat gabenimo ir kitų priemonių, skirtų kontrabandos daiktams per Lietuvos Respublikos valstybės sieną gabenti arba jiems slėpti, konfiskavimu ar be konfiskavimo.

Šio straipsnio pirmojoje dalyje numatyti veiksmai, kai neteisėtai gabenamų prekių, pinigų, meno vertybių ar kitų privalomų pateikti muitinei daiktų, išskyrus kilnojamąsias kultūros vertybes ar antikvarinius daiktus, šaunamuosius ginklus, šaudmenis, sprogmenis, sprogstamąsias, radioaktyvias medžiagas ar kitas strategines prekes, Lietuvos Respublikos tam tikrų dopingo medžiagų kontrolės įstatyme nurodytas tam tikras dopingo medžiagas, nuodingąsias ir stipriai veikiančias, psichotropines ar narkotines medžiagas, jų pirmtakus (prekursorius), vertė neviršija penkiasdešimties minimalių gyvenimo lygių (MGL) dydžio sumos, –

užtraukia baudą nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų su kontrabandos daiktų, taip pat gabenimo ir kitų priemonių, skirtų kontrabandos daiktams per Lietuvos Respublikos valstybės sieną gabenti arba jiems slėpti, konfiskavimu ar be konfiskavimo.

Šio straipsnio pirmojoje dalyje numatyti veiksmai, kai neteisėtai gabenamų prekių, pinigų, meno vertybių ar kitų privalomų pateikti muitinei daiktų, išskyrus kilnojamąsias kultūros vertybes ar antikvarinius daiktus, šaunamuosius ginklus, šaudmenis, sprogmenis, sprogstamąsias, radioaktyvias medžiagas ar kitas strategines prekes, Lietuvos Respublikos tam tikrų dopingo medžiagų kontrolės įstatyme nurodytas tam tikras dopingo medžiagas, nuodingąsias ir stipriai veikiančias, psichotropines ar narkotines medžiagas, jų pirmtakus (prekursorius), vertė yra iki penkių minimalių gyvenimo lygių (MGL) dydžio sumos, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki aštuonių šimtų šešiasdešimt aštuonių eurų su kontrabandos daiktų, taip pat gabenimo ir kitų priemonių, skirtų kontrabandos daiktams per Lietuvos Respublikos valstybės sieną gabenti arba jiems slėpti, konfiskavimu ar be konfiskavimo.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610  
Nr. [I-391](#), 1994.02.15, *Žin.*, 1994, Nr. 15-250  
Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132  
Nr. [I-1297](#), 96.04.23, *Žin.*, 1996, Nr. 41-990 (96.05.08)  
Nr. [VIII-354](#), 97.07.01, *Žin.*, 1997, Nr. 69-1732 (97.07.23)  
Nr. [VIII-1041](#), 99.02.02, *Žin.*, 1999, Nr. 18-443 (99.02.19)  
Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)  
Nr. [X-1101](#), 2007-04-19, *Žin.*, 2007, Nr. 49-1880 (2007-05-05)  
Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013  
Nr. [XII-1673](#), 2015-05-07, paskelbta TAR 2015-05-15, i. k. 2015-07407

## **211 straipsnis. Tyčinis antspaudo (plombos) sužalojimas arba nuplėšimas**

Tyčinis kompetentingo pareigūno uždėto antspaudo (plombos) sužalojimas arba nuplėšimas, išskyrus šio kodekso 209<sup>5</sup> straipsnyje numatytus atvejus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610  
Nr. [I-391](#), 1994.02.15, *Žin.*, 1994, Nr. 15-250  
Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132  
Nr. [I-1297](#), 96.04.23, *Žin.*, 1996, Nr. 41-990 (96.05.08)  
Nr. [VIII-354](#), 97.07.01, *Žin.*, 1997, Nr. 69-1732 (97.07.23)  
Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)  
Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)  
Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)  
Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **212 straipsnis. Neatvykimas į privalomąją karo tarnybą arba alternatyviąją krašto apsaugos tarnybą**

Piliečių neatvykimas į privalomąją karo tarnybą arba alternatyviąją krašto apsaugos tarnybą be pateisinamos priežasties iki dviejų parų –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Toks pat pažeidimas, kai pilietis neatvyksta ilgiau kaip dvi paras, –

užtraukia dvidešimt aštuonių eurų baudą už kiekvieną pavėluotą parą, bet ne daugiau kaip du šimtus aštuoniasdešimt devynis eurus.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370  
Nr. [I-16](#), 1990.03.12, *Žin.*, 1990, Nr. 9-232  
Nr. [I-751](#), 1990.11.06, *Žin.*, 1990, Nr. 32-776  
Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610  
Nr. [I-180](#), 1993.06.10, *Žin.*, 1993, Nr. 26-597  
Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132  
Nr. [I-1594](#), 96.10.22, *Žin.*, 1996, Nr. 106-2428 (96.11.06)  
Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)  
Nr. [XI-1521](#), 2011-06-23, *Žin.*, 2011, Nr. 86-4163 (2011-07-13)  
Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **213 straipsnis. Duomenų, reikalingų karo prievolininkų karinei įskaitai, nepateikimas karo prievolę administruojančiai krašto apsaugos sistemos institucijai arba melagingų duomenų pateikimas**

Duomenų, reikalingų karo prievolininkų karinei įskaitai, nepateikimas laiku karo prievolę administruojančiai krašto apsaugos sistemos institucijai, kai tai padaro fiziniai ir juridiniai asmenys, atsakingi už duomenų, reikalingų karinei įskaitai tvarkyti, teikimą, –

užtraukia baudą nuo dvidešimt aštuonių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Šio straipsnio pirmojoje dalyje išvardytų asmenų melagingas pateikimas duomenų, reikalingų karo prievolininkų karinei įskaitai, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje ir antrojoje dalyse numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370  
Nr. [I-16](#), 1990.03.12, *Žin.*, 1990, Nr. 9-232

Nr. [L-751](#), 1990.11.06, *Žin.*, 1990, Nr. 32-776  
Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610  
Nr. [L-180](#), 1993.06.10, *Žin.*, 1993, Nr. 26-597  
Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132  
Nr. [L-957](#), 95.06.20, *Žin.*, 1995, Nr. 55-1356 (95.07.05)  
Nr. [L-1594](#), 96.10.22, *Žin.*, 1996, Nr. 106-2428 (96.11.06)  
Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)  
Nr. [XI-1521](#), 2011-06-23, *Žin.*, 2011, Nr. 86-4163 (2011-07-13)  
Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **213<sup>1</sup> straipsnis. Karo prievolinių pareigų nevykdymas**

Karo prievolinių pareigų, nustatytų Lietuvos Respublikos karo prievolės įstatyme, išskyrus šio kodekso 212 straipsnyje numatytus atvejus, nevykdymas arba karo prievolinių, paskirtų atlikti alternatyviąją krašto apsaugos tarnybą, pareigų nevykdymas –

užtraukia baudą nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370  
Nr. [L-16](#), 1990.03.12, *Žin.*, 1990, Nr. 9-232  
Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610  
Nr. [L-180](#), 1993.06.10, *Žin.*, 1993, Nr. 26-597  
Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132  
Nr. [L-1594](#), 96.10.22, *Žin.*, 1996, Nr. 106-2428 (96.11.06)  
Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)  
Nr. [XI-1521](#), 2011-06-23, *Žin.*, 2011, Nr. 86-4163 (2011-07-13)  
Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **213<sup>2</sup> straipsnis. Tyčinis kario liudijimo sugadinimas ar jo praradimas dėl nerūpestingumo**

Karo prievolinių tyčinis kario liudijimų sugadinimas ar nerūpestingas laikymas, lėmęs jų praradimą, – užtraukia baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370  
Nr. [L-16](#), 1990.03.12, *Žin.*, 1990, Nr. 9-232  
Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610  
Nr. [L-180](#), 1993.06.10, *Žin.*, 1993, Nr. 26-597  
Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132  
Nr. [L-1594](#), 96.10.22, *Žin.*, 1996, Nr. 106-2428 (96.11.06)  
Nr. [XI-1521](#), 2011-06-23, *Žin.*, 2011, Nr. 86-4163 (2011-07-13)  
Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **213<sup>3</sup> straipsnis. Neteisėtas kario uniformos, atskirų jos elementų ir skiriamųjų ženklų dėvėjimas**

Neteisėtas kario uniformos, atskirų kario uniformos elementų, skiriamųjų ženklų dėvėjimas viešosiose vietose

– užtraukia baudą nuo dvidešimt aštuonių iki vieno šimto keturiasdešimt keturių eurų.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370  
Nr. [L-16](#), 1990.03.12, *Žin.*, 1990, Nr. 9-232  
Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)  
Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013  
Nr. [XII-1646](#), 2015-04-23, paskelbta TAR 2015-04-28, i. k. 2015-06454

### **213<sup>4</sup> straipsnis. Neteko galios**

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370  
Nr. [L-16](#), 1990.03.12, *Žin.*, 1990, Nr. 9-232

### **213<sup>5</sup> straipsnis. Neteko galios**

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370  
Nr. [L-16](#), 1990.03.12, *Žin.*, 1990, Nr. 9-232

### **213<sup>6</sup> straipsnis. Karių teisėtų reikalavimų nevykdymas**

Tyčinis uniformuoto kario teisėtų reikalavimų nevykdymas, taip pat kitoks trukdymas uniformuotam kariui įgyvendinti įstatymų jam suteiktas teises –

užtraukia baudą piliečiams nuo penkiasdešimt septynių iki vieno šimto keturiasdešimt keturių eurų ir pareigūnams – nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Papildyta straipsniu:*

Nr. [XII-1494](#), 2014-12-18, paskelbta TAR 2014-12-29, i. k. 2014-20791

### **214 straipsnis. Kino filmų pristatymo (anonso) kino salėse, kino filmų, videofilmų ir videoprogramų viešo rodymo, tiražavimo ar platinimo, erotinio pobūdžio renginių viešo rodymo, erotinio ir smurtinio pobūdžio spaudinių platinimo, priegos prie viešųjų kompiuterių tinklų (internetu) vietose privalomų filtravimo priemonių naudojimo tvarkos pažeidimas**

Kino filmų pristatymo (anonso) kino salėse, kino filmų, videofilmų ir videoprogramų viešo rodymo, tiražavimo ar platinimo, erotinio pobūdžio renginių viešo rodymo tvarkos pažeidimas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki keturių šimtų trisdešimt keturių eurų su kino filmų, videofilmų ir videoprogramų konfiskavimu.

Erotinio ir smurtinio pobūdžio spaudinių platinimo tvarkos pažeidimas –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų su spaudinių konfiskavimu.

Priegos prie viešųjų kompiuterių tinklų (internetu) vietose privalomų filtravimo priemonių naudojimo tvarkos pažeidimas –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

Nr. [XI-349](#), 2009-07-15, *Žin.*, 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>1</sup> straipsnis. Reklamos naudojimo reikalavimų ir draudimų nesilaikymas**

Klaidinančios reklamos naudojimas ar lyginamosios reklamos naudojimo reikalavimų nesilaikymas –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Lietuvos Respublikos reklamos įstatyme nustatytų kitų reklamos naudojimo reikalavimų ir draudimų nesilaikymas (išskyrus įstatymų uždraustos ar neteisėtos veiklos reklamos, taip pat prekių ar paslaugų, kurių gamyba ir (ar) pardavimas (teikimas) yra įstatymų uždrausti, reklamos skleidimą visuomenės informavimo priemonėse), taip pat išorinės reklamos įrengimo draudimų ir reikalavimų nesilaikymas –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio trečiojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-520](#), 97.11.18, *Žin.*, 1997, Nr. 108-2735 (97.11.28)

Nr. [IX-199](#), 2001 03 01, *Žin.*, 2001, Nr. 25-826 (2001 03 23)

Nr. [IX-2511](#), 2004-10-28, *Žin.*, 2004, Nr. 166-6060 (2004-11-16), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XII-316](#), 2013-05-16, *Žin.*, 2013, Nr. 57-2855 (2013-06-01)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>2</sup> straipsnis. Informacijos apie tabako gaminius ar susijusius gaminius ir alkoholinius gėrimus teikimo tvarkos pažeidimas**

Informacijos apie tabako gaminius ar susijusius gaminius (elektronines cigaretes ir pildomasias talpyklas) ir alkoholinius gėrimus teikimo tvarkos pažeidimas –

užtraukia baudą piliečiams iki dvidešimt aštuonių eurų ir pareigūnams – iki penkiasdešimt septynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-263](#), 1993.10.05, *Žin.*, 1993, Nr. 54-1047

### **214<sup>3</sup> straipsnis. Atsisakymas teikti informaciją masinės informacijos priemonės atstovui ar trukdymas žurnalistui vykdyti savo profesinę pareigą**

Valstybės ir savivaldybių institucijų ir įstaigų vadovų atsisakymas teikti informaciją masinės informacijos priemonės atstovui, išskyrus informaciją, kuri neskelbtina pagal Lietuvos Respublikos įstatymus, nenurodant atsisakymo priežasties ar trukdymas žurnalistui vykdyti savo profesinę pareigą –

užtraukia baudą valstybės ir savivaldybių institucijų ir įstaigų vadovams nuo keturiolikos iki vieno šimto keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkiasdešimt septynių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [X-691](#), 2006-06-15, *Žin.*, 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>4</sup> straipsnis. Neteko galios**

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [I-1551](#), 96.09.25, *Žin.*, 1996, Nr. 104-2362 (96.10.30)

### **214<sup>5</sup> straipsnis. Neteko galios**

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

### **214<sup>6</sup> straipsnis. Respublikos Prezidento įžeidimas arba šmeižimas masinės informacijos priemonėse**

Respublikos Prezidento įžeidimas arba šmeižimas masinės informacijos priemonėse –

užtraukia įspėjimą ar baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>7</sup> straipsnis. Visuomenės informavimo priemonių paskelbtos informacijos saugojimo tvarkos pažeidimas**

Visuomenės informavimo priemonių, išskyrus transliuotojus, paskelbtos informacijos saugojimo tvarkos pažeidimas –

užtraukia baudą nuo aštuoniasdešimt šešių iki vieno šimto keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų dviejų eurų.

Transliuotojų paskelbtos informacijos saugojimo tvarkos pažeidimas –

užtraukia baudą transliuotojams nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio trečiojoje dalyje numatytą pažeidimą, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių dvidešimt septynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [IX-1758](#), 2003-10-14, *Žin.*, 2003, Nr. 102-4581 (2003-10-31)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>8</sup> straipsnis. Uždraustos reklamos ir informacijos, uždraustos ar neteisėtos veiklos reklamos ir informacijos apie šią veiklą arba prekių ar paslaugų, kurių gamyba ir (ar)**



## **pardavimas (teikimas) yra uždrausti, reklamos skleidimas visuomenės informavimo priemonėse**

Įstatymų uždraustos reklamos ir informacijos, įstatymų uždraustos ar neteisėtos veiklos reklamos ir informacijos apie šią veiklą arba prekių ar paslaugų, kurių gamyba ir (ar) pardavimas (teikimas) yra įstatymų uždrausti, reklamos skleidimas visuomenės informavimo priemonėse –

užtraukia baudą visuomenės informavimo priemonės vyriausiajam redaktoriui arba kitam atsakingam už reklamos skleidimą asmeniui nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje padarytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

*Straipsnio pakeitimai:*

Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [L-881](#), 95.05.04, *Žin.*, 1995, Nr. 43-1046 (95.05.24)

Nr. [IX-199](#), 2001 03 01, *Žin.*, 2001, Nr. 25-826 (2001 03 23)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **214<sup>9</sup> straipsnis. Neteisėtas mokymo ar studijų organizavimas**

Mokymo ar studijų organizavimas neturint leidimo (licencijos) –

užtraukia baudą nuo vieno tūkstančio keturių šimtų keturiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių iki penkių tūkstančių septynių šimtų devyniasdešimt dviejų eurų.

*Straipsnio pakeitimai:*

Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **214<sup>10</sup> straipsnis. Autorių teisių ir gretutinių teisių pažeidimas**

Neteisėtas literatūros, mokslo ar meno kūrinio (įskaitant kompiuterių programas ir duomenų bazines) ar gretutinių teisių objekto arba jų dalies viešas atlikimas, atgaminimas, viešas paskelbimas, kitoks panaudojimas bet kokiais būdais ir priemonėmis nekomerciniais tikslais, taip pat neteisėtų kopijų platinimas, gabenimas ar laikymas komerciniais tikslais –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų su kūrinio ar gretutinių teisių objekto neteisėtų kopijų konfiskavimu.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų su kūrinio ar fonogramos neteisėtų kopijų ir jų gamybos priemonių ar įrangos konfiskavimu.

**Pastaba.** Kūrinio ar fonogramos neteisėtų kopijų gamybos priemonės ar įranga – techninė įranga, medžiagos ir kitos priemonės, kurios išimtinai ar dažniausiai naudojamos kūrinio ar fonogramos neteisėtoms kopijoms atgaminti ir (ar) platinti arba kurių paskirtis ir naudojimo tiesioginis tikslas – atgaminti ir (ar) platinti neteisėtas kūrinio ar fonogramos kopijas.

*Straipsnio pakeitimai:*

Nr. [L-1431](#), 96.07.03, *Žin.*, 1996, Nr. 73-1741 (96.07.31)

Nr. [VIII-643](#), 98.02.24, *Žin.*, 1998, Nr. 25-637 (98.03.13)

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

Nr. [XI-349](#), 2009-07-15, *Žin.*, 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **214<sup>11</sup> straipsnis. Specialių apskaitos dokumentų blankų užsakymo, gamybos, technologinės apsaugos, platinimo, įsigijimo, naudojimo ir likvidavimo, taip pat važtaraščių blankų apskaitos, užsakymo, gamybos, technologinės apsaugos, platinimo, įsigijimo, naudojimo ir likvidavimo tvarką reglamentuojančių teisės aktų pažeidimas**

Specialių apskaitos dokumentų blankų užsakymo, gamybos, technologinės apsaugos, platinimo, įsigijimo, naudojimo ir likvidavimo, taip pat važtaraščių blankų apskaitos, užsakymo, gamybos, technologinės apsaugos, platinimo, įsigijimo, naudojimo ir likvidavimo tvarką reglamentuojančių teisės aktų pažeidimas –

užtraukia išpėjimà arba baudà nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudà nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-124](#), 97.02.25, *Žin.*, 1997, Nr. 21-488 (97.03.12)

*Straipsnio pakeitimai:*

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

#### **214<sup>12</sup> straipsnis.** (Neteko galios nuo 2009 m. liepos 28 d.)

*Straipsnio pakeitimai:*

Nr. [VIII-520](#), 97.11.18, *Žin.*, 1997, Nr. 108-2735 (97.11.28)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [XI-349](#), 2009-07-15, *Žin.*, 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

#### **214<sup>13</sup> straipsnis.** (Neteko galios nuo 2009 m. liepos 28 d.)

*Straipsnio pakeitimai:*

Nr. [VIII-520](#), 97.11.18, *Žin.*, 1997, Nr. 108-2735 (97.11.28)

Nr. [XI-349](#), 2009-07-15, *Žin.*, 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

#### **214<sup>14</sup> straipsnis. Neteisėtas asmens duomenų tvarkymas**

Asmens duomenų tvarkymas pažeidžiant Lietuvos Respublikos asmens duomenų teisinės apsaugos įstatymà – užtraukia baudà nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytà pažeidimą, –

užtraukia baudà nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-687](#), 98.04.07, *Žin.*, 1998, Nr. 40-1065 (98.04.29)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

#### **214<sup>15</sup> straipsnis. Neteisėtas valstybės informacinių sistemų duomenų tvarkymas**

Valstybės informacinių sistemų duomenų (išskyrus asmens duomenis) rinkimas, kaupimas, saugojimas, papildymas, keitimas, ištrynimasis, taisymas, klasifikavimas, sunaikinimas, teikimas arba atsisakymas juos teikti pažeidžiant informacinių sistemų tvarkymà reglamentuojančius teisės aktus –

užtraukia baudà nuo aštuoniasdešimt šešių iki vieno šimto septyniasdešimt trijų eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudà nuo vieno šimto septyniasdešimt trijų iki trijų šimtų keturiasdešimt septynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-687](#), 98.04.07, *Žin.*, 1998, Nr. 40-1065 (98.04.29)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

#### **214<sup>16</sup> straipsnis. Duomenų subjekto teisių pažeidimas**

Duomenų subjekto teisių, nustatytų Lietuvos Respublikos asmens duomenų teisinės apsaugos įstatyme, pažeidimas –

užtraukia baudà nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytà pažeidimą, –

užtraukia baudà nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-687](#), 98.04.07, *Žin.*, 1998, Nr. 40-1065 (98.04.29)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

#### **214<sup>17</sup> straipsnis. Valstybinės duomenų apsaugos inspekcijos pareigūnų teisėtų nurodymų nevykdymas**

Valstybinės duomenų apsaugos inspekcijos pareigūnų teisėtų nurodymų duomenų apsaugos srityje, telekomunikacijų srityje nevykdymas, žinomai melagingų duomenų pateikimas arba trukdymas Valstybinei duomenų apsaugos inspekcijai atlikti tikrinimus įstatymų ir kitų teisės aktų nustatyta tvarka – užtraukia baudą nuo dvidešimt aštuonių iki penkiasdešimt septynių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-687](#), 98.04.07, *Žin.*, 1998, Nr. 40-1065 (98.04.29)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>18</sup> straipsnis. Tarnybos paslapties praradimas, sunaikinimas, sugadinimas**

Įslaptintos informacijos, kuri yra tarnybos paslaptis, neteisėtas praradimas, sunaikinimas, sugadinimas, jeigu tai padarė asmuo, kuriam ši informacija buvo patikėta įstatymų nustatyta tvarka, – užtraukia baudą iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [VIII-1486](#), 99.12.21, *Žin.*, 1999, Nr. 113-3286 (99.12.30)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>19</sup> straipsnis. Neigiamą poveikį nepilnamečių vystymuisi darančios viešosios informacijos žymėjimo ir (ar) skleidimo reikalavimų pažeidimas**

Neigiamą poveikį nepilnamečių vystymuisi darančios viešosios informacijos žymėjimo ir (ar) skleidimo reikalavimų pažeidimas arba neigiamą poveikį nepilnamečių vystymuisi darančios draudžiamos skelbti viešosios informacijos, susijusios su asmens duomenų paskelbimu, paskelbimas –

užtraukia įspėjimą arba baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių dvidešimt septynių eurų.

Neigiamą poveikį nepilnamečių vystymuisi darančios viešosios informacijos žymėjimo ir (ar) skleidimo reikalavimų pažeidimas arba neigiamą poveikį nepilnamečių vystymuisi darančios draudžiamos skelbti viešosios informacijos, susijusios su asmens duomenų paskelbimu, paskelbimas radijo ir (ar) televizijos programose, atskirose programose, užsakomųjų visuomenės informavimo audiovizualinėmis priemonėmis paslaugų kataloguose –

užtraukia įspėjimą arba baudą radijo ir (ar) televizijos programų transliuotojų ir užsakomųjų visuomenės informavimo audiovizualinėmis priemonėmis paslaugų teikėjų vadovams arba kitiems atsakingiems asmenims nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio trečiojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

Neigiamą poveikį nepilnamečių vystymuisi darančios viešosios informacijos žymėjimo ir (ar) skleidimo reikalavimų pažeidimas kompiuteriniuose žaidimuose –

užtraukia įspėjimą arba baudą nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio penktojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių dvidešimt septynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1758](#), 2003-10-14, *Žin.*, 2003, Nr. 102-4581 (2003-10-31)

*Straipsnio pakeitimai:*

Nr. [XI-349](#), 2009-07-15, *Žin.*, 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-2559](#), 2016-06-30, paskelbta TAR 2016-07-13, i. k. 2016-20296

### **214<sup>20</sup> straipsnis. Transliavimo ir (ar) retransliuojamo turinio licencijose ir leidimuose nustatytų reikalavimų pažeidimas, pareigos pranešti Lietuvos radijo ir televizijos komisijai apie numatomą licencijuojamos radijo ir (ar) televizijos programų transliavimo ir (ar) retransliavimo veiklos nutraukimą nevykdymas, Lietuvos radijo ir televizijos komisijos sprendimų nevykdymas, nelicencijuojamos radijo, televizijos programų transliavimo ir (ar) retransliavimo veiklos vykdymas, užsakomųjų visuomenės informavimo audiovizualinėmis priemonėmis paslaugų, televizijos programų ir (ar)**

## **atskirų programų platinimo internete paslaugų teikimas nepranešus Lietuvos radijo ir televizijos komisijai apie veiklos vykdymo ar paslaugų teikimo pradžią**

Transliavimo ir (ar) retransliuojamo turinio licencijose ir leidimuose nustatytų reikalavimų pažeidimas ar pareigos pranešti Lietuvos radijo ir televizijos komisijai apie numatomą licencijuojamos radijo ir (ar) televizijos programų transliavimo ir (ar) retransliavimo veiklos nutraukimą nevykdymas –

užtraukia įspėjimą arba baudą radijo ir (ar) televizijos programų transliuotojų ir retransliuotojų vadovams arba kitiems atsakingiems asmenims nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių dvidešimt septynių eurų.

Lietuvos radijo ir televizijos komisijos sprendimų nevykdymas –

užtraukia įspėjimą arba baudą radijo ir (ar) televizijos programų transliuotojų, retransliuotojų, užsakomųjų visuomenės informavimo audiovizualinėmis priemonėmis paslaugų teikėjų, televizijos programų ir (ar) atskirų programų platinimo internete paslaugų teikėjų vadovams arba kitiems atsakingiems asmenims nuo vieno šimto keturiasdešimt iki šešių šimtų eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio trečiojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo šešių šimtų iki dviejų tūkstančių eurų.

Nelicencijuojamos radijo, televizijos programų transliavimo ir (ar) retransliavimo veiklos vykdymas, užsakomųjų visuomenės informavimo audiovizualinėmis priemonėmis paslaugų, televizijos programų ir (ar) atskirų programų platinimo internete paslaugų teikimas nepranešus Lietuvos radijo ir televizijos komisijai apie veiklos vykdymo ar paslaugų teikimo pradžią –

užtraukia įspėjimą arba baudą fiziniams asmenims arba nelicencijuojamą radijo, televizijos programų transliavimo ir (ar) retransliavimo veiklą vykdančių juridinių asmenų, užsakomųjų visuomenės informavimo audiovizualinėmis priemonėmis paslaugų, televizijos programų ir (ar) atskirų programų platinimo internete paslaugų teikėjų vadovams arba kitiems atsakingiems asmenims nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio penktojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių dvidešimt septynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1758](#), 2003-10-14, *Žin.*, 2003, Nr. 102-4581 (2003-10-31)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-2559](#), 2016-06-30, paskelbta TAR 2016-07-13, i. k. 2016-20296

## **214<sup>21</sup> straipsnis. Reikalavimų dėl Europos kūrinių ir nepriklausomų kūrėjų sukurtų kūrinių dalies transliuojamose televizijos programose ir užsakomųjų visuomenės informavimo audiovizualinėmis priemonėmis paslaugų kataloguose nesilaikymas**

Reikalavimų dėl Europos kūrinių ir nepriklausomų kūrėjų sukurtų kūrinių dalies transliuojamose televizijos programose ir užsakomųjų visuomenės informavimo audiovizualinėmis priemonėmis paslaugų kataloguose nesilaikymas –

užtraukia įspėjimą arba baudą televizijos programų transliuotojų ir užsakomųjų visuomenės informavimo audiovizualinėmis priemonėmis paslaugų teikėjų vadovams arba kitiems atsakingiems asmenims nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki dviejų tūkstančių dvidešimt septynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1758](#), 2003-10-14, *Žin.*, 2003, Nr. 102-4581 (2003-10-31)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-2559](#), 2016-06-30, paskelbta TAR 2016-07-13, i. k. 2016-20296

## **214<sup>22</sup> straipsnis. Reikalavimų televizijos reklamai, teleparduotuvei, prekių rodymui, reklamai radijo programose, komerciniams audiovizualiniams pranešimams ir visuomenės informavimo audiovizualinėmis priemonėmis paslaugų, radijo programų ir (ar) atskirų programų rėmimo reikalavimų pažeidimas**

Reikalavimų televizijos reklamai, teleparduotuvei, prekių rodymui, reklamai radijo programose, komerciniams audiovizualiniams pranešimams ir visuomenės informavimo audiovizualinėmis priemonėmis paslaugų, radijo programų ir (ar) atskirų programų rėmimo reikalavimų pažeidimas –

užtraukia įspėjimą arba baudą radijo ir (ar) televizijos programų transliuotojų ir užsakomųjų visuomenės informavimo audiovizualinėmis priemonėmis paslaugų teikėjų vadovams arba kitiems atsakingiems asmenims nuo dviejų šimtų aštuoniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuonių šimtų šešiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1758](#), 2003-10-14, *Žin.*, 2003, Nr. 102-4581 (2003-10-31)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-2559](#), 2016-06-30, paskelbta TAR 2016-07-13, i. k. 2016-20296

### **214<sup>23</sup> straipsnis. Neteisėtas asmens duomenų tvarkymas ir privatumo apsaugos pažeidimas elektroninių ryšių srityje**

Elektroninių ryšių įstatyme numatyto asmens duomenų tvarkymo ir privatumo apsaugos pažeidimas – užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

*Straipsnio pakeitimai:*

Nr. [IX-2153](#), 2004-04-22, *Žin.*, 2004, Nr. 68-2368 (2004-04-29)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>24</sup> straipsnis. Teisės aktų, reglamentuojančių kvalifikuotus sertifikatus sudarančių sertifikavimo paslaugų teikėjų veiklą, pažeidimas**

Teisės aktų, reglamentuojančių kvalifikuotus sertifikatus sudarančių sertifikavimo paslaugų teikėjų veiklą, pažeidimas –

užtraukia baudą kvalifikuotus sertifikatus sudarančių sertifikavimo paslaugų teikėjų vadovams nuo vieno šimto keturiasdešimt keturių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų.

Šio straipsnio pirmojoje dalyje numatyta veika, padariusi žalos elektroninio parašo naudotojams, –

užtraukia baudą kvalifikuotus sertifikatus sudarančių sertifikavimo paslaugų teikėjų vadovams nuo vieno tūkstančio vieno šimto penkiasdešimt aštuonių iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-2335](#), 2004-07-08, *Žin.*, 2004, Nr. 115-4275 (2004-07-24)

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>25</sup> straipsnis. Lietuvos Respublikos informacinės visuomenės paslaugų įstatymo pažeidimas**

Lietuvos Respublikos informacinės visuomenės paslaugų įstatymo pažeidimas –

užtraukia baudą informacinės visuomenės paslaugų teikėjams – fiziniams asmenims arba juridinių asmenų vadovams nuo vieno šimto keturiasdešimt keturių iki penkių šimtų septyniasdešimt devynių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [X-1019](#), 2007-01-16, *Žin.*, 2007, Nr. 12-492 (2007-01-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>26</sup> straipsnis. Kliudymas Informacinės visuomenės plėtros komiteto prie Susisiekimo ministerijos pareigūnams atlikti savo funkcijas arba jų teisėtų reikalavimų nevykdymas**

Kliudymas Informacinės visuomenės plėtros komiteto prie Susisiekimo ministerijos pareigūnams atlikti savo funkcijas arba jų teisėtų reikalavimų nevykdymas –

užtraukia baudą informacinės visuomenės paslaugų teikėjams – fiziniams asmenims arba juridinių asmenų vadovams nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.



Tokios pat veikos, padarytos asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo keturių šimtų trisdešimt keturių iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [X-1019](#), 2007-01-16, Žin., 2007, Nr. 12-492 (2007-01-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

*Straipsnio pakeitimai:*

Nr. [XI-801](#), 2010-05-11, Žin., 2010, Nr. 60-2960 (2010-05-25)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>27</sup> straipsnis. Pramoninės nuosavybės teisių pažeidimas**

Prekių, neteisėtai pažymėtų svetimu prekių ženklu, laikymas ar gabenimas siekiant turtinės naudos arba prekių, neteisėtai pagamintų panaudojant svetimą dizainą ar išradimo patentą, laikymas ar gabenimas siekiant turtinės naudos –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų su prekių, neteisėtai pažymėtų svetimu prekių ženklu, ar prekių, neteisėtai pagamintų panaudojant svetimą dizainą ar išradimo patentą, ir jų gamybos priemonių ar įrangos konfiskavimu.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki aštuonių šimtų šešiasdešimt aštuonių eurų su prekių, neteisėtai pažymėtų svetimu prekių ženklu, ar prekių, neteisėtai pagamintų panaudojant svetimą dizainą ar išradimo patentą, ir jų gamybos priemonių ar įrangos konfiskavimu.

**Pastaba.** Prekių, neteisėtai pažymėtų svetimu prekių ženklu, ar prekių, neteisėtai pagamintų panaudojant svetimą dizainą ar išradimo patentą, gamybos priemonės ar įranga – techninė įranga, medžiagos ir kitos priemonės, kurios išimtinai ar dažniausiai naudojamos šių prekių gamybai arba kurių paskirtis ir naudojimo tiesioginis tikslas – gaminti šias prekes.

*Kodeksas papildytas straipsniu:*

Nr. [X-1246](#), 2007-07-03, Žin., 2007, Nr. 81-3316 (2007-07-21), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodytą šio įstatymo priede, įgyvendinimą.

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>28</sup> straipsnis. Teisės aktų, įpareigojančių kreiptis į Saugiujų dokumentų ir saugiujų dokumentų blankų technologinės apsaugos nustatymo komisiją dėl Vyriausybės vertybinių popierių, banderolių, keleivinio transporto bilietų, oficialiujų žymėjimo ženklų, dokumentų blankų vertinimo ir priskyrimo technologinės apsaugos lygiui ir polygiui, pažeidimas**

Nesikreipimas teisės aktų nustatytais terminais į Saugiujų dokumentų ir saugiujų dokumentų blankų technologinės apsaugos nustatymo komisiją dėl Vyriausybės vertybinių popierių, banderolių, keleivinio transporto bilietų, oficialiujų žymėjimo ženklų, dokumentų blankų vertinimo ir priskyrimo technologinės apsaugos lygiui ir polygiui arba pavedimo kreiptis teisės aktų nustatytais terminais į Saugiujų dokumentų ir saugiujų dokumentų blankų technologinės apsaugos nustatymo komisiją dėl Vyriausybės vertybinių popierių, banderolių, keleivinio transporto bilietų, oficialiujų žymėjimo ženklų, dokumentų blankų vertinimo ir priskyrimo technologinės apsaugos lygiui ir polygiui nedavimas, arba pavedimo kreiptis teisės aktų nustatytais terminais į Saugiujų dokumentų ir saugiujų dokumentų blankų technologinės apsaugos nustatymo komisiją dėl Vyriausybės vertybinių popierių, banderolių, keleivinio transporto bilietų, oficialiujų žymėjimo ženklų, dokumentų blankų vertinimo ir priskyrimo technologinės apsaugos lygiui ir polygiui nevykdymas –

užtraukia įspėjimą arba baudą nuo aštuoniasdešimt šešių iki vieno šimto keturiasdešimt keturių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [X-1381](#), 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **214<sup>29</sup> straipsnis. Paraiškos įregistruoti sauguji dokumentą ar sauguji dokumento blanką į Saugiujų dokumentų ir saugiujų dokumentų blankų registrą ir parengti saugiojo dokumento ar saugiojo dokumento blanko eskizą ir grafinį projektą pateikimą reglamentuojančių teisės aktų pažeidimas**

Paraiškos įregistruoti saugųjį dokumentą ar saugųjį dokumento blanką į Saugųjų dokumentų ir saugųjų dokumentų blankų registrą ir parengti saugiojo dokumento ar saugiojo dokumento blanko eskizą ir grafinį projektą nepateikimas Valstybės dokumentų technologinės apsaugos tarnybai prie Finansų ministerijos teisės aktų nustatytais terminais arba pavedimo pateikti Valstybės dokumentų technologinės apsaugos tarnybai prie Finansų ministerijos paraišką įregistruoti saugųjį dokumentą ar saugųjį dokumento blanką į Saugųjų dokumentų ir saugųjų dokumentų blankų registrą ir parengti saugiojo dokumento ar saugiojo dokumento blanko eskizą ir grafinį projektą nedavimas teisės aktų nustatytais terminais, arba pavedimo pateikti teisės aktų nustatytais terminais Valstybės dokumentų technologinės apsaugos tarnybai prie Finansų ministerijos paraišką įregistruoti saugųjį dokumentą ar saugųjį dokumento blanką į Saugųjų dokumentų ir saugųjų dokumentų blankų registrą ir parengti saugiojo dokumento ar saugiojo dokumento blanko eskizą ir grafinį projektą nevykdymas –

užtraukia įspėjimą arba baudą nuo dvidešimt aštuonių iki aštuoniasdešimt šešių eurų.

Tokie pat veiksmai, padaryti asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytus pažeidimus, –

užtraukia baudą nuo aštuoniasdešimt šešių iki vieno šimto keturiasdešimt keturių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [X-1381](#), 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

*Straipsnio pakeitimai:*

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **215 straipsnis. Kliudymas jaunimui mokytis**

Tėvų arba juos atstovaujančių asmenų vengimas arba kliudymas leisti į mokyklą pagrindinio išsilavinimo neįgijusį jaunimą iki 16 metų, taip pat pareigūnų ar kitų asmenų kliudymas lankyti mokyklą tokiam jaunimui –

užtraukia baudą nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų.

Tokia pat veika, padaryta asmens, bausto administracine nuobauda už šio straipsnio pirmojoje dalyje numatytą pažeidimą, –

užtraukia baudą nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [XI-1595](#), 1987.04.29, Žin., 1987, Nr. 13-134

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-382](#), 1994.01.20, Žin., 1994, Nr. 8-123

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **Keturioliktasis<sup>1</sup> skirsnis**

### **ADMINISTRACINIAI TEISĖS PAŽEIDIMAI VALSTYBĖS IR SAVIVALDYBIŲ AKCIJŲ PRIVATIZAVIMO SRITYJE**

*Skirsnio pakeitimai:*

Nr. [XII-972](#), 2014-06-26, paskelbta TAR 2014-07-10, i. k. 2014-09972

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **215<sup>1</sup> straipsnis. Informacijos apie privatizavimo objektą nepateikimas arba atskleidimas**

Informacijos apie privatizavimo objektą nepateikimas privatizavimo institucijoms arba žinomai neteisingos informacijos pateikimas –

užtraukia baudą privatizavimo objekto valdytojui bei įmonės vadovui ir vyriausiajam buhalterii ar buhalterinę apskaitą tvarkančios įmonės struktūrinio padalinio vadovui arba pagal sutartį buhalterinės apskaitos paslaugas teikiančios įmonės vadovui ar kitam atsakingam asmeniui nuo vieno šimto keturiasdešimt keturių iki dviejų šimtų aštuoniasdešimt devynių eurų su nušalinimu nuo darbo (pareigų) ar be nušalinimo.

Žinomai neteisingos informacijos apie privatizavimo objektą viešas paskelbimas –

užtraukia baudą privatizavimo institucijų pareigūnams nuo dviejų šimtų aštuoniasdešimt devynių iki penkių šimtų septyniasdešimt devynių eurų su nušalinimu nuo darbo (pareigų) ar be nušalinimo.

Informacijos apie privatizavimo objektą, laikomos konfidencialia informacija arba pramonine ar komercine paslaptimi, atskleidimas kitam asmeniui, kuriam susipažinimas su šia informacija nenumatytas valstybės ir savivaldybių akcijų privatizavimo procese, –

užtraukia baudą privatizavimo institucijų pareigūnams, privatizavimo objektų valdytojams bei įmonės vadovui ir vyriausiajam buhalterii ar buhalterinę apskaitą tvarkančios įmonės struktūrinio padalinio vadovui arba pagal sutartį buhalterinės apskaitos paslaugas teikiančios įmonės vadovui ar kitam atsakingam asmeniui nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų su nušalinimu nuo darbo (pareigų) ar be nušalinimo.

**215<sup>2</sup> straipsnis. Centralizuotai valdomo valstybės turto valdytojo (savivaldybių privatizavimo fondų) nurodymų privatizavimo klausimais nevykdymas**

Centralizuotai valdomo valstybės turto valdytojo (savivaldybių privatizavimo fondų) teisėtų nurodymų privatizavimo klausimais nevykdymas –

užtraukia baudą privatizavimo objektų valdytojams bei įmonių vadovams nuo penkių šimtų septyniasdešimt devynių iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų su nušalinimu nuo darbo (pareigų) ar be nušalinimo.

**215<sup>3</sup> straipsnis. Privatizavimo objekto vertinimo tvarkos pažeidimas**

Nustatytos privatizavimo objekto vertinimo tvarkos pažeidimas –

užtraukia baudą turto vertinimą atlikusiems asmenims nuo aštuonių šimtų šešiasdešimt aštuonių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų su nušalinimu nuo darbo (pareigų) ar be nušalinimo.

**III skyrius**

**ORGANAI (PAREIGŪNAI), ĮGALIOTI NAGRINĖTI ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ BYLAS**

**Penkioliktasis skirsnis**

**PAGRINDINIAI NUOSTATAI**

**216 straipsnis. Organai (pareigūnai), įgalioti nagrinėti administracinių teisės pažeidimų bylas**

Administracinių teisės pažeidimų bylas nagrinėja:

- 1) administracinės komisijos prie savivaldybių tarybų;
- 2) savivaldybių seniūnijų kaimo vietovėse seniūnai;
- 3) (neteko galios);
- 4) rajonų (miestų) apylinkių teismai (apylinkių teismų teisėjai);
- 5) policija, valstybinės inspekcijos ir kiti Lietuvos Respublikos įstatymų tam įgalioti organai (pareigūnai).

*Straipsnio pakeitimai:*

*Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370*

*Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610*

*Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132*

*Nr. [I-957](#), 95.06.20, Žin., 1995, Nr. 55-1356 (95.07.05)*

**217 straipsnis. Organų, įgaliotų nagrinėti administracinių teisės pažeidimų bylas, kompetencija**

Administracinės komisijos prie savivaldybių tarybų, savivaldybių seniūnijų kaimo vietovėse seniūnai, rajonų (miestų) apylinkių teismai (apylinkių teismų teisėjai), policija, valstybinės inspekcijos ir kiti įgalioti organai (216 straipsnio 5 punktą) nagrinėja administracinių teisės pažeidimų bylas, kurias šis kodeksas ir kiti Lietuvos Respublikos įstatymai priskiria jų kompetencijai.

*Straipsnio pakeitimai:*

*Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370*

*Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610*

*Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132*

*Nr. [I-957](#), 95.06.20, Žin., 1995, Nr. 55-1356 (95.07.05)*

**218 straipsnis. Kolegialių organų, įgaliotų nagrinėti administracinių teisės pažeidimų bylas, sudarymo tvarka**

Administracines komisijas sudaro savivaldybių tarybos šios sudėties: komisijos pirmininkas, pirmininko pavaduotojas, etatinis atsakingasis sekretorius ir nariai.

Kitų kolegialių organų, įgaliotų nagrinėti administracinių teisės pažeidimų bylas, sudarymo tvarką nustato Lietuvos Respublikos įstatymai.

*Straipsnio pakeitimai:*

*Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370*

*Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610*

*Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132*

*Nr. [I-957](#), 95.06.20, Žin., 1995, Nr. 55-1356 (95.07.05)*

**219 straipsnis. Kolegialių organų posėdžių teisėtumas**

Administracinės komisijos turi teisę nagrinėti administracinių teisės pažeidimų bylas, kai posėdyje dalyvauja ne mažiau kaip pusė jų narių.

Kitų kolegialių organų posėdžių teisėtumą nustato Lietuvos Respublikos įstatymai.

*Straipsnio pakeitimai:*

Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

## **220 straipsnis. Pareigūnų įgaliojimai**

Pareigūnų, kurie šio kodekso 216 straipsnio 5 punkte nurodytų organų vardu nagrinėja administracinių teisės pažeidimų bylas, sąrašą nustato šis kodeksas ir kiti Lietuvos Respublikos įstatymai.

Pareigūnai, įgalioti nagrinėti administracinių teisės pažeidimų bylas, gali skirti šio kodekso ypatingosios dalies numatytas administracines nuobaudas jiems suteiktų įgaliojimų ribose ir tik eidami tarnybines pareigas.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

## **Šešiolikštasis skirsnis**

### **ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ BYLŲ ŽINYBINGUMAS**

#### **221 straipsnis. Administracinės komisijos**

Administracinės komisijos prie savivaldybių tarybų nagrinėja šio kodekso 42<sup>1</sup> straipsnyje, 49, 103, 104, 108 straipsniuose, 110 straipsnio ketvirtojoje, penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, dešimtojoje, vienuoliktojoje, dvyliktojoje, tryliktojoje, keturioliktojoje ir penkioliktojoje dalyse, 123 straipsnyje (dėl traktorių, savaeigių važiuklių, traktorių priekabų ir kelių tiesimo mašinų registravimo bei techninės apžiūros taisyklių pažeidimo), 133<sup>1</sup> straipsnio pirmojoje ir antrojoje dalyse, 136 straipsnio trečiojoje dalyje, 137 straipsnyje, 142 straipsnyje (išskyrus 142 straipsnio antrojoje, trečiojoje ir ketvirtojoje dalyse numatytus pažeidimus tolimojo ir tarptautinio susisiekiimo maršrutuose), 142<sup>1</sup>, 142<sup>2</sup>, 142<sup>3</sup>, 142<sup>11</sup> straipsniuose, 143 straipsnyje (dėl automobilių transporte padarytų pažeidimų), 156, 157 straipsniuose, 158 straipsnio pirmojoje dalyje, 158<sup>2</sup> straipsnyje, 162<sup>1</sup> straipsnio pirmojoje, antrojoje, trečiojoje ir ketvirtojoje dalyse, 163<sup>9</sup>, 163<sup>13</sup> straipsniuose, 172 straipsnyje (dėl vertimosi automobilių transporto verslu), 178 straipsnio antrojoje dalyje, 183 straipsnio antrojoje dalyje, 185, 186, 188, 188<sup>12</sup> straipsniuose, 191 straipsnio antrojoje dalyje, 205<sup>1</sup> straipsnyje, 211 straipsnyje (išskyrus Lietuvos metrologijos inspekcijos pareigūno ar aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimą arba nuplėšimą), 215 straipsnyje numatytų administracinių teisės pažeidimų bylas.

Administracinės komisijos prie savivaldybių tarybų nagrinėja taip pat administracinių teisės pažeidimų, už kuriuos atsakomybė nustatoma pagal šio kodekso 5 straipsnį, bylas.

*Straipsnio pakeitimai:*

Nr. XI-139, 1985.05.29, Žin., 1985, Nr. 16-178

Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370

Nr. XI-870, 1986.05.28, Žin., 1986, Nr. 16-158

Nr. XI-924, 1986.06.26, Žin., 1986, Nr. 18-184

Nr. XI-1595, 1987.04.29, Žin., 1987, Nr. 13-134

Nr. I-1691, 1987.06.09, Žin., 1987, Nr. 17-189

Nr. I-1788, 1987.07.29, Žin., 1987, Nr. 21-261

Nr. I-1789, 1987.07.29, Žin., 1987, Nr. 21-262

Nr. I-2574, 1988.09.28, Žin., 1988, Nr. 29-301

Nr. I-2756, 1989.01.25, Žin., 1989, Nr. 4-19

Nr. [L-326](#), 1990.06.26, Žin., 1990, Nr. 19-495

Nr. [L-435](#), 1990.07.30, Žin., 1990, Nr. 23-565

Nr. [L-830](#), 1990.12.04, Žin., 1990, Nr. 36-862

Nr. [L-853](#), 1990.12.11, Žin., 1990, Nr. 36-866

Nr. [L-1631](#), 1991.07.30, Žin., 1991, Nr. 23-600

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [L-57](#), 1993.01.28, Žin., 1993, Nr. 5-90

Nr. [L-252](#), 1993.09.28, Žin., 1993, Nr. 52-993

Nr. [L-263](#), 1993.10.05, Žin., 1993, Nr. 54-1047

Nr. [L-334](#), 1993.12.14, Žin., 1993, Nr. 72-1344

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [L-957](#), 95.06.20, Žin., 1995, Nr. 55-1356 (95.07.05)

Nr. [L-1037](#), 95.09.12, Žin., 1995, Nr. 79-1818 (95.09.27)

Nr. [L-1281](#), 96.04.04, Žin., 1996, Nr. 37-930 (96.04.26)

Nr. [L-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)

Nr. [L-1551](#), 96.09.25, Žin., 1996, Nr. 104-2362 (96.10.30)

Nr. [VIII-461](#), 97.10.16, Žin., 1997, Nr. 97-2446 (97.10.29)

Nr. [VIII-1017](#), 99.01.05, Žin., 1999, Nr. 11-237 (99.01.27)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [VIII-1603](#), 00.03.30, Žin., 2000, Nr. 32-888 (00.04.19)  
Nr. [VIII-1734](#), 00.06.15, Žin., 2000, Nr. 54-1557 (00.07.05)  
Nr. [IX-199](#), 2001 03 01, Žin., 2001, Nr. 25-826 (2001 03 23)  
Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)  
Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)  
Nr. [X-249](#), 2005-06-16, Žin., 2005, Nr. 83-3040 (2005-07-07)  
Nr. [X-691](#), 2006-06-15, Žin., 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą  
Nr. [X-906](#), 2006-11-16, Žin., 2006, Nr. 132-4986 (2006-12-05), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą  
Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)  
Nr. [X-1246](#), 2007-07-03, Žin., 2007, Nr. 81-3316 (2007-07-21), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą  
Nr. [XI-349](#), 2009-07-15, Žin., 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą  
Nr. [XI-581](#), 2009-12-17, Žin., 2010, Nr. 1-2 (2010-01-05), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede  
Nr. [XI-788](#), 2010-04-27, Žin., 2010, Nr. 55-2680 (2010-05-13)  
Nr. [XI-1036](#), 2010-09-28, Žin., 2010, Nr. 116-5918 (2010-09-30)  
Nr. [XI-1407](#), 2011-05-24, Žin., 2011, Nr. 72-3463 (2011-06-14)  
Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-1968](#), 2012-04-12, Žin., 2012, Nr. 50-2441 (2012-04-28)  
Nr. [XI-2272](#), 2012-10-03, Žin., 2012, Nr. 122-6127 (2012-10-20)  
Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106

## **222 straipsnis. Savivaldybių vykdomosios institucijos**

Savivaldybių vykdomosios institucijos nagrinėja šio kodekso 42<sup>4</sup> straipsnio trečiojoje dalyje, 49, 78, 103, 104, 110 straipsniuose, 124<sup>1</sup> straipsnio ketvirtojoje dalyje (išskyrus važiavimo tvarkos gyvenamosiose zonose ir kiemuose pažeidimus), 124<sup>5</sup>, 124<sup>6</sup> straipsniuose, 158 straipsnio pirmojoje dalyje, 158<sup>2</sup> straipsnyje, 160–163, 163<sup>9</sup>, 163<sup>13</sup>, 163<sup>15</sup>, 166, 167 straipsniuose, 178 straipsnio pirmojoje dalyje, 183 straipsnio pirmojoje dalyje, 185, 185<sup>1</sup>, 186 straipsniuose, 189<sup>2</sup> straipsnio pirmojoje dalyje (dėl gyvenamųjų namų ir kitų statinių, nenurodytų šio kodekso 247<sup>11</sup> straipsnio antrosios dalies 2 punkte), 189<sup>3</sup> straipsnyje (dėl gyvenamųjų namų ir kitų statinių, nenurodytų šio kodekso 247<sup>11</sup> straipsnio antrosios dalies 2 punkte), 201<sup>2</sup> straipsnyje, 214<sup>1</sup> straipsnio trečiojoje dalyje (dėl išorinės reklamos įrengimo reikalavimų ir draudimų pažeidimų) ir 215 straipsnyje numatytas administracinių teisės pažeidimų bylas.

Savivaldybių vykdomųjų institucijų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) už šio kodekso 42<sup>4</sup> straipsnio trečiojoje dalyje, 78 straipsnio pirmojoje dalyje, 110 straipsnio antrojoje ir trečiojoje dalyse, 124<sup>1</sup> straipsnio ketvirtojoje dalyje (išskyrus važiavimo tvarkos gyvenamosiose zonose ir kiemuose pažeidimus), 124<sup>5</sup>, 124<sup>6</sup>, 160–163, 163<sup>15</sup>, 166, 167 straipsniuose, 178 straipsnio pirmojoje dalyje, 183 straipsnio pirmojoje dalyje, 185<sup>1</sup> straipsnio antrojoje dalyje, 189<sup>2</sup> straipsnio pirmojoje dalyje (dėl gyvenamųjų namų ir kitų statinių, nenurodytų šio kodekso 247<sup>11</sup> straipsnio antrosios dalies 2 punkte), 189<sup>3</sup> straipsnyje (dėl gyvenamųjų namų ir kitų statinių, nenurodytų šio kodekso 247<sup>11</sup> straipsnio antrosios dalies 2 punkte), 201<sup>2</sup> straipsnyje ir 214<sup>1</sup> straipsnio trečiojoje dalyje (dėl išorinės reklamos įrengimo reikalavimų ir draudimų pažeidimų) numatytus administracinius teisės pažeidimus – savivaldybės administracijos direktoriaus įgalioti savivaldybės administracijos departamentų, skyrių, poskyrių vadovai ir jų pavaduotojai;

2) už šio kodekso 110 straipsnio pirmojoje dalyje, 124<sup>1</sup> straipsnio ketvirtojoje dalyje (išskyrus važiavimo tvarkos gyvenamosiose zonose ir kiemuose pažeidimus), 124<sup>5</sup>, 124<sup>6</sup>, 160–163, 163<sup>15</sup>, 166, 167 straipsniuose, 178 straipsnio pirmojoje dalyje, 183 straipsnio pirmojoje dalyje, 185<sup>1</sup> straipsnio pirmojoje dalyje, 201<sup>2</sup> straipsnyje numatytus administracinius teisės pažeidimus – savivaldybės administracijos direktoriaus įgalioti savivaldybės administracijos vyriausieji specialistai;

3) už šio kodekso 49, 78, 103, 104, 110 straipsniuose, 158 straipsnio pirmojoje dalyje, 158<sup>2</sup>, 160–163, 163<sup>9</sup>, 163<sup>13</sup>, 163<sup>15</sup>, 185, 185<sup>1</sup>, 186, 201<sup>2</sup>, 215 straipsniuose numatytus administracinius teisės pažeidimus – savivaldybės administracijos direktoriaus įgalioti seniūnijų kaimo vietovėse seniūnai.

*Straipsnio pakeitimai:*

Nr. [XI-139](#), 1985.05.29, Žin., 1985, Nr. 16-1



Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370  
Nr. XI-924, 1986.06.26, Žin., 1986, Nr. 18-184  
Nr. [L-435](#), 1990.07.30, Žin., 1990, Nr. 23-565  
Nr. [L-830](#), 1990.12.04, Žin., 1990, Nr. 36-862  
Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610  
Nr. [L-57](#), 1993.01.28, Žin., 1993, Nr. 5-90  
Nr. [L-334](#), 1993.12.14, Žin., 1993, Nr. 72-1344  
Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132  
Nr. [L-957](#), 95.06.20, Žin., 1995, Nr. 55-1356 (95.07.05)  
Nr. [L-1037](#), 95.09.12, Žin., 1995, Nr. 79-1818 (95.09.27)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [VIII-1734](#), 00.06.15, Žin., 2000, Nr. 54-1557 (00.07.05)  
Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)  
Nr. [X-906](#), 2006-11-16, Žin., 2006, Nr. 132-4986 (2006-12-05), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą  
Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)  
Nr. [XI-1036](#), 2010-09-28, Žin., 2010, Nr. 116-5918 (2010-09-30)  
Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-1968](#), 2012-04-12, Žin., 2012, Nr. 50-2441 (2012-04-28)  
Nr. [XI-2272](#), 2012-10-03, Žin., 2012, Nr. 122-6127 (2012-10-20)  
Nr. [XII-653](#), 2013-12-10, Žin., 2013, Nr. 132-6733 (2013-12-21), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XII-1237](#), 2014-10-16, paskelbta TAR 2014-10-22, i. k. 2014-14520  
Nr. [XII-1920](#), 2015-06-30, paskelbta TAR 2015-07-09, i. k. 2015-11183

### **223 straipsnis. Neteko galios**

*Straipsnio pakeitimai:*

Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370  
Nr. XI-3058, 1989.07.03, Žin., 1989, Nr. 20-228  
Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610  
Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

### **223<sup>1</sup> straipsnis. Neteko galios**

*Straipsnio pakeitimai:*

Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370  
Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

### **224 straipsnis. Rajonų (miestų) apylinkių teismai (apylinkių teismų teisėjai)**

Rajonų (miestų) apylinkių teismai (apylinkių teismų teisėjai) nagrinėja šio kodekso 41<sup>2</sup>, 41<sup>3</sup> straipsniuose, 41<sup>4</sup> straipsnio antrojoje, trečiojoje ir ketvirtojoje dalyse, 41<sup>5</sup> straipsnio antrojoje dalyje, 42<sup>4</sup> straipsnio pirmojoje ir antrojoje dalyse, 42<sup>5</sup> straipsnio pirmojoje ir antrojoje dalyse, 43, 43<sup>1</sup>, 43<sup>2</sup>, 43<sup>3</sup>, 43<sup>4</sup>, 43<sup>5</sup>, 43<sup>9</sup>, 43<sup>10</sup>, 43<sup>11</sup>, 43<sup>12</sup>, 43<sup>13</sup>, 44, 44<sup>1</sup>, 44<sup>2</sup>, 44<sup>3</sup>, 44<sup>4</sup>, 44<sup>5</sup>, 44<sup>6</sup>, 44<sup>7</sup>, 44<sup>8</sup>, 44<sup>9</sup>, 44<sup>10</sup>, 45, 50, 50<sup>1</sup>, 50<sup>2</sup>, 50<sup>3</sup>, 50<sup>5</sup>, 50<sup>6</sup>, 50<sup>8</sup> straipsniuose, 51<sup>3</sup> straipsnio penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, dešimtojoje, vienuoliktojoje ir dvyliktojoje dalyse, 51<sup>5</sup> straipsnio trečiojoje dalyje, 51<sup>8</sup>, 51<sup>9</sup> straipsniuose, 51<sup>10</sup> straipsnio antrojoje ir trečiojoje dalyse, 51<sup>14</sup> straipsnio antrojoje dalyje, 51<sup>15</sup> straipsnyje, 51<sup>18</sup> straipsnio septintojoje, aštuntojoje, devintojoje, dešimtojoje ir vienuoliktojoje dalyse, 51<sup>19</sup> straipsnio penktojoje, šeštojoje ir septintojoje dalyse, 51<sup>20</sup> straipsnio trečiojoje, ketvirtojoje ir penktojoje dalyse, 51<sup>21</sup> straipsnio ketvirtojoje dalyje, 51<sup>23</sup> straipsnio šeštojoje, devintojoje, dvyliktojoje, aštuonioliktojoje ir devynioliktojoje dalyse, 51<sup>26</sup>, 51<sup>27</sup>, 53<sup>1</sup> straipsniuose, 56 straipsnio septintojoje, aštuntojoje, devintojoje, dešimtojoje, vienuoliktojoje, dvyliktojoje ir tryliktojoje dalyse, 62 straipsnio trečiojoje, ketvirtojoje, penktojoje, septintojoje, aštuntojoje, devintojoje ir dešimtojoje dalyse, 62<sup>1</sup> straipsnio trečiojoje, ketvirtojoje, penktojoje, septintojoje, aštuntojoje, devintojoje ir dešimtojoje dalyse, 62<sup>2</sup> straipsnio trečiojoje, ketvirtojoje, penktojoje, septintojoje, aštuntojoje, devintojoje ir dešimtojoje dalyse, 82<sup>1</sup> straipsnyje, 84<sup>1</sup> straipsnio trečiojoje, ketvirtojoje, dešimtojoje, tryliktojoje, keturioliktojoje, šešioliktojoje, septynioliktojoje ir aštuonioliktojoje dalyse, 84<sup>2</sup> straipsnio pirmojoje dalyje, 85 straipsnio ketvirtojoje, penktojoje, šeštojoje, septintojoje ir aštuntojoje dalyse, 87<sup>12</sup> straipsnio antrojoje dalyje, 89<sup>1</sup>, 89<sup>2</sup>, 90, 94<sup>1</sup>, 99<sup>4</sup>, 99<sup>7</sup>, 99<sup>8</sup>, 99<sup>9</sup>, 99<sup>10</sup> straipsniuose, 99<sup>11</sup> straipsnio antrojoje dalyje, 110<sup>1</sup> straipsnyje, 116<sup>1</sup> straipsnio trečiojoje dalyje, 116<sup>4</sup>, 117<sup>1</sup>, 119<sup>2</sup> straipsniuose, 124 straipsnio šeštojoje dalyje, 124<sup>2</sup> straipsnio trečiojoje ir ketvirtojoje dalyse, 126 straipsnio pirmojoje, ketvirtojoje ir penktojoje dalyse, 127 straipsnio trečiojoje dalyje, 128 straipsnio pirmojoje ir antrojoje dalyse, 129 straipsnyje, 130 straipsnio pirmojoje dalyje, 130<sup>2</sup> straipsnyje, 133<sup>1</sup>

straipsnio trečiojoje dalyje, 134<sup>1</sup>, 137<sup>1</sup>, 138<sup>1</sup>, 152<sup>14</sup>, 153<sup>1</sup>, 154<sup>1</sup>, 154<sup>2</sup>, 154<sup>11</sup>, 154<sup>12</sup> straipsniuose, 158 straipsnio antrojoje dalyje, 159 straipsnio penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, dešimtojoje, vienuoliktojoje, dvyliktojoje dalyse, 159<sup>1</sup> straipsnio penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, dešimtojoje, vienuoliktojoje, dvyliktojoje dalyse, 159<sup>2</sup> straipsnio devintojoje, dešimtojoje, vienuoliktojoje, dvyliktojoje dalyse, 159<sup>4</sup>, 163<sup>1</sup> straipsniuose, 163<sup>2</sup> straipsnio antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje, septintojoje dalyse, 163<sup>11</sup>, 163<sup>14</sup>, 164 straipsniuose, 171 straipsnio pirmojoje ir antrojoje dalyse, 171<sup>1</sup> straipsnio antrojoje dalyje, 171<sup>2</sup> straipsnio antrojoje dalyje, 171<sup>3</sup> straipsnio antrojoje, trečiojoje ir ketvirtojoje dalyse, 171<sup>4</sup>, 171<sup>5</sup> straipsniuose, 171<sup>6</sup> straipsnio antrojoje, trečiojoje ir ketvirtojoje dalyse, 172<sup>2</sup>, 172<sup>3</sup>, 172<sup>5</sup>, 172<sup>6</sup>, 172<sup>11</sup>, 172<sup>12</sup>, 172<sup>13</sup>, 172<sup>14</sup>, 172<sup>15</sup>, 172<sup>17</sup>, 172<sup>19</sup>, 172<sup>21</sup>, 172<sup>23</sup>, 172<sup>25</sup>, 172<sup>26</sup>, 172<sup>27</sup>, 172<sup>28</sup>, 172<sup>29</sup>, 172<sup>31</sup>, 173 straipsniuose, 173<sup>2</sup> straipsnio antrojoje ir trečiojoje dalyse, 173<sup>3</sup> straipsnyje, 173<sup>5</sup> straipsnio ketvirtojoje ir penktojoje dalyse, 173<sup>6</sup>, 173<sup>7</sup>, 173<sup>9</sup>, 173<sup>12</sup>, 173<sup>13</sup>, 173<sup>15</sup>, 173<sup>17</sup>, 173<sup>18</sup>, 173<sup>19</sup>, 173<sup>20</sup>, 173<sup>21</sup>, 173<sup>22</sup>, 174, 175 straipsniuose, 178 straipsnio trečiojoje, ketvirtojoje, penktojoje, šeštojoje ir septintojoje dalyse, 178<sup>1</sup>, 180, 181, 181<sup>1</sup>, 181<sup>2</sup>, 181<sup>3</sup>, 181<sup>4</sup> straipsniuose, 182 straipsnio antrojoje dalyje, 182<sup>1</sup> straipsnio antrojoje dalyje, 183 straipsnio trečiojoje dalyje, 184, 185<sup>3</sup>, 185<sup>5</sup>, 186, 186<sup>1</sup>, 186<sup>2</sup>, 186<sup>4</sup>, 186<sup>5</sup> straipsniuose, 187 straipsnio pirmojoje ir antrojoje dalyse, 187<sup>1</sup>, 187<sup>2</sup>, 187<sup>3</sup>, 187<sup>4</sup>, 187<sup>6</sup>, 187<sup>7</sup>, 187<sup>9</sup>, 187<sup>10</sup>, 187<sup>11</sup>, 187<sup>12</sup>, 187<sup>13</sup>, 187<sup>16</sup>, 188<sup>1</sup>, 188<sup>2</sup>, 188<sup>3</sup>, 188<sup>4</sup>, 188<sup>5</sup> straipsniuose, 188<sup>6</sup> straipsnio antrojoje dalyje, 188<sup>7</sup> straipsnio pirmojoje dalyje, 188<sup>8</sup>, 188<sup>9</sup>, 188<sup>10</sup>, 188<sup>11</sup>, 188<sup>14</sup>, 188<sup>15</sup>, 188<sup>16</sup>, 188<sup>17</sup>, 188<sup>18</sup>, 188<sup>20</sup> straipsniuose, 189<sup>2</sup> straipsnio antrojoje dalyje, 189<sup>4</sup> straipsnyje, 189<sup>5</sup> straipsnio antrojoje dalyje, 189<sup>7</sup> straipsnio ketvirtojoje dalyje, 189<sup>8</sup>, 189<sup>9</sup>, 189<sup>10</sup>, 189<sup>11</sup>, 189<sup>13</sup>, 189<sup>14</sup>, 189<sup>16</sup> straipsniuose, 191 straipsnio pirmojoje dalyje, 192<sup>1</sup>, 193<sup>2</sup>, 198, 201<sup>1</sup>, 201<sup>3</sup>, 202, 202<sup>1</sup>, 205<sup>2</sup>, 207, 207<sup>1</sup>, 207<sup>2</sup>, 207<sup>3</sup>, 207<sup>4</sup>, 207<sup>5</sup>, 207<sup>6</sup>, 207<sup>7</sup>, 207<sup>8</sup>, 207<sup>9</sup>, 207<sup>10</sup>, 207<sup>11</sup>, 207<sup>12</sup>, 207<sup>13</sup>, 207<sup>14</sup>, 208, 209 straipsniuose, 209<sup>1</sup> straipsnio antrojoje dalyje, 209<sup>2</sup> straipsnio trečiojoje dalyje, 209<sup>3</sup> straipsnio antrojoje, trečiojoje, šeštojoje ir septintojoje dalyse, 209<sup>4</sup> straipsnio antrojoje, trečiojoje ir ketvirtojoje dalyse, 209<sup>7</sup> straipsnyje, 210 straipsnio pirmojoje ir antrojoje dalyse, 214, 214<sup>1</sup>, 214<sup>3</sup>, 214<sup>6</sup> straipsniuose, 214<sup>7</sup> straipsnio pirmojoje ir antrojoje dalyse, 214<sup>8</sup>, 214<sup>9</sup>, 214<sup>10</sup>, 214<sup>14</sup>–214<sup>18</sup> straipsniuose, 214<sup>19</sup> straipsnio penktojoje ir šeštojoje dalyse, 214<sup>23</sup>, 214<sup>26</sup>, 214<sup>27</sup>, 214<sup>28</sup>, 214<sup>29</sup>, 215<sup>1</sup>, 215<sup>2</sup>, 215<sup>3</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Vieno asmens padaryti keli administraciniai teisės pažeidimai nagrinėjami teisme, jeigu tie pažeidimai buvo nustatyti vienu metu, administracinių teisės pažeidimų protokolus dėl jų turi teisę surašyti viena institucija (organas ar pareigūnas) ir bent vieno iš tų pažeidimų nagrinėjimas yra priskirtas apylinkės teismo kompetencijai.

Rajonų (miestų) apylinkių teismai (apylinkių teismų teisėjai) nagrinėja šiame kodekse numatytų administracinių teisės pažeidimų, kuriuos padarė Konstitucinio Teismo teisėjai, teisėjai, prokurorai, bylas.

#### *Straipsnio pakeitimai:*

Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370  
Nr. XI-924, 1986.06.26, Žin., 1986, Nr. 18-184  
Nr. XI-1788, 1987.07.29, Žin., 1987, Nr. 21-261  
Nr. XI-3489, 1989.12.18, Žin., 1990, Nr. 1-8  
Nr. [I-326](#), 1990.06.26, Žin., 1990, Nr. 19-495  
Nr. [I-751](#), 1990.11.06, Žin., 1990, Nr. 32-776  
Nr. [I-830](#), 1990.12.04, Žin., 1990, Nr. 36-862  
Nr. [I-901](#), 1990.12.28, Žin., 1991, Nr. 2-37  
Nr. [I-1026](#), 1991.01.31, Žin., 1991, Nr. 6-162  
Nr. [I-1399](#), 1991.06.04, Žin., 1991, Nr. 17-453  
Nr. [I-1573](#), 1991.07.18, Žin., 1991, Nr. 22-568  
Nr. [I-1631](#), 1991.07.30, Žin., 1991, Nr. 23-600  
Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610  
Nr. [I-57](#), 1993.01.28, Žin., 1993, Nr. 5-90  
Nr. [I-180](#), 1993.06.10, Žin., 1993, Nr. 26-597  
Nr. [I-263](#), 1993.10.05, Žin., 1993, Nr. 54-1047  
Nr. [I-286](#), 1993.10.19, Žin., 1993, Nr. 56-1079  
Nr. [I-340](#), 1993.12.16, Žin., 1993, Nr. 73-1369  
Nr. [I-387](#), 1994.02.10, Žin., 1994, Nr. 14-228  
Nr. [I-454](#), 1994.05.10, Žin., 1994, Nr. 37-668  
Nr. [I-457](#), 1994.05.12, Žin., 1994, Nr. 39-704  
Nr. [I-504](#), 1994.06.23, Žin., 1994, Nr. 51-949  
Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132  
Nr. [I-580](#), 1994.07.21, Žin., 1994, Nr. 59-1164  
Nr. [I-625](#), 1994.11.03, Žin., 1994, Nr. 88-1668  
Nr. [I-631](#), 94.11.08, Žin., 1994, Nr. 88-1670 (94.11.16)  
Nr. [I-847](#), 95.04.11, Žin., 1995, Nr. 36-886 (95.05.03)

Nr. [L-908](#), 95.05.30, Žin., 1995, Nr. 51-1244 (95.06.21)  
Nr. [L-910](#), 95.05.30, Žin., 1995, Nr. 48-1162 (95.06.09)  
Nr. [L-1056](#), 95.10.03, Žin., 1995, Nr. 86-1942 (95.10.20)  
Nr. [L-1099](#), 95.11.28, Žin., 1995, Nr. 103-2294 (95.12.20)  
Nr. [L-1127](#), 95.12.14, Žin., 1995, Nr. 106-2350 (95.12.29)  
Nr. [L-1141](#), 95.12.20, Žin., 1995, Nr. 104-2325 (95.12.22)  
Nr. [L-1180](#), 96.01.23, Žin., 1996, Nr. 14-353 (96.02.14)  
Nr. [L-1203](#), 96.02.13, Žin., 1996, Nr. 18-460 (96.02.28)  
Nr. [L-1281](#), 96.04.04, Žin., 1996, Nr. 37-930 (96.04.26)  
Nr. [L-1341](#), 96.05.16, Žin., 1996, Nr. 57-1334 (96.06.19)  
Nr. [L-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)  
Nr. [L-1551](#), 96.09.25, Žin., 1996, Nr. 104-2362 (96.10.30)  
Nr. [VIII-124](#), 97.02.25, Žin., 1997, Nr. 21-488 (97.03.12)  
Nr. [VIII-216](#), 97.05.08, Žin., 1997, Nr. 41-996 (97.05.14)  
Nr. [VIII-278](#), 97.06.19, Žin., 1997, Nr. 64-1505 (97.07.04)  
Nr. [VIII-354](#), 97.07.01, Žin., 1997, Nr. 69-1732 (97.07.23)  
Nr. [VIII-432](#), 97.10.07, Žin., 1997, Nr. 94-2358 (97.10.17)  
Nr. [VIII-440](#), 97.10.09, Žin., 1997, Nr. 94-2359 (97.10.17)  
Nr. [VIII-461](#), 97.10.16, Žin., 1997, Nr. 97-2446 (97.10.29)  
Nr. [VIII-520](#), 97.11.18, Žin., 1997, Nr. 108-2735 (97.11.28)  
Nr. [VIII-604](#), 98.01.08, Žin., 1998, Nr. 6-116 (98.01.16)  
Nr. [VIII-620](#), 98.02.03, Žin., 1998, Nr. 16-377 (98.02.13)  
Nr. [VIII-638](#), 98.02.24, Žin., 1998, Nr. 25-634 (98.03.13)  
Nr. [VIII-678](#), 98.03.24, Žin., 1998, Nr. 33-874 (98.04.08)  
Nr. [VIII-687](#), 98.04.07, Žin., 1998, Nr. 40-1065 (98.04.29)  
Nr. [VIII-695](#), 98.04.08, Žin., 1998, Nr. 40-1066 (98.04.29)  
Nr. [VIII-713](#), 98.04.21, Žin., 1998, Nr. 44-1198 (98.05.13)  
Nr. [VIII-990](#), 98.12.21, Žin., 1999, Nr. 3-58 (99.01.08)  
Nr. [VIII-1017](#), 99.01.05, Žin., 1999, Nr. 11-237 (99.01.27)  
Nr. [VIII-1076](#), 99.02.11, Žin., 1999, Nr. 19-517 (99.02.24)  
Nr. [VIII-1081](#), 99.02.11, Žin., 1999, Nr. 23-649 (99.03.10)  
Nr. [VIII-1136](#), 99.04.08, Žin., 1999, Nr. 36-1066 (99.04.23)  
Nr. [VIII-1278](#), 99.07.01, Žin., 1999, Nr. 66-2111 (99.07.30)  
Nr. [VIII-1486](#), 99.12.21, Žin., 1999, Nr. 113-3286 (99.12.30)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [VIII-1734](#), 00.06.15, Žin., 2000, Nr. 54-1557 (00.07.05)  
Nr. [VIII-1735](#), 00.06.15, Žin., 2000, Nr. 54-1558 (00.07.05)  
Nr. [VIII-1750](#), 00.06.27, Žin., 2000, Nr. 56-1645 (00.07.12)  
Nr. [VIII-1922](#), 00.09.12, Žin., 2000, Nr. 81-2443 (00.09.26)  
Nr. [VIII-1979](#), 00.10.10, Žin., 2000, Nr. 89-2745 (00.10.25)  
Nr. [VIII-2023](#), 00.10.12, Žin., 2000, Nr. 92-2871 (00.10.31)  
Nr. [VIII-2051](#), 00.10.17, Žin., 2000, Nr. 92-2884 (00.10.31)  
Nr. [IX-108](#), 2000 12 21, Žin., 2000, Nr. 113-3610 (2000 12 30)  
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Nr. [XI-2009](#), 2012-05-10, Žin., 2012, Nr. 57-2832 (2012-05-19), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede  
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Policijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) už šio kodekso 51<sup>11</sup>, 107<sup>1</sup>, 107<sup>2</sup> straipsniuose, 111 straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 112, 113, 114 straipsniuose, 117 straipsnio trečiojoje dalyje, 118–120 straipsniuose, 136 straipsnio pirmojoje ir antrojoje dalyse, 137 straipsnio antrojoje dalyje, 143 straipsnyje (išskyrus automobilių transporte padarytus pažeidimus), 163<sup>2</sup> straipsnio pirmojoje ir aštuntojoje dalyse, 163<sup>15</sup>, 165, 166, 167, 167<sup>1</sup>, 167<sup>2</sup> straipsniuose, 167<sup>3</sup> straipsnio ketvirtojoje dalyje, 169, 170 straipsniuose, 171 straipsnio trečiojoje dalyje, 172 straipsnyje (dėl asmens bei turto saugos veikloje padarytų pažeidimų), 174, 176, 176<sup>1</sup>, 177, 177<sup>1</sup> straipsniuose, 178 straipsnio pirmojoje ir antrojoje dalyse, 182 straipsnio pirmojoje dalyje, 182<sup>1</sup> straipsnio pirmojoje dalyje, 183 straipsnio pirmojoje ir antrojoje dalyse, 185<sup>1</sup>, 185<sup>2</sup>, 185<sup>4</sup>, 185<sup>6</sup> straipsniuose, 187 straipsnio trečiojoje ir ketvirtojoje dalyse, 187<sup>8</sup> straipsnyje, 188<sup>7</sup> straipsnio antrojoje dalyje, 188<sup>19</sup>, 193, 194, 195, 196, 199, 199<sup>1</sup> straipsniuose, 209<sup>3</sup> straipsnio pirmojoje dalyje (dėl policijos nustatytų pažeidimų), 210 straipsnio trečiojoje dalyje (dėl policijos nustatytų pažeidimų) numatytus administracinius teisės pažeidimus – policijos įstaigų vadovai, jų pavaduotojai ir kiti tam įgalioti policijos pareigūnai, o už šio kodekso 51<sup>11</sup>, 107<sup>1</sup>, 107<sup>2</sup>, 110, 155, 161, 161<sup>1</sup>, 162, 166, 167, 167<sup>1</sup>, 167<sup>2</sup> straipsniuose, 167<sup>3</sup> straipsnio ketvirtojoje dalyje, 174, 176, 176<sup>1</sup>, 177 straipsniuose, 178 straipsnio pirmojoje ir antrojoje dalyse, 182 straipsnio pirmojoje dalyje, 182<sup>1</sup> straipsnio pirmojoje dalyje, 183 straipsnio pirmojoje ir antrojoje dalyse, 185<sup>1</sup> straipsnyje, 187 straipsnio trečiojoje ir ketvirtojoje dalyse, 188<sup>7</sup> straipsnio antrojoje dalyje, 193, 194, 195, 196, 199, 199<sup>1</sup>, 200, 201<sup>2</sup>, 204, 204<sup>1</sup>, 206–206<sup>5</sup> straipsniuose, 206<sup>6</sup> straipsnio pirmojoje dalyje numatytus administracinius teisės pažeidimus – rajonų, miestų policijos komisariatų (vyriausiųjų komisariatų), nuovadų vadovai ir kiti tam įgalioti policijos pareigūnai – įspėjimą, baudą arba baudą su daikto, kuris buvo administracinio teisės pažeidimo padarymo įrankis arba tiesioginis objektas, konfiskavimu;

už šio kodekso 111 straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 112, 113, 114 straipsniuose, 117 straipsnio trečiojoje dalyje, 118–120 straipsniuose, 136 straipsnio pirmojoje ir antrojoje dalyse numatytus administracinius teisės pažeidimus – be to, ir transporto policijos punktų vadovai, o už šio kodekso 111 straipsnio trečiojoje dalyje ir 112 straipsnyje numatytus administracinius teisės pažeidimus – taip pat ir kiti policijos pareigūnai, kuriems pavesta atitinkamų taisyklių laikymosi priežiūra;

2) už šio kodekso 81, 82 straipsniuose (dėl pažeidimų automobilių transporte), 123 straipsnyje, 124 straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje ir penktojoje dalyse, 124<sup>1</sup> straipsnyje, 124<sup>2</sup> straipsnio pirmojoje ir antrojoje dalyse, 125 straipsnyje, 126 straipsnio antrojoje, trečiojoje, šeštojoje ir septintojoje dalyse, 127 straipsnio pirmojoje ir antrojoje dalyse, 128 straipsnio trečiojoje dalyje, 130 straipsnio trečiojoje dalyje, 131, 132, 133 straipsniuose, 133<sup>1</sup> straipsnio pirmojoje ir antrojoje dalyse, 134, 136<sup>2</sup>, 136<sup>4</sup>, 142<sup>4</sup>–142<sup>10</sup>, 145–149, 160, 160<sup>1</sup>, 160<sup>2</sup>, 169 straipsniuose, 187 straipsnio trečiojoje ir ketvirtojoje dalyse, 187<sup>8</sup> straipsnyje numatytus administracinius teisės pažeidimus – įgalioti aukštesniosios ir vidurinės grandžių pareigūnų policijos laipsnius turintys pareigūnai, kuriems pavesta atitinkamų taisyklių laikymosi priežiūra; kiti tam įgalioti policijos pareigūnai – baudą iki penkiasdešimt septynių eurų.

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*Nr. XI-924, 1986.06.26, Žin., 1986, Nr. 18-184*

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*Nr. XI-3058, 1989.07.03, Žin., 1989, Nr. 20-228*

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*Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132*

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Nr. [X-82](#), 2005-01-20, Žin., 2005, Nr. 18-576 (2005-02-08)  
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Nr. [I-908](#), 95.05.30, Žin., 1995, Nr. 51-1244 (95.06.21)  
Nr. [VIII-124](#), 97.02.25, Žin., 1997, Nr. 21-488 (97.03.12)  
Nr. [VIII-1278](#), 99.07.01, Žin., 1999, Nr. 66-2111 (99.07.30)  
Nr. [IX-651](#), 2001-12-13, Žin., 2001, Nr. 112-4071 (2001-12-30)  
Nr. [IX-748](#), 2002-02-28, Žin., 2002, Nr. 23-852 (2002-03-01)

## **225<sup>2</sup> straipsnis. Valstybės sienos apsaugos tarnyba**

Valstybės sienos apsaugos tarnyba nagrinėja šio kodekso 119<sup>3</sup> straipsnyje, 123 straipsnio penktojoje dalyje (dėl pažeidimų, padarytų pasienio kontrolės punktuose), 124<sup>1</sup> straipsnio šeštojoje dalyje (dėl įstatymų numatyto draudimo dokumento neturėjimo pasienio kontrolės punktuose), 130 straipsnio ketvirtojoje dalyje, 136<sup>2</sup>, 136<sup>3</sup> straipsniuose (dėl pažeidimų, padarytų pasienio kontrolės punktuose), 137 straipsnio antrojoje dalyje (dėl pažeidimų, padarytų pasienio kontrolės punktuose), 142<sup>4</sup> straipsnyje (dėl pažeidimų, padarytų pasienio kontrolės punktuose), 163<sup>2</sup> straipsnio pirmojoje dalyje, 205, 206, 206<sup>2</sup>, 206<sup>4</sup>, 206<sup>5</sup> straipsniuose, 210 straipsnio trečiojoje dalyje (dėl pažeidimų, padarytų pasienio ruože) numatytų administracinių teisės pažeidimų bylas.

Valstybės sienos apsaugos tarnybos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Valstybės sienos apsaugos tarnybos įstaigų ir struktūrinių padalinių vadai ir jų pavaduotojai bei kiti tam įgalioti Valstybės sienos apsaugos tarnybos pareigūnai.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-2014](#), 00.10.10, Žin., 2000, Nr. 92-2866 (00.10.31)

*Straipsnio pakeitimai:*

Nr. [IX-825](#), 2002-03-28, *Žin.*, 2002, Nr. 33-1257 (2002-03-30)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [X-1381](#), 2007-12-18, *Žin.*, 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [X-1675](#), 2008-07-03, *Žin.*, 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1549](#), 2011-06-28, *Žin.*, 2011, Nr. 86-4175 (2011-07-13), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-347](#), 2013-05-30, *Žin.*, 2013, Nr. 62-3059 (2013-06-12)

Nr. [XII-585](#), 2013-11-07, *Žin.*, 2013, Nr. 120-6054 (2013-11-23)

Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106

### **225<sup>3</sup> straipsnis. Finansinių nusikaltimų tyrimo tarnyba prie Lietuvos Respublikos vidaus reikalų ministerijos**

Finansinių nusikaltimų tyrimo tarnyba prie Lietuvos Respublikos vidaus reikalų ministerijos nagrinėja šio kodekso 170, 172<sup>(1)</sup>, 173<sup>(1)</sup> straipsniuose, 188<sup>(6)</sup> straipsnio pirmojoje dalyje numatytų administracinių teisės pažeidimų bylas.

Finansinių nusikaltimų tyrimo tarnybos prie Lietuvos Respublikos vidaus reikalų ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Finansinių nusikaltimų tyrimo tarnybos prie Lietuvos Respublikos vidaus reikalų ministerijos vadovas, jo pavaduotojas, apygardų valdybų ir šių valdybų nusikalstamų veikų tyrimo skyrių vadovai ir tam įgalioti kitų administracijos padalinių vadovai.

*Kodeksas papildytas straipsniu:*

Nr. [IX-818](#), 2002-03-28, *Žin.*, 2002, Nr. 33-1252 (2002-03-30)

*Straipsnio pakeitimai:*

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **226 straipsnis. Priešgaisrinės apsaugos ir gelbėjimo departamentas prie Vidaus reikalų ministerijos**

Priešgaisrinės apsaugos ir gelbėjimo departamentas prie Vidaus reikalų ministerijos nagrinėja šio kodekso 51<sup>16</sup>, 77, 83<sup>1</sup>, 83<sup>2</sup>, 121, 192 ir 192<sup>2</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Priešgaisrinės apsaugos ir gelbėjimo departamento prie Vidaus reikalų ministerijos vardu nagrinėti šio kodekso 51<sup>16</sup> ir 192<sup>2</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Priešgaisrinės apsaugos ir gelbėjimo departamento prie Vidaus reikalų ministerijos vadovas, jo įgalioti pareigūnai, apskričių priešgaisrinių gelbėjimo valdybų vadovai ir jų įgalioti pareigūnai.

Priešgaisrinės apsaugos ir gelbėjimo departamento prie Vidaus reikalų ministerijos vardu nagrinėti šio kodekso 77, 83<sup>1</sup>, 83<sup>2</sup>, 121 ir 192 straipsniuose numatytų administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Lietuvos Respublikos vyriausiasis valstybinės priešgaisrinės priežiūros inspektorius ir jo pavaduotojai – baudą piliečiams iki vieno šimto keturiasdešimt keturių eurų ir pareigūnams – iki penkių šimtų septyniasdešimt devynių eurų;

2) vyresnieji valstybinės priešgaisrinės priežiūros inspektoriai – baudą piliečiams iki aštuoniasdešimt šešių eurų ir pareigūnams – iki trijų šimtų aštuoniolikos eurų;

3) valstybinės priešgaisrinės priežiūros inspektoriai – baudą piliečiams iki penkiasdešimt septynių eurų ir pareigūnams – iki vieno šimto keturiasdešimt keturių eurų.

*Straipsnio pakeitimai:*

Nr. [XI-1595](#), 1987.04.29, *Žin.*, 1987, Nr. 13-134

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [I-1431](#), 96.07.03, *Žin.*, 1996, Nr. 73-1741 (96.07.31)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-1846](#), 2015-06-23, paskelbta TAR 2015-07-01, i. k. 2015-10591, šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede

### **227 straipsnis. Geležinkelių transporto kontrolės pareigūnai**

Valstybinė geležinkelio inspekcija prie Susisiekimo ministerijos nagrinėja administracinių teisės pažeidimų bylas, numatytas šio kodekso 111, 112<sup>1</sup>, 112<sup>2</sup>, 112<sup>3</sup>, 112<sup>4</sup>, 112<sup>5</sup>, 112<sup>6</sup>, 112<sup>8</sup>, 112<sup>9</sup>, 112<sup>10</sup>, 112<sup>11</sup> straipsniuose, 121 straipsnio pirmojoje dalyje, 136<sup>1</sup>, 136<sup>3</sup> ir 143 straipsniuose.

Valstybinė geležinkelio inspekcija prie Susisiekimo ministerijos nagrinėja administracinių teisės pažeidimų bylas, numatytas šio kodekso 111, 112<sup>1</sup>, 112<sup>2</sup>, 112<sup>3</sup>, 112<sup>4</sup>, 112<sup>5</sup>, 112<sup>6</sup>, 112<sup>8</sup>, 112<sup>9</sup>, 112<sup>10</sup>, 112<sup>11</sup> straipsniuose, 121 straipsnio pirmojoje dalyje, 136<sup>1</sup> ir 143 straipsniuose.

Valstybinės geležinkelio inspekcijos prie Susisiekimo ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Valstybinės geležinkelio inspekcijos prie Susisiekimo ministerijos viršininkas, jo pavaduotojai, skyrių vedėjai ir inspektoriai.

Nagrinėti šio kodekso 112 straipsnyje, 136 straipsnio pirmojoje dalyje, 138 straipsnyje numatytų administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę keleivių vežimą geležinkelių transportu vykdančių geležinkelio įmonių (vežėjų) įgalioti darbuotojai.

*Straipsnio pakeitimai:*

*Nr. XI-1595, 1987.04.29, Žin., 1987, Nr. 13-134*

*Nr. I-2589, 1992.05.26, Žin., 1992, Nr. 21-610*

*Nr. I-545, 1994.07.18, Žin., 1994, Nr. 58-1132*

*Nr. VIII-1543, 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)*

*Nr. X-1381, 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede*

*Nr. X-1675, 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede*

*Nr. XI-1866, 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede*

*Nr. XII-347, 2013-05-30, Žin., 2013, Nr. 62-3059 (2013-06-12)*

## **228 straipsnis. Jūrų transporto organai**

Jūrų transporto organai nagrinėja šio kodekso 117, 117<sup>2</sup>, 117<sup>3</sup>, 117<sup>4</sup>, 117<sup>5</sup>, 118, 118<sup>1</sup> straipsniuose, 121 straipsnio pirmojoje dalyje, 136 straipsnio antrojoje dalyje, 140 ir 143 straipsniuose numatytų administracinių teisės pažeidimų bylas.

Jūrų transporto organų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) už šio kodekso 117 straipsnyje, 121 straipsnio pirmojoje dalyje, 136 straipsnio antrojoje dalyje ir 143 straipsnyje numatytus administracinius teisės pažeidimus – uosto kapitonas ir jo pavaduotojas;

2) už šio kodekso 117<sup>2</sup>, 117<sup>3</sup>, 117<sup>4</sup>, 117<sup>5</sup>, 118<sup>1</sup> straipsniuose numatytus administracinius teisės pažeidimus – Lietuvos saugios laivybos administracijos vadovas ir jo pavaduotojai;

3) už šio kodekso 118, 140 straipsniuose numatytus administracinius teisės pažeidimus – laivų kapitonai.

Laivų kapitonų skiriama bauda negali būti didesnė kaip penki eurai.

*Straipsnio pakeitimai:*

*Nr. XI-1595, 1987.04.29, Žin., 1987, Nr. 13-134*

*Nr. I-2589, 1992.05.26, Žin., 1992, Nr. 21-610*

*Nr. I-545, 1994.07.18, Žin., 1994, Nr. 58-1132*

*Nr. X-249, 2005-06-16, Žin., 2005, Nr. 83-3040 (2005-07-07)*

*Nr. XI-1866, 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede*

*Nr. XII-227, 2013-04-11, Žin., 2013, Nr. 42-2043 (2013-04-24), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede*

*Nr. XII-1236, 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013*

## **229 straipsnis. Vidaus vandenų transporto organai**

Vidaus vandenų transporto organai nagrinėja šių administracinių teisės pažeidimų bylas: dėl 2010 m. lapkričio 24 d. Europos Parlamento ir Tarybos reglamento (ES) Nr. 1177/2010 dėl jūrų ir vidaus vandenų keliais vykstančių keleivių teisių, kuriuo iš dalies keičiamas Reglamentas (EB) Nr. 2006/2004, nuostatų pažeidimo, eismo tvarkos apsaugos ir saugumo taisyklių, krovinių išsaugojimo vidaus vandenų transporto priemonėse užtikrinimo taisyklių, priešgaisrinės saugos taisyklių vidaus vandenų transporto priemonėse pažeidimo (šio kodekso 118<sup>1</sup>, 119, 119<sup>1</sup> straipsniai, 119<sup>2</sup> straipsnio antroji dalis, 120 straipsnis, 121 straipsnio pirmoji dalis, 122, 122<sup>1</sup> straipsniai, 136 straipsnio antroji dalis, 136<sup>4</sup>, 141 ir 143 straipsniai).

Vidaus vandenų transporto organų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Lietuvos saugios laivybos administracijos direktorius, jo pavaduotojas, regioniniai valstybiniai inspektoriai ir vidaus vandenų transporto priemonių kapitonai.

Vidaus vandenių transporto priemonių kapitonų skiriama bauda negali būti didesnė kaip dvidešimt aštuoni eurai.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370

Nr. [XI-1595](#), 1987.04.29, *Žin.*, 1987, Nr. 13-134

Nr. [XI-2756](#), 1989.01.25, *Žin.*, 1989, Nr. 4-19

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [X-1381](#), 2007-12-18, *Žin.*, 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [X-1675](#), 2008-07-03, *Žin.*, 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-892](#), 2010-06-10, *Žin.*, 2010, Nr. 72-3614 (2010-06-22)

Nr. [XII-227](#), 2013-04-11, *Žin.*, 2013, Nr. 42-2043 (2013-04-24), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede

Nr. [XII-347](#), 2013-05-30, *Žin.*, 2013, Nr. 62-3059 (2013-06-12)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **230 straipsnis. Neteko galios.**

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

### **231 straipsnis. Civilinės aviacijos administracija**

Civilinės aviacijos administracija nagrinėja šio kodekso 113, 114, 115, 115<sup>1</sup>, 115<sup>2</sup>, 115<sup>3</sup>, 115<sup>4</sup>, 116 straipsniuose, 116<sup>1</sup> straipsnio pirmojoje, antrojoje, ketvirtojoje, penktojoje ir šeštojoje dalyse, 116<sup>2</sup>, 116<sup>3</sup>, 116<sup>5</sup>, 116<sup>6</sup> straipsniuose, 121 straipsnio antrojoje dalyje ir 139 straipsnyje numatytų administracinių teisės pažeidimų bylas.

Civilinės aviacijos administracijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Civilinės aviacijos administracijos direktorius ir direktoriaus pavaduotojas – baudą iki aštuonių šimtų šešiasdešimt aštuonių eurų ir atimti teisę skraidyti orlaivių įgulos nariu, atlikti orlaivių techninę priežiūrą, dirbti skrydžių vadovu;

2) įgalioti Civilinės aviacijos administracijos skyrių vedėjai – baudą iki keturių šimtų trisdešimt keturių eurų;

3) įgalioti Civilinės aviacijos administracijos vyriausieji specialistai – baudą iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [XI-1595](#), 1987.04.29, *Žin.*, 1987, Nr. 13-134

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [X-906](#), 2006-11-16, *Žin.*, 2006, Nr. 132-4986 (2006-12-05), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą

Nr. [X-1381](#), 2007-12-18, *Žin.*, 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-2748](#), 2016-11-08, paskelbta TAR 2016-11-16, i. k. 2016-26870

### **232 straipsnis. Keleivinio automobilių ir elektros transporto organai**

Keleivinio automobilių ir elektros transporto organai nagrinėja administracinių teisės pažeidimų, susijusių su naudojimosi automobilių ir elektros transportu taisyklių pažeidimu, bylas (šio kodekso 136 straipsnio trečioji dalis, 137 ir 142 straipsniai).

Šio straipsnio pirmojoje dalyje išvardytų organų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę keleivinio autobusų ir elektros transporto įmonių vadovai, jų pavaduotojai, kontrolės tarnybų vadovai bei transporto kontrolieriai ir kiti asmenys, kuriems suteikta transporto kontrolės teisė.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370

Nr. [XI-1595](#), 1987.04.29, *Žin.*, 1987, Nr. 13-134

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [L-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)

Nr. [XI-349](#), 2009-07-15, Žin., 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

### **232<sup>1</sup> straipsnis. Valstybinė kelių transporto inspekcija prie Susisiekimo ministerijos**

Valstybinė kelių transporto inspekcija prie Susisiekimo ministerijos nagrinėja šio kodekso 123 straipsnio pirmojoje dalyje, 136 straipsnio trečiojoje dalyje, 136<sup>1</sup>, 136<sup>2</sup>, 137, 137<sup>2</sup>, 137<sup>3</sup>, 142, 142<sup>1</sup>–142<sup>12</sup> straipsniuose, 145 straipsnio trečiojoje, ketvirtojoje, penktojoje ir šeštojoje dalyse, 148 straipsnyje, 162<sup>1</sup> straipsnio penktojoje ir šeštojoje dalyse, 172 straipsnyje (dėl vertimosi automobilių transporto verslu) numatytų administracinių teisės pažeidimų bylas.

Valstybinės kelių transporto inspekcijos prie Susisiekimo ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę šios inspekcijos viršininkas ir jo pavaduotojai, departamentų direktoriai ir jų pavaduotojai, skyrių viršininkai, vedėjai ir jų pavaduotojai, vyriausieji inspektoriai ir vyriausieji specialistai, vyresnieji inspektoriai ir vyresnieji specialistai, inspektoriai.

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [I-590](#), 1994.09.13, Žin., 1994, Nr. 73-1372 (94.09.21)

Nr. [L-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)

Nr. [VIII-1603](#), 00.03.30, Žin., 2000, Nr. 32-888 (00.04.19)

Nr. [X-691](#), 2006-06-15, Žin., 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą

Nr. [X-1381](#), 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-349](#), 2009-07-15, Žin., 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

Nr. [XI-1407](#), 2011-05-24, Žin., 2011, Nr. 72-3463 (2011-06-14)

Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-265](#), 2013-05-07, Žin., 2013, Nr. 54-2670 (2013-05-25), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **232<sup>2</sup> straipsnis. Valstybinės reikšmės kelių priežiūros organai**

Valstybinės reikšmės kelių priežiūros organai nagrinėja šio kodekso 145, 146, 147 ir 149 straipsniuose numatytų administracinių teisės pažeidimų bylas.

Valstybinės reikšmės kelių priežiūros organų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Lietuvos automobilių kelių direkcijos prie Susisiekimo ministerijos vadovas, jo pavaduotojai ir kiti pareigūnai, kuriems suteikta teisė kontroliuoti kelių tiesimo ir priežiūros darbus, įvertinti kelių ir jų statinių bei įrenginių būklę.

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [IX-463](#), 2001-07-12, Žin., 2001, Nr. 66-2409 (2001-08-01)

### **233 straipsnis. Valstybinė darbo inspekcija**

Valstybinė darbo inspekcija nagrinėja šio kodekso 41, 41<sup>1</sup> straipsniuose, 41<sup>4</sup> straipsnio pirmojoje dalyje, 41<sup>5</sup> straipsnio pirmojoje dalyje, 41<sup>7</sup>, 41<sup>8</sup>, 41<sup>9</sup>, 41<sup>10</sup>, 41<sup>11</sup>, 41<sup>12</sup>, 41<sup>13</sup> straipsniuose, 84<sup>1</sup> straipsnio pirmojoje dalyje, šeštojoje dalyje (išskyrus tolesnio naudotojo pareigų pateikti informaciją Europos cheminių medžiagų agentūrai nevykdymą) ir dvyliktojoje dalyje, 142<sup>8</sup> straipsnio ketvirtojoje dalyje, 142<sup>9</sup> straipsnyje, 167<sup>3</sup> straipsnio pirmojoje dalyje, 172 straipsnyje, 206<sup>6</sup> straipsnio antrojoje dalyje numatytų administracinių teisės pažeidimų bylas.

Valstybinės darbo inspekcijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Lietuvos Respublikos vyriausiasis valstybinis darbo inspektorius, jo pavaduotojai, vyriausieji darbo inspektoriai, vyresnieji darbo inspektoriai ir darbo inspektoriai.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-263](#), 1993.10.05, Žin., 1993, Nr. 54-1047

Nr. [I-1290](#), 96.04.17, Žin., 1996, Nr. 41-988 (96.05.08)

Nr. [VIII-354](#), 97.07.01, Žin., 1997, Nr. 69-1732 (97.07.23)

Nr. [VIII-678](#), 98.03.24, Žin., 1998, Nr. 33-874 (98.04.08)

Nr. [VIII-1486](#), 99.12.21, Žin., 1999, Nr. 113-3286 (99.12.30)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)



Nr. [IX-2335](#), 2004-07-08, Žin., 2004, Nr. 115-4275 (2004-07-24)  
Nr. [IX-2511](#), 2004-10-28, Žin., 2004, Nr. 166-6060 (2004-11-16), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą  
Nr. [X-382](#), 2005-11-10, Žin., 2005, Nr. 137-4911 (2005-11-19)  
Nr. [X-937](#), 2006-12-05, Žin., 2006, Nr. 141-5389 (2006-12-28)  
Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)  
Nr. [X-1381](#), 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [X-1766](#), 2008-11-06, Žin., 2008, Nr. 135-5227 (2008-11-25), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-349](#), 2009-07-15, Žin., 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą  
Nr. [XI-1381](#), 2011-05-19, Žin., 2011, Nr. 69-3289 (2011-06-07)  
Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-2192](#), 2012-06-30, Žin., 2012, Nr. 82-4271 (2012-07-13), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede  
Nr. [XII-972](#), 2014-06-26, paskelbta TAR 2014-07-10, i. k. 2014-09972

### **234 straipsnis. Lietuvos geologijos tarnyba**

Lietuvos geologijos tarnyba nagrinėja šio kodekso 46, 51<sup>(7)</sup> (kai administraciniai teisės pažeidimai susiję su žemės gelmių registro nuostatų pažeidimais), 53 ir 54 straipsniuose numatytų administracinių teisės pažeidimų bylas.

Lietuvos geologijos tarnybos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę šios tarnybos direktorius ir jo įgalioti pareigūnai.

*Straipsnio pakeitimai:*

Nr. [L-830](#), 1990.12.04, Žin., 1990, Nr. 36-862  
Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610  
Nr. [L-442](#), 1994.04.21, Žin., 1994, Nr. 34-618 (94.05.06)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **235 straipsnis. Valstybinė atominės energetikos saugos inspekcija**

Valstybinė atominės energetikos saugos inspekcija nagrinėja šio kodekso 51<sup>5</sup> straipsnio pirmojoje ir antrojoje dalyse, 79 ir 80 straipsniuose – kai pažeidžiami branduolinės energetikos srities veiklos su jonizuojančiosios spinduliuotės šaltiniais radiacinės saugos norminiai ar kiti teisės aktai, 94 ir 189 straipsniuose, 189<sup>2</sup> straipsnio pirmojoje dalyje, 189<sup>3</sup> straipsnyje – kai pažeidžiami branduolinės saugos ir (ar) branduolinės energetikos srities veiklos su jonizuojančiosios spinduliuotės šaltiniais radiacinės saugos norminiai ar kiti teisės aktai, numatytų administracinių teisės pažeidimų bylas.

Valstybinės atominės energetikos saugos inspekcijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Valstybinės atominės energetikos saugos inspekcijos viršininkas ir jo pavaduotojai – įspėjimą arba baudą iki dviejų tūkstančių trijų šimtų šešiolikos eurų;

2) Valstybinės atominės energetikos saugos inspekcijos padalinių vadovai – įspėjimą arba baudą iki vieno tūkstančio vieno šimto penkiasdešimt aštuonių eurų;

3) Valstybinės atominės energetikos saugos inspekcijos įgalioti pareigūnai – įspėjimą arba baudą iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610  
Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132  
Nr. [VIII-620](#), 98.02.03, Žin., 1998, Nr. 16-377 (98.02.13)  
Nr. [XI-1493](#), 2011-06-21, Žin., 2011, Nr. 91-4313 (2011-07-19)  
Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **235<sup>1</sup> straipsnis. Valstybinė energetikos inspekcija prie Energetikos ministerijos**

Valstybinė energetikos inspekcija prie Energetikos ministerijos nagrinėja šio kodekso 98–99<sup>2</sup> straipsniuose, 99<sup>3</sup> straipsnio antrojoje dalyje, 99<sup>5</sup> straipsnyje, 99<sup>6</sup> straipsnio trečiojoje dalyje, 99<sup>11</sup> straipsnio pirmojoje dalyje ir 150 straipsnyje numatytų administracinių teisės pažeidimų bylas.

Valstybinės energetikos inspekcijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Valstybinės energetikos inspekcijos viršininkas ir jo pavaduotojas – baudą piliečiams iki vieno šimto keturiasdešimt keturių eurų, įmonių vadovams ar jų įgaliotiems asmenims, pareigūnams – iki dviejų tūkstančių aštuonių šimtų devyniasdešimt šešių eurų;

2) Valstybinės energetikos inspekcijos skyrių vedėjai ir jų pavaduotojai – baudą piliečiams iki penkiasdešimt septynių eurų, pareigūnams – iki dviejų šimtų aštuoniasdešimt devynių eurų;

3) Valstybinės energetikos inspekcijos vyriausieji inžinieriai-inspektoriai, vyresnieji inžinieriai-inspektoriai ir inžinieriai-inspektoriai – baudą piliečiams iki keturiolikos eurų, pareigūnams – iki aštuoniasdešimt šešių eurų.

*Straipsnio pakeitimai:*

Nr. [L-1281](#), 96.04.04, *Žin.*, 1996, Nr. 37-930 (96.04.26)

Nr. [VIII-698](#), 98.04.15, *Žin.*, 1998, Nr. 41-1094 (98.05.01)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [IX-1824](#), 2003-11-13, *Žin.*, 2003, Nr. 112-4997 (2003-11-28), šis Įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio Įstatymo priede, taikymą.

Nr. [XI-1551](#), 2011-06-28, *Žin.*, 2011, Nr. 91-4326 (2011-07-19), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **235<sup>2</sup> straipsnis. Valstybinė kainų ir energetikos kontrolės komisija**

Valstybinė kainų ir energetikos kontrolės komisija nagrinėja šio kodekso 99<sup>(3)</sup> straipsnio pirmojoje dalyje, 99<sup>(6)</sup> straipsnio pirmojoje ir antrojoje dalyse numatytų administracinių teisės pažeidimų bylas ir skiria administracines nuobaudas.

*Straipsnio pakeitimai:*

Nr. [VIII-990](#), 98.12.21, *Žin.*, 1999, Nr. 3-58 (99.01.08)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

### **236 straipsnis. Lietuvos statistikos departamentas**

Lietuvos statistikos departamentas nagrinėja administracinių teisės pažeidimų, susijusių su statistikos duomenų pateikimo tvarkos pažeidimais, bylas (šio kodekso 173<sup>2</sup> straipsnio pirmoji dalis).

Lietuvos statistikos departamento vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines baudas turi teisę Lietuvos statistikos departamento generalinis direktorius ir jo pavaduotojai.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-286](#), 1993.10.19, *Žin.*, 1993, Nr. 56-1079

Nr. [L-1056](#), 95.10.03, *Žin.*, 1995, Nr. 86-1942 (95.10.20)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [XI-1086](#), 2010-11-04, *Žin.*, 2010, Nr. 137-6987 (2010-11-23)

### **237 straipsnis. Teritorinė muitinė**

Teritorinė muitinė nagrinėja šio kodekso 84<sup>1</sup> straipsnio antrojoje dalyje ir dvidešimt antrojoje dalyje (dėl draudimo eksportuoti metalinį gyvsidabrij, gyvsidabrio junginius ar mišinius su kitomis cheminėmis medžiagomis, įskaitant gyvsidabrio lydinius, nesilaikymo), 84<sup>3</sup> straipsnio dešimtojoje ir vienuoliktojoje dalyse (dėl importo ir eksporto reikalavimų pažeidimo), 107<sup>5</sup> straipsnyje (dėl pluoštinių kanapių importo tvarkos pažeidimo), 130 straipsnio antrojoje dalyje, 136<sup>2</sup>, 136<sup>3</sup>, 142<sup>4</sup> straipsniuose, 145 straipsnio trečiojoje, ketvirtojoje ir penktojoje dalyse, 148 straipsnyje, 163<sup>2</sup> straipsnio pirmojoje dalyje, 171 straipsnio trečiojoje dalyje, 171<sup>2</sup> straipsnio pirmojoje dalyje, 173<sup>2</sup> straipsnio pirmojoje dalyje, 209<sup>1</sup> straipsnio pirmojoje dalyje, 209<sup>2</sup> straipsnio pirmojoje, antrojoje, ketvirtojoje ir penktojoje dalyse, 209<sup>3</sup> straipsnio pirmojoje, ketvirtojoje ir penktojoje dalyse, 209<sup>4</sup> straipsnio pirmojoje dalyje, 209<sup>5</sup>, 209<sup>6</sup>, 209<sup>8</sup> straipsniuose ir 210 straipsnio trečiojoje dalyje numatytų administracinių teisės pažeidimų bylas.

Teritorinės muitinės vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę teritorinių muitinių viršininkai ir jų pavaduotojai.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-1297](#), 96.04.23, *Žin.*, 1996, Nr. 41-990 (96.05.08)

Nr. [VIII-354](#), 97.07.01, *Žin.*, 1997, Nr. 69-1732 (97.07.23)

Nr. [VIII-1041](#), 99.02.02, *Žin.*, 1999, Nr. 18-443 (99.02.19)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [IX-199](#), 2001 03 01, Žin., 2001, Nr. 25-826 (2001 03 23)  
Nr. [IX-726](#), 2002-01-22, Žin., 2002, Nr. 13-477 (2002-02-06)  
Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)  
Nr. [IX-2424](#), 2004-08-23, Žin., 2004, Nr. 134-4840 (2004-09-02)  
Nr. [X-82](#), 2005-01-20, Žin., 2005, Nr. 18-576 (2005-02-08)  
Nr. [X-691](#), 2006-06-15, Žin., 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą  
Nr. [X-1246](#), 2007-07-03, Žin., 2007, Nr. 81-3316 (2007-07-21), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą.  
Nr. [X-1381](#), 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-1294](#), 2011-03-24, Žin., 2011, Nr. 40-1918 (2011-04-05), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-1902](#), 2011-12-22, Žin., 2011, Nr. 163-7778 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XII-347](#), 2013-05-30, Žin., 2013, Nr. 62-3059 (2013-06-12)  
Nr. [XII-349](#), 2013-05-30, Žin., 2013, Nr. 62-3061 (2013-06-12)  
Nr. [XII-704](#), 2013-12-19, Žin., 2013, Nr. 140-7074 (2013-12-30)  
Nr. [XII-585](#), 2013-11-07, Žin., 2013, Nr. 120-6054 (2013-11-23)  
Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013  
Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106  
Nr. [XII-2421](#), 2016-06-09, paskelbta TAR 2016-06-22, i. k. 2016-17407, šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede

### **238 straipsnis. Krašto apsaugos sistemos institucijos**

Krašto apsaugos sistemos institucijos nagrinėja administracinių teisės pažeidimų bylas dėl šio kodekso 212, 213, 213<sup>1</sup>, 213<sup>2</sup>, 213<sup>3</sup>, 213<sup>6</sup> straipsniuose numatytų administracinių teisės pažeidimų.

Krašto apsaugos sistemos institucijų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) už šio kodekso 212, 213, 213<sup>1</sup>, 213<sup>2</sup> straipsniuose numatytus administracinius teisės pažeidimus – karo prievolę administruojančios krašto apsaugos sistemos institucijos vadas (viršininkas) ar jo įgalioti asmenys;

2) už šio kodekso 213<sup>3</sup>, 213<sup>6</sup> straipsniuose numatytus administracinius teisės pažeidimus – karo policijos vadas ar jo įgalioti karo policininkai.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, Žin., 1985, Nr. 33-370  
Nr. [XI-3058](#), 1989.07.03, Žin., 1989, Nr. 20-228  
Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610  
Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132  
Nr. [I-1203](#), 96.02.13, Žin., 1996, Nr. 18-460 (96.02.28)  
Nr. [I-1594](#), 96.10.22, Žin., 1996, Nr. 106-2428 (96.11.06)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [XI-1521](#), 2011-06-23, Žin., 2011, Nr. 86-4163 (2011-07-13)  
Nr. [XII-1494](#), 2014-12-18, paskelbta TAR 2014-12-29, i. k. 2014-20791

### **238<sup>1</sup> straipsnis. Lietuvos Respublikos ginklų fondas prie Lietuvos Respublikos vidaus reikalų ministerijos**

Lietuvos Respublikos ginklų fondas prie Lietuvos Respublikos vidaus reikalų ministerijos nagrinėja šio kodekso 167<sup>3</sup> straipsnio antroje dalyje (dėl Lietuvos Respublikos sprogmenų apyvartos kontrolės įstatymo nustatytų sprogmenų saugos bendrųjų reikalavimų pažeidimo), trečiojoje ir ketvirtojoje dalyse numatytų administracinių teisės pažeidimų bylas.

Lietuvos Respublikos ginklų fondo prie Lietuvos Respublikos vidaus reikalų ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti nuobaudas turi teisę Lietuvos Respublikos ginklų fondo prie Lietuvos Respublikos vidaus reikalų ministerijos direktorius ir jo pavaduotojai.

*Kodeksas papildytas straipsniu:*

Nr. [IX-2511](#), 2004-10-28, Žin., 2004, Nr. 166-6060 (2004-11-16), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

*Straipsnio pakeitimai:*

Nr. [XI-645](#), 2010-01-14, Žin., 2010, Nr. 13-613 (2010-02-02)

### **238<sup>2</sup> straipsnis. Mobilizacijos departamentas prie Krašto apsaugos ministerijos**

Mobilizacijos departamentas prie Krašto apsaugos ministerijos nagrinėja šio kodekso 187<sup>14</sup> ir 187<sup>15</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Mobilizacijos departamento prie Krašto apsaugos ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti nuobaudas turi teisę Mobilizacijos departamento prie Krašto apsaugos ministerijos direktorius ir jo pavaduotojai.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1422](#), 2011-05-26, Žin., 2011, Nr. 72-3473 (2011-06-14)

### **239 straipsnis. Valstybinė maisto ir veterinarijos tarnyba**

Valstybinė maisto ir veterinarijos tarnyba nagrinėja šio kodekso 42 straipsnyje (dėl higienos norminių aktų, reglamentuojančių maisto saugą ir kokybę, pažeidimų), 42<sup>5</sup> straipsnio trečiojoje, ketvirtojoje dalyse ir penktojoje dalyje (dėl reikalavimų biocidinių produktų gamintojui kaupti ir (ar) saugoti informaciją pažeidimo), 42<sup>7</sup>, 109, 110 straipsniuose, 163, 163<sup>9</sup>, 163<sup>13</sup>, 163<sup>15</sup> straipsniuose (dėl pažeidimų maisto srityje), 166 straipsnyje (dėl veterinarijos reikalavimų pažeidimo), 189 straipsnyje (dėl pažeidimų maisto srityje), 214<sup>1</sup> straipsnio trečiojoje dalyje (dėl reikalavimų maisto reklamai pažeidimų), 214<sup>2</sup> straipsnyje (dėl informacijos apie alkoholinius gėrimus teikimo tvarkos pažeidimų) numatytų administracinių teisės pažeidimų bylas.

Valstybinės maisto ir veterinarijos tarnybos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Valstybinės maisto ir veterinarijos tarnybos direktorius, jo pavaduotojai ir direktoriaus įgalioti pareigūnai.

*Straipsnio pakeitimai:*

Nr. [XI-1595](#), 1987.04.29, Žin., 1987, Nr. 13-134

Nr. [I-830](#), 1990.12.04, Žin., 1990, Nr. 36-862

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-263](#), 1993.10.05, Žin., 1993, Nr. 54-1047

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [VIII-1824](#), 00.07.11, Žin., 2000, Nr. 64-1913 (00.07.31)

Nr. [IX-199](#), 2001 03 01, Žin., 2001, Nr. 25-826 (2001 03 23)

Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)

Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)

Nr. [XI-645](#), 2010-01-14, Žin., 2010, Nr. 13-613 (2010-02-02)

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-316](#), 2013-05-16, Žin., 2013, Nr. 57-2855 (2013-06-01)

Nr. [XII-653](#), 2013-12-10, Žin., 2013, Nr. 132-6733 (2013-12-21), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1237](#), 2014-10-16, paskelbta TAR 2014-10-22, i. k. 2014-14520

Nr. [XII-1960](#), 2015-10-15, paskelbta TAR 2015-10-23, i. k. 2015-16729

### **239<sup>1</sup> straipsnis. Valstybinė ligonių kasa ir teritorinės ligonių kasos**

Valstybinė ligonių kasa nagrinėja šio kodekso 43<sup>(6)</sup>, 43<sup>(7)</sup> ir 43<sup>(8)</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Teritorinės ligonių kasos nagrinėja šio kodekso 43<sup>(6)</sup> ir 43<sup>(7)</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Valstybinės ligonių kasos ir teritorinių ligonių kasų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Valstybinės ligonių kasos ir teritorinių ligonių kasų direktoriai.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

### **239<sup>2</sup> straipsnis. Radiacinės saugos centras**

Radiacinės saugos centras nagrinėja šio kodekso 42<sup>2</sup> ir 42<sup>3</sup> straipsniuose, 51<sup>5</sup> straipsnio pirmojoje ir antrojoje dalyse, 79, 80, 189 straipsniuose, 189<sup>3</sup> straipsnio pirmojoje dalyje, 189<sup>3</sup> straipsnio antrojoje dalyje (dėl piliečių padarytų pažeidimų) – kai pažeidžiami higienos norminiai ar kiti teisės aktai, reglamentuojantys gyventojų radiacinę saugą, išskyrus teisės aktus, reglamentuojančius branduolinės energetikos srities veiklos su jonizuojančiosios spinduliuotės šaltiniais radiacinę saugą, numatytų administracinių teisės pažeidimų bylas.

Radiacinės saugos centro vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Radiacinės saugos centro valstybinės radiacinės saugos priežiūros ir kontrolės vyriausiasis kontrolierius – įspėjimą arba baudą iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų;

2) Radiacinės saugos centro valstybinės radiacinės saugos priežiūros ir kontrolės pareigūnai – įspėjimą arba baudą iki aštuonių šimtų šešiasdešimt aštuonių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

*Straipsnio pakeitimai:*

Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)

Nr. [XI-1036](#), 2010-09-28, Žin., 2010, Nr. 116-5918 (2010-09-30)

Nr. [XI-1493](#), 2011-06-21, Žin., 2011, Nr. 91-4313 (2011-07-19)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **239<sup>3</sup> straipsnis. Savivaldybių sanitarijos inspekcija**

Savivaldybių sanitarijos inspekcija nagrinėja šio kodekso 110, 161, 162, 166, 167, 185 ir 185<sup>(1)</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Savivaldybių sanitarijos inspekcijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę savivaldybių sanitarijos inspekcijos vyriausiasis inspektorius, jo pavaduotojai ir inspektoriai.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

*Straipsnio pakeitimai:*

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

### **239<sup>4</sup> straipsnis. Nacionalinis visuomenės sveikatos centras prie Sveikatos apsaugos ministerijos**

Nacionalinis visuomenės sveikatos centras prie Sveikatos apsaugos ministerijos nagrinėja šio kodekso 42 straipsnyje (išskyrus darbo, darbuotojų saugos ir sveikatos, radiacinės saugos, maisto saugos ir kokybės, ne maisto produktų (gaminių) saugos ir kokybės higienos norminių aktų pažeidimus), 42<sup>5</sup> straipsnio trečiojoje, ketvirtojoje dalyse ir penktojoje dalyje (dėl reikalavimų biocidinių produktų gamintojui kaupti ir (ar) saugoti informaciją pažeidimo), 51<sup>2</sup> straipsnio ketvirtojoje ir penktojoje dalyse, 79–84 straipsniuose (kai pažeidžiami higienos norminiai aktai, reglamentuojantys atmosferos apsaugą) numatytų administracinių teisės pažeidimų bylas.

Nacionalinio visuomenės sveikatos centro prie Sveikatos apsaugos ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Nacionalinio visuomenės sveikatos centro prie Sveikatos apsaugos ministerijos direktorius ir jo pavaduotojai – įspėjimą arba baudą nuo vieno šimto keturiasdešimt keturių iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų;

2) Nacionalinio visuomenės sveikatos centro prie Sveikatos apsaugos ministerijos įgalioti pareigūnai – įspėjimą arba baudą nuo penkių iki penkių šimtų septyniasdešimt devynių eurų.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)

*Straipsnio pakeitimai:*

Nr. [X-497](#), 2006-01-19, Žin., 2006, Nr. 17-593 (2006-02-11)

Nr. [XI-1036](#), 2010-09-28, Žin., 2010, Nr. 116-5918 (2010-09-30)

Nr. [XI-1767](#), 2011-12-01, Žin., 2011, Nr. 153-7204 (2011-12-15)

Nr. [XII-653](#), 2013-12-10, Žin., 2013, Nr. 132-6733 (2013-12-21), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-1708](#), 2015-05-14, paskelbta TAR 2015-05-25, i. k. 2015-08040

### **240 straipsnis. Valstybinės gyvulių veislininkystės priežiūros organai**

Valstybinės gyvulių veislininkystės priežiūros organai nagrinėja administracinių teisės pažeidimų, susijusių su gyvulių veislininkystės norminių aktų pažeidimu, bylas (šio kodekso 109-1 straipsnis).

Valstybinės gyvulių veislininkystės priežiūros tarnybos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Lietuvos Respublikos vyriausiasis valstybinis veislininkystės inspektorius ir jo pavaduotojas – įspėjimą arba baudą piliečiams iki dviejų šimtų trisdešimt vieno euro ir pareigūnams – iki keturių šimtų trisdešimt keturių eurų;

2) vyriausieji specialistai – valstybiniai veislininkystės inspektoriai – įspėjimą arba baudą asmenims iki vieno šimto septyniasdešimt trijų eurų ir pareigūnams – iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610



Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106

## **241 straipsnis.** Neteko galios nuo 2012-01-01.

*Straipsnio pakeitimai:*

Nr. [XI-1595](#), 1987.04.29, *Žin.*, 1987, Nr. 13-134

Nr. [L-2112](#), 1991.12.17, *Žin.*, 1991, Nr. 2-17

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-588](#), 2001-11-08, *Žin.*, 2001, Nr. 99-3522 (2001-11-28)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04)

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

## **241<sup>1</sup> straipsnis. Valstybinė vartotojų teisių apsaugos tarnyba**

Valstybinė vartotojų teisių apsaugos tarnyba nagrinėja šio kodekso 42 straipsnyje (dėl higienos norminių aktų, reglamentuojančių ne maisto produktų (gaminių, paslaugų) saugą ir kokybę, pažeidimų), 42<sup>5</sup> straipsnio penktojoje dalyje (dėl reikalavimų biocidinių produktų gamintojui, autorizacijos liudijimų turėtojui kaupti ir (ar) saugoti informaciją pažeidimo), 42<sup>6</sup> straipsnyje, 84<sup>2</sup> straipsnio ketvirtojoje dalyje, 84<sup>3</sup> straipsnio dešimtojoje ir vienuoliktojoje dalyse (dėl tiekimo rinkai reikalavimų pažeidimų), 152<sup>4</sup> straipsnyje (pagal Radijo ryšio įrenginių techniniame reglamente nustatytą kompetenciją), 152<sup>11</sup>, 153<sup>10</sup>, 163, 163<sup>9</sup>, 163<sup>13</sup>, 189 straipsniuose (dėl pažeidimų ne maisto produktų srityje), 189<sup>7</sup> straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 167<sup>3</sup> straipsnio antrojoje dalyje (dėl sprogmenų sertifikavimo ir ženklinimo bendrųjų reikalavimų pažeidimų), 211 straipsnyje (dėl Valstybinės vartotojų teisių apsaugos tarnybos pareigūno uždėtos plombos sužalojimo arba nuplėšimo) numatytų administracinių teisės pažeidimų bylas.

Valstybinės vartotojų teisių apsaugos tarnybos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Valstybinės vartotojų teisių apsaugos tarnybos direktorius ir jo pavaduotojai – įspėjimą arba baudą iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų;

2) Valstybinės vartotojų teisių apsaugos tarnybos padalinių vadovai ir jų pavaduotojai, – įspėjimą arba baudą iki penkių šimtų septyniasdešimt devynių eurų;

3) Valstybinės vartotojų teisių apsaugos tarnybos direktoriaus įgalioti pareigūnai – įspėjimą arba baudą iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [XI-3745](#), 1990.03.07, *Žin.*, 1990, Nr. 9-267

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [L-590](#), 1994.09.13, *Žin.*, 1994, Nr. 73-1372 (94.09.21)

Nr. [L-1469](#), 96.07.11, *Žin.*, 1996, Nr. 74-1769 (96.08.02)

Nr. [VIII-851](#), 98.07.02, *Žin.*, 1998, Nr. 67-1939 (98.07.29)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [VIII-1824](#), 00.07.11, *Žin.*, 2000, Nr. 64-1913 (00.07.31)

Nr. [IX-199](#), 2001 03 01, *Žin.*, 2001, Nr. 25-826 (2001 03 23)

Nr. [IX-726](#), 2002-01-22, *Žin.*, 2002, Nr. 13-477 (2002-02-06)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [IX-2153](#), 2004-04-22, *Žin.*, 2004, Nr. 68-2368 (2004-04-29)

Nr. [IX-2511](#), 2004-10-28, *Žin.*, 2004, Nr. 166-6060 (2004-11-16), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [X-1675](#), 2008-07-03, *Žin.*, 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [X-1766](#), 2008-11-06, *Žin.*, 2008, Nr. 135-5227 (2008-11-25), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04)

Nr. [XI-1902](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7778 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-316](#), 2013-05-16, *Žin.*, 2013, Nr. 57-2855 (2013-06-01)

Nr. [XII-653](#), 2013-12-10, Žin., 2013, Nr. 132-6733 (2013-12-21), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-1631](#), 2015-04-21, paskelbta TAR 2015-04-28, i. k. 2015-06453

Nr. [XII-1893](#), 2015-06-25, paskelbta TAR 2015-07-03, i. k. 2015-10784

Nr. [XII-2671](#), 2016-10-11, paskelbta TAR 2016-10-17, i. k. 2016-25267

## **241<sup>2</sup> straipsnis. Lietuvos metrologijos inspekcija**

Lietuvos metrologijos inspekcija nagrinėja šio kodekso 189<sup>(7)</sup> straipsnio pirmojoje, antrojoje ir trečiojoje dalyse ir 211 straipsnyje (dėl Lietuvos metrologijos inspekcijos pareigūno uždėtos plombos sužalojimo arba nuplėšimo) numatytų administracinių teisės pažeidimų bylas.

Lietuvos metrologijos inspekcijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Lietuvos metrologijos inspekcijos viršininkas ir jo pavaduotojai – baudą iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų;

2) Lietuvos metrologijos inspekcijos skyrių viršininkai, šios inspekcijos teritorinių padalinių viršininkai ir vyriausieji valstybiniai inspektoriai – iki penkių šimtų septyniasdešimt devynių eurų;

3) Lietuvos metrologijos inspekcijos vyresnieji valstybiniai inspektoriai, valstybiniai inspektoriai – baudą iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [I-1469](#), 96.07.11, Žin., 1996, Nr. 74-1769 (96.08.02)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [X-249](#), 2005-06-16, Žin., 2005, Nr. 83-3040 (2005-07-07)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

## **241<sup>3</sup> straipsnis. Valstybinė augalininkystės tarnyba prie Žemės ūkio ministerijos**

Valstybinė augalininkystės tarnyba prie Žemės ūkio ministerijos nagrinėja šio kodekso 105, 106, 107 ir 107<sup>3</sup> straipsniuose, 107<sup>5</sup> straipsnyje (dėl pluoštinių kanapių auginimo, tiekimo rinkai ir sandėliavimo tvarkos pažeidimų), 163<sup>13</sup> straipsnyje (dėl trąšų ir tręšiamųjų produktų tiekimo rinkai neatitikimo teisės aktuose nustatytų reikalavimų), 189 straipsnyje (dėl dauginamosios medžiagos, trąšų ir tręšiamųjų produktų kokybės ir dauginamosios medžiagos, trąšų ir tręšiamųjų produktų tiekimo rinkai neatitikimo teisės aktuose nustatytų reikalavimų) numatytų administracinių teisės pažeidimų bylas.

Žuvininkystės tarnybos prie Lietuvos Respublikos žemės ūkio ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę žuvininkystės kontrolės pareigūnai.

Valstybinės augalininkystės tarnybos prie Žemės ūkio ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas turi teisę tam įgalioti Valstybinės augalininkystės tarnybos prie Žemės ūkio ministerijos pareigūnai.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)

*Straipsnio pakeitimai:*

Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)

Nr. [XI-645](#), 2010-01-14, Žin., 2010, Nr. 13-613 (2010-02-02)

Nr. [XI-698](#), 2010-03-18, Žin., 2010, Nr. 34-1615 (2010-03-25)

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-2158](#), 2012-06-29, Žin., 2012, Nr. 82-4263 (2012-07-13)

Nr. [XII-349](#), 2013-05-30, Žin., 2013, Nr. 62-3061 (2013-06-12)

## **241<sup>4</sup> straipsnis. Žuvininkystės tarnyba prie Lietuvos Respublikos žemės ūkio ministerijos**

Žuvininkystės tarnyba prie Lietuvos Respublikos žemės ūkio ministerijos nagrinėja šio kodekso 87 straipsnyje (kai pažeidimai padaryti jūrų vandenyse), 87<sup>2</sup> straipsnyje, 87<sup>3</sup> straipsnio trečiojoje dalyje, 87<sup>4</sup> straipsnyje (kai pažeidimai padaryti jūrų vandenyse), 87<sup>5</sup> straipsnyje, 87<sup>6</sup> straipsnyje (kai pažeidimai padaryti parduodant ar superkant jūrų vandenų žvejybos produktus), 87<sup>7</sup> straipsnyje (kai pažeidimai padaryti jūrų vandenyse), 87<sup>8</sup>, 87<sup>9</sup>, 87<sup>10</sup>, 87<sup>11</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Žuvininkystės tarnybos prie Lietuvos Respublikos žemės ūkio ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę žuvininkystės kontrolės pareigūnai.

*Kodeksas papildytas straipsniu:*

Nr. [X-134](#), 2005-03-17, Žin., 2005, Nr. 47-1553 (2005-04-12)

*Straipsnio pakeitimai:*

Nr. [X-1766](#), 2008-11-06, Žin., 2008, Nr. 135-5227 (2008-11-25), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-399](#), 2013-06-20, Žin., 2013, Nr. 71-3580 (2013-07-01), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

## **242 straipsnis. Aplinkos apsaugos organai**

Aplinkos apsaugos organai nagrinėja šio kodekso 42<sup>3</sup>, 46, 51, 51<sup>1</sup> straipsniuose, 51<sup>2</sup> straipsnio pirmojoje, antrojoje, trečiojoje, šeštojoje ir septintojoje dalyse, 51<sup>3</sup> straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, tryliktojoje, keturioliktojoje, penkioliktojoje, šešioliktojoje, septynioliktojoje, aštuonioliktojoje, devynioliktojoje, dvidešimtojoje, dvidešimt pirmojoje, dvidešimt antrojoje ir dvidešimt trečiojoje dalyse, 51<sup>4</sup> straipsnyje, 51<sup>5</sup> straipsnio pirmojoje ir antrojoje dalyse, 51<sup>6</sup>, 51<sup>7</sup> straipsniuose, 51<sup>10</sup> straipsnio pirmojoje dalyje, 51<sup>12</sup>, 51<sup>13</sup> straipsniuose, 51<sup>14</sup> straipsnio pirmojoje dalyje, 51<sup>17</sup> straipsnyje, 51<sup>18</sup> straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, penktojoje ir šeštojoje dalyse, 51<sup>19</sup> straipsnio pirmojoje, antrojoje, trečiojoje ir ketvirtojoje dalyse, 51<sup>20</sup> straipsnio pirmojoje ir antrojoje dalyse, 51<sup>21</sup> straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 51<sup>22</sup> straipsnyje, 51<sup>23</sup> straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, penktojoje, septintojoje, aštuntojoje, dešimtojoje, vienuoliktojoje, tryliktojoje, keturioliktojoje, penkioliktojoje, šešioliktojoje ir septynioliktojoje dalyse, 51<sup>24</sup>, 51<sup>25</sup>, 52, 52<sup>1</sup>, 52<sup>3</sup>, 52<sup>4</sup>, 53, 55 straipsniuose, 56 straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, penktojoje ir šeštojoje dalyse, 56<sup>1</sup>, 56<sup>2</sup>, 57, 58, 60 straipsniuose, 62 straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>1</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>2</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 64, 66–70, 72–78<sup>1</sup> straipsniuose, 79–82 ir 83–84 straipsniuose (kai administraciniai teisės pažeidimai nėra higienos norminių aktų, reglamentuojančių atmosferos apsaugą, pažeidimai), 84<sup>1</sup> straipsnio pirmojoje, penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, vienuoliktojoje, dvyliktojoje, penkioliktojoje, devynioliktojoje, dvidešimtojoje, dvidešimt pirmojoje, dvidešimt antrojoje (dėl draudimo maišyti metalinį gyvsidabrį su kitomis cheminėmis medžiagomis eksporto tikslais nesilaikymo) ir dvidešimt trečiojoje dalyse, 84<sup>2</sup> straipsnio antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje ir septintojoje dalyse, 84<sup>3</sup> straipsnyje, 85 straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 86, 87, 87<sup>1</sup> straipsniuose, 87<sup>3</sup> straipsnio pirmojoje ir antrojoje dalyse, 87<sup>4</sup> straipsnyje (kai pažeidimai padaryti vidaus vandenyse), 87<sup>6</sup> straipsnyje (kai pažeidimai padaryti parduodant ar superkant vidaus vandenų žvejojimo produktus), 87<sup>7</sup> straipsnyje (kai pažeidimai padaryti ne jūrų vandenyse), 87<sup>12</sup> straipsnio pirmojoje, trečiojoje, ketvirtojoje ir penktojoje dalyse, 88, 89 straipsniuose, 211 straipsnyje (dėl aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimo arba nuplėšimo) numatytų administracinių teisės pažeidimų bylas.

Aplinkos apsaugos organų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti nuobaudas turi teisę:

1) už šio kodekso 42<sup>3</sup>, 46, 51, 51<sup>1</sup> straipsniuose, 51<sup>2</sup> straipsnio pirmojoje, antrojoje, trečiojoje, šeštojoje ir septintojoje dalyse, 51<sup>3</sup> straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, tryliktojoje, keturioliktojoje, penkioliktojoje, šešioliktojoje, septynioliktojoje, aštuonioliktojoje, devynioliktojoje, dvidešimtojoje, dvidešimt pirmojoje, dvidešimt antrojoje ir dvidešimt trečiojoje dalyse, 51<sup>4</sup> straipsnyje, 51<sup>5</sup> straipsnio pirmojoje ir antrojoje dalyse, 51<sup>6</sup>, 51<sup>7</sup> straipsniuose, 51<sup>10</sup> straipsnio pirmojoje dalyje, 51<sup>12</sup>, 51<sup>13</sup> straipsniuose, 51<sup>14</sup> straipsnio pirmojoje dalyje, 51<sup>17</sup> straipsnyje, 51<sup>18</sup> straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, penktojoje ir šeštojoje dalyse, 51<sup>19</sup> straipsnio pirmojoje, antrojoje, trečiojoje ir ketvirtojoje dalyse, 51<sup>20</sup> straipsnio pirmojoje ir antrojoje dalyse, 51<sup>21</sup> straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 51<sup>22</sup> straipsnyje, 51<sup>23</sup> straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, penktojoje, septintojoje, aštuntojoje, dešimtojoje, vienuoliktojoje, tryliktojoje, keturioliktojoje, penkioliktojoje, šešioliktojoje ir septynioliktojoje dalyse, 51<sup>24</sup>, 51<sup>25</sup>, 52, 52<sup>1</sup>, 52<sup>3</sup>, 52<sup>4</sup>, 53, 55 straipsniuose, 56 straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, penktojoje ir šeštojoje dalyse, 56<sup>1</sup>, 56<sup>2</sup>, 57, 58, 60 straipsniuose, 62 straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>1</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>2</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 64, 66–70, 72–78<sup>1</sup> straipsniuose, 79–82 ir 83–84 straipsniuose (kai administraciniai teisės pažeidimai nėra higienos norminių aktų, reglamentuojančių atmosferos apsaugą, pažeidimai), 84<sup>1</sup> straipsnio pirmojoje, penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, vienuoliktojoje, dvyliktojoje, penkioliktojoje, devynioliktojoje, dvidešimtojoje, dvidešimt pirmojoje, dvidešimt antrojoje (dėl draudimo maišyti metalinį gyvsidabrį su kitomis cheminėmis medžiagomis eksporto tikslais nesilaikymo) ir dvidešimt trečiojoje dalyse, 84<sup>2</sup> straipsnio antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje ir septintojoje dalyse, 84<sup>3</sup> straipsnyje, 85 straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 86, 87, 87<sup>1</sup> straipsniuose, 87<sup>3</sup> straipsnio pirmojoje ir antrojoje dalyse, 87<sup>4</sup> straipsnyje (kai pažeidimai padaryti vidaus vandenyse), 87<sup>6</sup> straipsnyje (kai pažeidimai padaryti parduodant ar superkant vidaus vandenų žvejojimo produktus), 87<sup>7</sup> straipsnyje (kai pažeidimai

padaryti ne jūrų vandenyse), 87<sup>12</sup> straipsnio pirmojoje, trečiojoje, ketvirtojoje ir penktojoje dalyse, 88, 89 straipsniuose, 211 straipsnyje (dėl aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimo arba nuplėšimo) numatytus administracinius teisės pažeidimus – vyriausieji valstybiniai aplinkos apsaugos inspektoriai ir vyresnieji valstybiniai aplinkos apsaugos inspektoriai;

2) už šio kodekso 51, 51<sup>1</sup> straipsniuose, 51<sup>3</sup> straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, tryliktojoje, keturioliktojoje, penkioliktojoje, šešioliktojoje, septynioliktojoje, aštuonioliktojoje, devynioliktojoje, dvidešimtojoje, dvidešimt pirmojoje, dvidešimt antrojoje ir dvidešimt trečiojoje dalyse, 51<sup>4</sup>, 51<sup>6</sup>, 51<sup>7</sup> straipsniuose, 51<sup>10</sup> straipsnio pirmojoje dalyje, 51<sup>12</sup>, 51<sup>13</sup> straipsniuose, 51<sup>14</sup> straipsnio pirmojoje dalyje, 51<sup>17</sup> straipsnyje, 51<sup>18</sup> straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, penktojoje ir šeštojoje dalyse, 51<sup>19</sup> straipsnio pirmojoje, antrojoje, trečiojoje ir ketvirtojoje dalyse, 51<sup>20</sup> straipsnio pirmojoje ir antrojoje dalyse, 51<sup>21</sup> straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 51<sup>22</sup>, 51<sup>24</sup>, 51<sup>25</sup>, 52, 52<sup>1</sup>, 52<sup>3</sup>, 52<sup>4</sup>, 53, 55, 56<sup>1</sup>, 56<sup>2</sup>, 58, 60 straipsniuose, 62 straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>1</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>2</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 64, 66–70, 72–78<sup>1</sup> straipsniuose, 79–82 ir 83–84 straipsniuose (kai administraciniai teisės pažeidimai nėra higienos norminių aktų, reglamentuojančių atmosferos apsaugą, pažeidimai), 84<sup>1</sup> straipsnio pirmojoje, penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, vienuoliktojoje, dvyliktojoje, penkioliktojoje, devynioliktojoje, dvidešimtojoje, dvidešimt pirmojoje, dvidešimt antrojoje (dėl draudimo maišyti metalinį gyvsidabrį su kitomis cheminėmis medžiagomis eksporto tikslais nesilaikymo) ir dvidešimt trečiojoje dalyse, 84<sup>2</sup> straipsnio antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje ir septintojoje dalyse, 84<sup>3</sup> straipsnyje, 85 straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 86, 87, 87<sup>1</sup> straipsniuose, 87<sup>3</sup> straipsnio pirmojoje ir antrojoje dalyse, 87<sup>4</sup> straipsnyje (kai pažeidimai padaryti vidaus vandenyse), 87<sup>6</sup> straipsnyje (kai pažeidimai padaryti parduodant ar superkant vidaus vandens žvejybos produktus), 87<sup>7</sup> straipsnyje (kai pažeidimai padaryti ne jūrų vandenyse), 87<sup>12</sup> straipsnio pirmojoje, trečiojoje, ketvirtojoje ir penktojoje dalyse, 88, 89 straipsniuose, 211 straipsnyje (dėl aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimo arba nuplėšimo) numatytus administracinius teisės pažeidimus – valstybiniai aplinkos apsaugos inspektoriai.

#### *Straipsnio pakeitimai:*

Nr. [XI-2756](#), 1989.01.25, *Žin.*, 1989, Nr. 4-19

Nr. [I-830](#), 1990.12.04, *Žin.*, 1990, Nr. 36-862

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-442](#), 1994.04.21, *Žin.*, 1994, Nr. 34-618 (94.05.06)

Nr. [I-661](#), 94.11.15, *Žin.*, 1994, Nr. 91-1766 (94.11.25)

Nr. [I-957](#), 95.06.20, *Žin.*, 1995, Nr. 55-1356 (95.07.05)

Nr. [I-1431](#), 96.07.03, *Žin.*, 1996, Nr. 73-1741 (96.07.31)

Nr. [VIII-677](#), 98.03.24, *Žin.*, 1998, Nr. 32-854 (98.04.03)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-726](#), 2002-01-22, *Žin.*, 2002, Nr. 13-477 (2002-02-06)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [IX-1234](#), 2002-12-10, *Žin.*, 2002, Nr. 123-5526 (2002-12-24)

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [IX-2153](#), 2004-04-22, *Žin.*, 2004, Nr. 68-2368 (2004-04-29)

Nr. [X-134](#), 2005-03-17, *Žin.*, 2005, Nr. 47-1553 (2005-04-12)

Nr. [X-691](#), 2006-06-15, *Žin.*, 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų,

nurodytų šio įstatymo priede, įgyvendinimą

Nr. [X-1675](#), 2008-07-03, *Žin.*, 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai,

nurodyti šio įstatymo priede

Nr. [X-1766](#), 2008-11-06, *Žin.*, 2008, Nr. 135-5227 (2008-11-25), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai,

nurodyti šio įstatymo priede

Nr. [XI-581](#), 2009-12-17, *Žin.*, 2010, Nr. 1-2 (2010-01-05), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede

Nr. [XI-1036](#), 2010-09-28, *Žin.*, 2010, Nr. 116-5918 (2010-09-30)

Nr. [XI-1294](#), 2011-03-24, *Žin.*, 2011, Nr. 40-1918 (2011-04-05), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1325](#), 2011-04-19, *Žin.*, 2011, Nr. 52-2502 (2011-05-03), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede

Nr. [XI-1407](#), 2011-05-24, *Žin.*, 2011, Nr. 72-3463 (2011-06-14)

Nr. [XI-1464](#), 2011-06-20, *Žin.*, 2011, Nr. 85-4125 (2011-07-13) šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai,

nurodyti šio įstatymo priede

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede



Nr. [XI-1902](#), 2011-12-22, Žin., 2011, Nr. 163-7778 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-292](#), 2013-05-09, Žin., 2013, Nr. 55-2730 (2013-05-28)

Nr. [XII-361](#), 2013-06-13, Žin., 2013, Nr. 68-3402 (2013-06-28)

Nr. [XII-399](#), 2013-06-20, Žin., 2013, Nr. 71-3580 (2013-07-01), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-893](#), 2014-05-15, paskelbta TAR 2014-05-27, i. k. 2014-05731

Nr. [XII-1829](#), 2015-06-23, paskelbta TAR, 2015-07-01, i. k. 2015-10579

Nr. [XII-1846](#), 2015-06-23, paskelbta TAR 2015-07-01, i. k. 2015-10591, šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede

## **243 straipsnis. Valstybinė geodezijos ir kartografijos tarnyba prie Lietuvos Respublikos Vyriausybės**

Valstybinė geodezijos ir kartografijos tarnyba prie Lietuvos Respublikos Vyriausybės nagrinėja šio kodekso 48 straipsnyje numatytas administracinių teisės pažeidimų bylas.

Valstybinės geodezijos ir kartografijos tarnybos prie Lietuvos Respublikos Vyriausybės vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę šios tarnybos direktorius ir jo pavaduotojai.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, Žin., 1985, Nr. 33-370

Nr. [I-830](#), 1990.12.04, Žin., 1990, Nr. 36-862

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-957](#), 95.06.20, Žin., 1995, Nr. 55-1356 (95.07.05)

Nr. [VIII-677](#), 98.03.24, Žin., 1998, Nr. 32-854 (98.04.03)

## **244 straipsnis. Valstybiniai miškų ir saugomų teritorijų organai**

Valstybiniai miškų ir saugomų teritorijų organai nagrinėja šio kodekso 47, 51, 51<sup>1</sup> straipsniuose, 51<sup>2</sup> straipsnio antrojoje, trečiojoje, šeštojoje ir septintojoje dalyse, 51<sup>3</sup> straipsnio pirmojoje, antrojoje, trečiojoje ir ketvirtojoje dalyse, 52–52<sup>2</sup> straipsniuose, 53 straipsnyje (dėl pažeidimų, susijusių su plačiai paplitusiomis naudingosiomis iškasenomis), 55, 56<sup>1</sup>–61 straipsniuose, 62 straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>1</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>2</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 63–79 straipsniuose, 83<sup>1</sup>–84, 85–87<sup>1</sup> straipsniuose, 87<sup>3</sup> straipsnio pirmojoje ir antrojoje dalyse, 87<sup>4</sup> straipsnyje (kai pažeidimai padaryti vidaus vandenyse), 87<sup>6</sup> straipsnyje (kai pažeidimai padaryti parduodant ar perkant vidaus vandenų žvejybos produktus), 88, 89, 91, 107, 110 straipsniuose (kai pažeidimai padaryti valstybinių parkų kaimų ir rekreacinių įstaigų teritorijose), 189<sup>5</sup> straipsnio pirmojoje ir trečiojoje dalyse numatytų administracinių teisės pažeidimų bylas.

Valstybinių miškų ir saugomų teritorijų organų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) už šio kodekso 47 straipsnyje, 51<sup>(3)</sup> straipsnio pirmojoje, antrojoje, trečiojoje ir ketvirtojoje dalyse, 52<sup>(2)</sup>, 55, 60, 61 straipsniuose, 62 straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>(1)</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>(2)</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 63–66, 68–74 straipsniuose, 76, 77, 77<sup>(1)</sup>, 78<sup>(1)</sup>, 83<sup>(1)</sup>, 85 straipsniuose, 189<sup>(5)</sup> straipsnio pirmojoje ir trečiojoje dalyse numatytus administracinius teisės pažeidimus – vyriausieji valstybiniai miškų pareigūnai;

2) už šio kodekso 47 straipsnyje, 51<sup>(3)</sup> straipsnio pirmojoje, antrojoje, trečiojoje ir ketvirtojoje dalyse, 55, 60 straipsniuose, 61 straipsnio šeštojoje dalyje, 62 straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>(1)</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>(2)</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 63, 65, 66, 68–74 straipsniuose, 76, 77, 77<sup>(1)</sup>, 78<sup>(1)</sup>, 83<sup>(1)</sup>, 85 straipsniuose, 189<sup>(5)</sup> straipsnio pirmojoje ir trečiojoje dalyse numatytus administracinius teisės pažeidimus – vyresnieji valstybiniai miškų pareigūnai;

3) už šio kodekso 85 straipsnyje numatytus administracinius teisės pažeidimus – valstybiniai miškų pareigūnai;

4) už šio kodekso 47, 51, 51<sup>1</sup> straipsniuose, 51<sup>2</sup> straipsnio antrojoje, trečiojoje, šeštojoje ir septintojoje dalyse, 51<sup>3</sup> straipsnio pirmojoje, antrojoje, trečiojoje ir ketvirtojoje dalyse, 52, 52<sup>1</sup> straipsniuose, 53 straipsnyje (dėl pažeidimų, susijusių su plačiai paplitusiomis naudingosiomis iškasenomis), 55, 56<sup>1</sup>, 56<sup>2</sup>, 57–60 straipsniuose, 61 straipsnio šeštojoje dalyje, 62 straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>1</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>2</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 63 straipsnyje, 64 straipsnio trečiojoje ir ketvirtojoje dalyse, 65–79, 83<sup>1</sup>–84, 85–87<sup>1</sup> straipsniuose, 87<sup>3</sup> straipsnio pirmojoje ir antrojoje dalyse, 87<sup>4</sup> straipsnyje (kai pažeidimai padaryti vidaus vandenyse), 87<sup>6</sup> straipsnyje (kai pažeidimai padaryti parduodant ar perkant vidaus vandenų žvejybos produktus), 88, 89, 91, 107, 110 straipsniuose, 183 straipsnyje (kai pažeidimai padaryti valstybinių



parkų kaimų ir rekreacinių įstaigų teritorijose), 189<sup>5</sup> straipsnio pirmojoje dalyje numatytus administracinius teisės pažeidimus – valstybiniai saugomų teritorijų pareigūnai.

*Straipsnio pakeitimai:*

Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370

Nr. XI-2756, 1989.01.25, Žin., 1989, Nr. 4-19

Nr. [L-830](#), 1990.12.04, Žin., 1990, Nr. 36-862

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [L-442](#), 1994.04.21, Žin., 1994, Nr. 34-618 (94.05.06)

Nr. [L-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)

Nr. [VIII-677](#), 98.03.24, Žin., 1998, Nr. 32-854 (98.04.03)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-199](#), 2001.03.01, Žin., 2001, Nr. 25-826 (2001.03.23)

Nr. [IX-770](#), 2002-03-07, Žin., 2002, Nr. 31-1121 (2002-03-27)

Nr. [X-134](#), 2005-03-17, Žin., 2005, Nr. 47-1553 (2005-04-12)

Nr. [X-691](#), 2006-06-15, Žin., 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą

Nr. [X-1415](#), 2008-01-11, Žin., 2008, Nr. 11-375 (2008-01-26)

Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-292](#), 2013-05-09, Žin., 2013, Nr. 55-2730 (2013-05-28)

Nr. [XII-399](#), 2013-06-20, Žin., 2013, Nr. 71-3580 (2013-07-01), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1829](#), 2015-06-23, paskelbta TAR, 2015-07-01, i. k. 2015-10579

#### **245 straipsnis. Nacionalinė žemės tarnyba prie Žemės ūkio ministerijos**

Nacionalinė žemės tarnyba prie Žemės ūkio ministerijos nagrinėja šio kodekso 47, 52<sup>2</sup>, 100 ir 101 straipsniuose numatytų administracinių teisės pažeidimų bylas.

Nacionalinės žemės tarnybos prie Žemės ūkio ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę šios tarnybos vadovas arba jo įgaliotas Tarnybos teritorinio padalinio vadovas.

*Straipsnio pakeitimai:*

Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370

Nr. [L-830](#), 1990.12.04, Žin., 1990, Nr. 36-862

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [L-442](#), 1994.04.21, Žin., 1994, Nr. 34-618 (94.05.06)

Nr. [L-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)

Nr. [VIII-677](#), 98.03.24, Žin., 1998, Nr. 32-854 (98.04.03)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [XI-788](#), 2010-04-27, Žin., 2010, Nr. 55-2680 (2010-05-13)

Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

#### **245<sup>1</sup> straipsnis. Neteko galios nuo 2010 m. liepos 1 d.**

*Straipsnio pakeitimai:*

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [XI-645](#), 2010-01-14, Žin., 2010, Nr. 13-613 (2010-02-02)

Nr. [XI-698](#), 2010-03-18, Žin., 2010, Nr. 34-1615 (2010-03-25)

#### **246 straipsnis. Ryšių reguliavimo tarnyba**

Ryšių reguliavimo tarnyba nagrinėja šio kodekso 152, 152<sup>1</sup>, 152<sup>3</sup> straipsniuose, 152<sup>4</sup> straipsnyje (pagal Radijo ryšio įrenginių techniniame reglamente nustatytą kompetenciją ir dėl gamintojo kodų, skirtų nestandartinių galinių įrenginių gamintojams, naudojimo sąlygų pažeidimo), 152<sup>5</sup>, 152<sup>10</sup>, 152<sup>11</sup>, 152<sup>12</sup>, 152<sup>13</sup>, 154, 154<sup>3</sup> ir 214<sup>24</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Ryšių reguliavimo tarnybos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę šios tarnybos direktorius ir jo pavaduotojai.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-707](#), 2002-01-15, Žin., 2002, Nr. 13-468 (2002-02-06)

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

Nr. [IX-2153](#), 2004-04-22, Žin., 2004, Nr. 68-2368 (2004-04-29)

Nr. [X-249](#), 2005-06-16, *Žin.*, 2005, Nr. 83-3040 (2005-07-07)

Nr. [XI-1217](#), 2010-12-09, *Žin.*, 2010, Nr. 153-7786 (2010-12-28)

Nr. [XI-1553](#), 2011-06-28, *Žin.*, 2011, Nr. 91-4328 (2011-07-19)

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-2671](#), 2016-10-11, paskelbta TAR 2016-10-17, i. k. 2016-25267

## **246<sup>1</sup> straipsnis. Valstybinės mokesčių inspekcijos**

Valstybinės mokesčių inspekcijos nagrinėja šio kodekso 142 straipsnio antrojoje, trečiojoje, ketvirtojoje, šeštojoje ir septintojoje dalyse, 163<sup>3</sup>–163<sup>8</sup>, 163<sup>10</sup>, 163<sup>12</sup> straipsniuose, 171<sup>1</sup> straipsnio pirmojoje dalyje, 171<sup>2</sup> straipsnio pirmojoje dalyje, 172, 172<sup>1</sup>, 172<sup>9</sup>, 172<sup>10</sup>, 172<sup>16</sup>, 172<sup>20</sup>, 173<sup>1</sup>, 173<sup>10</sup>, 173<sup>11</sup> straipsniuose, 188<sup>6</sup> straipsnio pirmojoje dalyje, 214<sup>11</sup> straipsnyje numatytų administracinių teisės pažeidimų bylas.

Valstybinės mokesčių inspekcijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) už šio kodekso 142 straipsnio antrojoje, trečiojoje, ketvirtojoje, šeštojoje ir septintojoje dalyse, 163<sup>3</sup>–163<sup>8</sup>, 163<sup>10</sup>, 163<sup>12</sup> straipsniuose, 171<sup>1</sup> straipsnio pirmojoje dalyje, 171<sup>2</sup> straipsnio pirmojoje dalyje, 172, 172<sup>1</sup>, 172<sup>9</sup>, 172<sup>10</sup>, 172<sup>16</sup>, 172<sup>20</sup>, 173<sup>1</sup>, 173<sup>10</sup>, 173<sup>11</sup>, 214<sup>11</sup> straipsniuose numatytus administracinius teisės pažeidimus – valstybinės mokesčių inspekcijos viršininkas ir jo pavaduotojas ar kitas viršininko įgaliotas asmuo;

2) už šio kodekso 142 straipsnio antrojoje, trečiojoje ir ketvirtojoje dalyse numatytus administracinius teisės pažeidimus – valstybinės mokesčių inspekcijos pareigūnai.

*Straipsnio pakeitimai:*

Nr. [L-326](#), 1990.06.26, *Žin.*, 1990, Nr. 19-495

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-180](#), 1993.06.10, *Žin.*, 1993, Nr. 26-597

Nr. [L-263](#), 1993.10.05, *Žin.*, 1993, Nr. 54-1047

Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [L-994](#), 95.07.03, *Žin.*, 1995, Nr. 59-1470 (95.07.19)

Nr. [L-1373](#), 96.06.06, *Žin.*, 1996, Nr. 57-1345 (96.06.19)

Nr. [L-1551](#), 96.09.25, *Žin.*, 1996, Nr. 104-2362 (96.10.30)

Nr. [VIII-124](#), 97.02.25, *Žin.*, 1997, Nr. 21-488 (97.03.12)

Nr. [VIII-354](#), 97.07.01, *Žin.*, 1997, Nr. 69-1732 (97.07.23)

Nr. [VIII-545](#), 97.12.02, *Žin.*, 1997, Nr. 116-2954 (97.12.19)

Nr. [VIII-839](#), 98.07.02, *Žin.*, 1998, Nr. 68-1979 (98.07.31)

Nr. [VIII-1278](#), 99.07.01, *Žin.*, 1999, Nr. 66-2111 (99.07.30)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

Nr. [IX-1234](#), 2002-12-10, *Žin.*, 2002, Nr. 123-5526 (2002-12-24)

Nr. [XI-349](#), 2009-07-15, *Žin.*, 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04)

## **246<sup>2</sup> straipsnis. Kultūros paveldo departamentas prie Kultūros ministerijos**

Kultūros paveldo departamentas prie Kultūros ministerijos nagrinėja šio kodekso 91, 165<sup>(3)</sup> straipsniuose, 214<sup>(1)</sup> straipsnio trečiojoje dalyje (dėl išorinės reklamos kultūros paveldo objektuose, jų teritorijose ir apsaugos zonose įrengimo reikalavimų ir draudimų pažeidimų) numatytų administracinių teisės pažeidimų bylas.

Kultūros paveldo departamento prie Kultūros ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Kultūros paveldo departamento prie Kultūros ministerijos direktorius ir jo pavaduotojai, Kultūros paveldo departamento prie Kultūros ministerijos direktoriaus įgaliotas šio departamento struktūrinio padalinio vadovas, Kultūros paveldo departamento prie Kultūros ministerijos teritorinių padalinių vedėjai – įspėjimą arba baudą iki vieno tūkstančio keturių šimtų keturiasdešimt aštuonių eurų;

2) Kultūros paveldo departamento prie Kultūros ministerijos vyriausieji valstybiniai inspektoriai, Kultūros paveldo departamento prie Kultūros ministerijos teritorinių padalinių vyriausieji valstybiniai inspektoriai – įspėjimą arba baudą iki aštuonių šimtų šešiasdešimt aštuonių eurų;

3) Kultūros paveldo departamento prie Kultūros ministerijos vyresnieji valstybiniai inspektoriai ir valstybiniai inspektoriai ir Kultūros paveldo departamento prie Kultūros ministerijos teritorinių padalinių vyresnieji valstybiniai inspektoriai ir valstybiniai inspektoriai – įspėjimą arba baudą iki dviejų šimtų aštuoniasdešimt devynių eurų.

*Straipsnio pakeitimai:*

Nr. [L-435](#), 1990.07.30, *Žin.*, 1990, Nr. 23-565

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [L-743](#), 94.12.28, Žin., 1995, Nr. 3-39 (95.01.06)

Nr. [L-1180](#), 96.01.23, Žin., 1996, Nr. 14-353 (96.02.14)

Nr. [IX-199](#), 2001 03 01, Žin., 2001, Nr. 25-826 (2001 03 23)

Nr. [X-691](#), 2006-06-15, Žin., 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106

### **246<sup>3</sup> straipsnis. Valstybinė teritorijų planavimo ir statybos inspekcija prie Aplinkos ministerijos**

Valstybinė teritorijų planavimo ir statybos inspekcija prie Aplinkos ministerijos nagrinėja šio kodekso 158<sup>1</sup> straipsnyje, 159 straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje dalyse, 159<sup>1</sup> straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje dalyse, 159<sup>2</sup> straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje, septintojoje, aštuntojoje dalyse, 159<sup>3</sup>, 159<sup>5</sup>, 159<sup>6</sup>, 159<sup>7</sup>, 189<sup>1</sup>, 189<sup>12</sup>, 189<sup>15</sup> straipsniuose numatytas administracinių teisės pažeidimų bylas.

Valstybinės teritorijų planavimo ir statybos inspekcijos prie Aplinkos ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Valstybinės teritorijų planavimo ir statybos inspekcijos prie Aplinkos ministerijos viršininkas, viršininko pavaduotojas ir viršininko įgalioti departamentų ir (ar) skyrių vadovai.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [L-957](#), 95.06.20, Žin., 1995, Nr. 55-1356 (95.07.05)

Nr. [VIII-677](#), 98.03.24, Žin., 1998, Nr. 32-854 (98.04.03)

Nr. [VIII-1278](#), 99.07.01, Žin., 1999, Nr. 66-2111 (99.07.30)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-463](#), 2001-07-12, Žin., 2001, Nr. 66-2409 (2001-08-01)

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)

Nr. [XI-507](#), 2009-12-01, Žin., 2009, Nr. 147-6550 (2009-12-12)

Nr. [XI-1036](#), 2010-09-28, Žin., 2010, Nr. 116-5918 (2010-09-30)

Nr. [XII-1835](#), 2015-06-23, paskelbta TAR, 2015-07-01, i. k. 2015-10585

### **246<sup>4</sup> straipsnis. Valstybinio socialinio draudimo fondo administravimo įstaigos**

Valstybinio socialinio draudimo fondo administravimo įstaigos nagrinėja šio kodekso 188<sup>6</sup> straipsnio pirmojoje dalyje numatytų administracinių teisės pažeidimų bylas.

Valstybinio socialinio draudimo fondo administravimo įstaigų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Valstybinio socialinio draudimo fondo valdybos prie Socialinės apsaugos ir darbo ministerijos direktorius ir jo pavaduotojai, Valstybinio socialinio draudimo fondo valdybos teritorinių skyrių direktoriai ir jų pavaduotojai, Valstybinio socialinio draudimo fondo valdybos Karinių ir joms prilygintų struktūrų skyriaus direktorius ir jo pavaduotojai, Valstybinio socialinio draudimo fondo valdybos Užsienio išmokų tarnybos direktorius ir jo pavaduotojai.

*Straipsnio pakeitimai:*

Nr. [L-457](#), 1994.05.12, Žin., 1994, Nr. 39-704 (94.05.25)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **246<sup>5</sup> straipsnis. Neteko galios**

*Straipsnio pakeitimai:*

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [L-1156](#), 95.12.21, Žin., 1996, Nr. 8-195 (96.01.26)

Nr. [L-1551](#), 96.09.25, Žin., 1996, Nr. 104-2362 (96.10.30)

### **246<sup>6</sup> straipsnis. Neteko galios nuo 2012-01-01**

*Straipsnio pakeitimai:*

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [VIII-1922](#), 00.09.12, Žin., 2000, Nr. 81-2443 (00.09.26)

Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)

Nr. [XI-349](#), 2009-07-15, Žin., 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **246<sup>7</sup> straipsnis. Valstybinė kalbos inspekcija**

Valstybinė kalbos inspekcija nagrinėja šio kodekso 91<sup>(1)</sup>–91<sup>(7)</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Valstybinės kalbos inspekcijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) Valstybinės kalbos inspekcijos viršininkas ir jo pavaduotojas – įspėjimą arba baudą įmonių, įstaigų, organizacijų vadovams, pareigūnams ir kitiems asmenims nuo penkiasdešimt septynių iki keturių šimtų trisdešimt keturių eurų;

2) Valstybinės kalbos inspekcijos inspektoriai – įspėjimą arba baudą įmonių, įstaigų, organizacijų vadovams, pareigūnams ir kitiems asmenims nuo penkiasdešimt septynių iki dviejų šimtų aštuoniasdešimt devynių eurų;

3) apskričių, savivaldybių kalbos tvarkytojai – įspėjimą arba baudą nuo penkiasdešimt septynių iki vieno šimto keturiasdešimt keturių eurų.

*Straipsnio pakeitimai:*

Nr. [I-880](#), 95.05.04, Žin., 1995, Nr. 43-1045 (95.05.24)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **246<sup>8</sup> straipsnis. Lietuvos vyriausiojo archyvaro tarnyba**

Lietuvos vyriausiojo archyvaro tarnyba nagrinėja šio kodekso 46<sup>1</sup>, 50<sup>4</sup>, 50<sup>7</sup>, 91<sup>8</sup>, 188<sup>13</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Lietuvos vyriausiojo archyvaro tarnybos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Lietuvos vyriausiasis archyvaras, jo įgalioti asmenys, valstybės archyvų direktoriai.

*Straipsnio pakeitimai:*

Nr. [I-1127](#), 95.12.14, Žin., 1995, Nr. 106-2350 (95.12.29)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **246<sup>9</sup> straipsnis. Valstybės dokumentų technologinės apsaugos tarnyba prie Finansų ministerijos**

Valstybės dokumentų technologinės apsaugos tarnyba prie Finansų ministerijos nagrinėja šio kodekso 214<sup>(11)</sup> straipsnyje numatytų administracinių teisės pažeidimų bylas.

Valstybės dokumentų technologinės apsaugos tarnybos prie Finansų ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Valstybės dokumentų technologinės apsaugos tarnybos prie Finansų ministerijos direktorius ir jo pavaduotojai.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-124](#), 97.02.25, Žin., 1997, Nr. 21-488 (97.03.12)

### **247 straipsnis. Neteko galios**

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [I-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)

Nr. [VIII-677](#), 98.03.24, Žin., 1998, Nr. 32-854 (98.04.03)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)

### **247<sup>1</sup> straipsnis. Tauriųjų metalų ir brangakmenių valstybinės priežiūros institucijos**

Tauriųjų metalų ir brangakmenių valstybinės priežiūros institucijos nagrinėja administracinių teisės pažeidimų bylas, numatytas šio kodekso 193-1 straipsnyje.

Tauriųjų metalų ir brangakmenių valstybinės priežiūros institucijų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Prabavimo rūmų vadovas, jo nesant – jo pavaduotojas.

*Straipsnio pakeitimai:*

Nr. I-870, 1986.05.28, Žin., 1986, Nr. 16-158  
Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610  
Nr. [I-997](#), 95.07.03, Žin., 1995, Nr. 61-1529 (95.07.26)

### **247<sup>2</sup> straipsnis. Lietuvos bankas**

Lietuvos bankas nagrinėja šio kodekso 172<sup>4</sup>, 172<sup>7</sup>, 172<sup>22</sup> straipsniuose, 173<sup>5</sup> straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 173<sup>14</sup> straipsnyje, 173<sup>15</sup> straipsnyje (dėl auditorių išvadų apie investicinius fondus, depozitoriumus ar valdymo įmones) ir 173<sup>16</sup> straipsnyje numatytų administracinių teisės pažeidimų bylas.

Lietuvos banko vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę Lietuvos banko valdyba.

*Straipsnio pakeitimai:*

Nr. [I-721](#), 94.12.21, Žin., 1995, Nr. 3-36 (95.01.06)  
Nr. [I-1174](#), 96.01.18, Žin., 1996, Nr. 9-218 (96.01.31)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [IX-2153](#), 2004-04-22, Žin., 2004, Nr. 68-2368 (2004-04-29)  
Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **247<sup>3</sup> straipsnis. Neteko galios nuo 2012-01-01**

*Straipsnio pakeitimai:*

Nr. [I-1457](#), 96.07.10, Žin., 1996, Nr. 73-1743 (96.07.31)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [IX-1758](#), 2003-10-14, Žin., 2003, Nr. 102-4581 (2003-10-31)  
Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **247<sup>4</sup> straipsnis. Lietuvos Respublikos konkurencijos taryba**

Lietuvos Respublikos konkurencijos taryba nagrinėja šio kodekso 163, 163<sup>(9)</sup>, 163<sup>(13)</sup>, 172<sup>(18)</sup> straipsniuose bei 189 straipsnio pirmojoje dalyje (dėl paslaugų teikimo taisyklių pažeidimo) numatytų administracinių teisės pažeidimų bylas ir skiria administracines nuobaudas.

*Straipsnio pakeitimai:*

Nr. [I-1469](#), 96.07.11, Žin., 1996, Nr. 74-1769 (96.08.02)  
Nr. [VIII-1081](#), 99.02.11, Žin., 1999, Nr. 23-649 (99.03.10)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

### **247<sup>5</sup> straipsnis. Narkotikų, tabako ir alkoholio kontrolės departamentas**

Narkotikų, tabako ir alkoholio kontrolės departamentas nagrinėja šio kodekso 163 straipsnyje (dėl mažmeninės prekybos alkoholiniais gėrimais taisyklių ir prekybos jais viešojo maitinimo įmonėse taisyklių pažeidimo), 163<sup>2</sup> straipsnio pirmojoje dalyje (dėl prekybos alkoholiniais gėrimais ir tabako gaminiiais, taip pat dėl šių prekių laikymo), 173 straipsnyje (dėl vertimosi komercine-ūkiniu veikla, susijusia su alkoholinių gėrimų ir tabako gaminių gaminiu ir didmenine bei mažmenine prekyba), 177, 185<sup>2</sup>, 214<sup>2</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

Narkotikų, tabako ir alkoholio kontrolės departamento vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę šios tarnybos direktorius ir jo pavaduotojai.

*Straipsnio pakeitimai:*

Nr. [VIII-432](#), 97.10.07, Žin., 1997, Nr. 94-2358 (97.10.17)  
Nr. [VIII-545](#), 97.12.02, Žin., 1997, Nr. 116-2954 (97.12.19)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)  
Nr. [XI-1183](#), 2010-11-30, Žin., 2010, Nr. 145-7436 (2010-12-11)  
Nr. [XII-1631](#), 2015-04-21, paskelbta TAR 2015-04-28, i. k. 2015-06453  
Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106

### **247<sup>6</sup> straipsnis. Lygių galimybių kontrolieriaus tarnyba**

Lygių galimybių kontrolieriaus tarnyba nagrinėja šio kodekso 41<sup>(6)</sup> ir 187<sup>(5)</sup> straipsniuose numatytas administracinių teisės pažeidimų bylas.

Lygių galimybių kontrolieriaus tarnybos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę moterų ir vyrų lygių galimybių kontrolierius.

*Straipsnio pakeitimai:*

Nr. [VIII-1017](#), 99.01.05, Žin., 1999, Nr. 11-237 (99.01.27)



### **247<sup>7</sup> straipsnis. Viešųjų pirkimų tarnyba**

Viešųjų pirkimų tarnyba nagrinėja šio kodekso 171<sup>3</sup> straipsnio pirmojoje dalyje ir 171<sup>6</sup> straipsnio pirmojoje dalyje numatytų administracinių teisės pažeidimų bylas.

Viešųjų pirkimų tarnybos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę šios tarnybos direktorius, direktoriaus pavaduotojas ir direktoriaus įgalioti Viešųjų pirkimų tarnybos skyrių vadovai ir jų pavaduotojai.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1278](#), 99.07.01, Žin., 1999, Nr. 66-2111 (99.07.30)

*Straipsnio pakeitimai:*

Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)

Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

*Straipsnio pakeitimai:*

Nr. [XII-1433](#), 2014-12-16, paskelbta TAR 2014-12-24, i. k. 2014-20628

### **247<sup>8</sup> straipsnis. Žurnalistų etikos inspektorius**

Žurnalistų etikos inspektorius nagrinėja šio kodekso 214<sup>(19)</sup> straipsnio pirmojoje ir antrojoje dalyse numatytų administracinių teisės pažeidimų bylas.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1758](#), 2003-10-14, Žin., 2003, Nr. 102-4581 (2003-10-31)

### **247<sup>9</sup> straipsnis. Lietuvos radijo ir televizijos komisija**

Lietuvos radijo ir televizijos komisija nagrinėja šio kodekso 214<sup>(7)</sup> straipsnio trečiojoje ir ketvirtojoje dalyse, 214<sup>(19)</sup> straipsnio trečiojoje ir ketvirtojoje dalyse, 214<sup>(20)</sup>, 214<sup>(21)</sup> ir 214<sup>(22)</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1758](#), 2003-10-14, Žin., 2003, Nr. 102-4581 (2003-10-31)

### **247<sup>10</sup> straipsnis. Informacinės visuomenės plėtros komitetas prie Susisiekimo ministerijos**

Informacinės visuomenės plėtros komitetas prie Susisiekimo ministerijos nagrinėja šio kodekso 214<sup>25</sup> straipsnyje numatytų administracinių teisės pažeidimų bylas.

Informacinės visuomenės plėtros komiteto prie Susisiekimo ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę šio komiteto direktorius ir jo pavaduotojas.

*Kodeksas papildytas straipsniu:*

Nr. [IX-2335](#), 2004-07-08, Žin., 2004, Nr. 115-4275 (2004-07-24)

*Straipsnio pakeitimai:*

Nr. [X-1019](#), 2007-01-16, Žin., 2007, Nr. 12-492 (2007-01-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XI-801](#), 2010-05-11, Žin., 2010, Nr. 60-2960 (2010-05-25)

Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **247<sup>11</sup> straipsnis. Statinių naudojimo priežiūros viešojo administravimo subjektai**

Statinių naudojimo priežiūros viešojo administravimo subjektai nagrinėja šio kodekso 189<sup>(2)</sup> straipsnio pirmojoje dalyje ir 189<sup>(3)</sup> straipsnyje numatytas administracinių teisės pažeidimų bylas.

Statinių naudojimo priežiūros viešojo administravimo subjektų vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę:

1) (neteko galios nuo 2010 m. sausio 1 d.);

2) Susisiekimo ministerijos ir (ar) jos įgaliotos organizacijos įgalioti padalinių vadovai ir jų pavaduotojai – dėl jos valdymo sričiai priklausančių susisiekimo komunikacijų ir su jomis susijusių kitų inžinerinių statinių, taip pat hidrotechnikos statinių Baltijos jūroje ir vidaus vandens telkiniuose;

3) savivaldybės administracijos direktoriaus įgalioti savivaldybės administracijos skyrių vadovai ir jų pavaduotojai – dėl gyvenamųjų namų ir kitų statinių, nenurodytų šio straipsnio antrosios dalies 2 punkte.

*Kodeksas papildytas straipsniu:*

Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)

*Straipsnio pakeitimai:*

Nr. [XI-507](#), 2009-12-01, Žin., 2009, Nr. 147-6550 (2009-12-12)

## **247<sup>12</sup> straipsnis. Valstybinis turizmo departamentas prie Ūkio ministerijos**

Valstybinis turizmo departamentas prie Ūkio ministerijos nagrinėja šio kodekso 172<sup>30</sup> straipsnyje numatytų administracinių teisės pažeidimų bylas.

Valstybinio turizmo departamento prie Ūkio ministerijos vardu nagrinėti administracinių teisės pažeidimų bylas ir skirti administracines nuobaudas turi teisę šio departamento direktorius ir jo įgalioti departamento pareigūnai.

*Kodeksas papildytas straipsniu:*

Nr. [XII-1873](#), 2015-06-25, paskelbta TAR 2015-07-03, i. k. 2015-10773

## **IV skyrius ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ BYLŲ TEISENA**

### **Septynioliktasis skirsnis PAGRINDINIAI NUOSTATAI**

#### **248 straipsnis. Administracinių teisės pažeidimų bylų teisenos uždaviniai**

Administracinių teisės pažeidimų bylų teisenos uždaviniai yra: laiku, visapusiškai, pilnutinai ir objektyviai išaiškinti kiekvienos bylos aplinkybes, išspręsti ją tiksliai pagal įstatymus, užtikrinti priimto nutarimo įvykdymą, taip pat išaiškinti priežastis ir sąlygas, padedančias padaryti administracinius teisės pažeidimus, užkirsti kelią teisės pažeidimams, auklėti piliečius, kad jie laikytųsi įstatymų, stiprintų teisėtumą.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

#### **249 straipsnis. Administracinių teisės pažeidimų bylų teisenos tvarka**

Administracinių teisės pažeidimų bylų teisenos tvarką nustato šis kodeksas ir kiti Lietuvos Respublikos įstatymai.

Šio kodekso nereglamentuojamų administracinių teisės pažeidimų bylų teisenos santykių atvejais teismas, nagrinėdamas administracinio teisės pažeidimo bylą, *mutatis mutandis* vadovaujasi Lietuvos Respublikos baudžiamojo proceso kodekso normomis, taikomomis baudžiamųjų nusižengimų bylų procesui. Administracinių teisės pažeidimų bylų teisenoje negali būti taikomos atsakomybėn traukiamo (patraukto) asmens teisių ribojimą nustatančios Lietuvos Respublikos baudžiamojo proceso kodekso normos.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04)

#### **250 straipsnis. Aplinkybės, darančios administracinio teisės pažeidimo bylos teisena negalimą**

Administracinio teisės pažeidimo bylos teisena negali būti pradėta, o pradėtoji turi būti nutraukta šiomis aplinkybėmis:

- 1) kai nėra administracinio teisės pažeidimo įvykio ir sudėties;
- 2) kai asmeniui, padariusiam priešingą teisei veikimą arba neveikimą nėra sukakę šešiolikos metų amžiaus;
- 3) kai padaręs priešingą teisei veikimą arba neveikimą asmuo yra nepakaltinamumo būsenoje;
- 4) kai asmuo veikė būtinojo reikalingumo arba būtinosios ginties atveju;
- 5) kai priimamas amnestijos aktas, jeigu jis panaikina administracinės nuobaudos skyrimą;
- 6) kai panaikinamas administracinę atsakomybę nustatantis aktas;
- 7) kai iki administracinio teisės pažeidimo bylos nagrinėjimo pasibaigia šio kodekso 35 straipsnyje numatyti terminai;
- 8) kai dėl to paties fakto administracinė atsakomybėn patraukto asmens atžvilgiu yra priimtas kompetentingo organo (pareigūno) nutarimas skirti administracinę nuobaudą arba nepanaikintas nutarimas nutraukti administracinio teisės pažeidimo bylą, taip pat jeigu dėl to pažeidimo iškelta baudžiamoji byla;
- 9) jeigu mirė asmuo, kurio atžvilgiu buvo pradėta bylos teisena.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

#### **251 straipsnis. Administracinio teisės pažeidimo bylos nutraukimas dėl kitų aplinkybių**

Administracinio teisės pažeidimo bylos teisena gali būti nutraukta šio kodekso numatytais atvejais ir tvarka, kai medžiaga perduodama prokurorui, parengtinio tardymo arba kvotos organui.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [VIII-762](#), 98.06.02, *Žin.*, 1998, Nr. 55-1518 (98.06.17)

## **252 straipsnis. Administracinio teisės pažeidimo bylos nagrinėjimas vadovaujantis piliečių lygybe**

Administracinio teisės pažeidimo byla nagrinėjama vadovaujantis visų piliečių lygybe prieš įstatymą ir nagrinėjančią bylą organą (pareigūną) nepriklausomai nuo kilmės, socialinės ir turtinės padėties, rasinio ir nacionalinio priklausomumo, lyties, išsilavinimo, kalbos, santykio su religija, užsiėmimo rūšies ir pobūdžio, gyvenamosios vietos ir kitų aplinkybių.

## **253 straipsnis. Administracinių teisės pažeidimų bylų proceso kalba**

Lietuvos Respublikoje administracinių teisės pažeidimų bylų procesas vyksta lietuvių kalba.

Dalyvaujančiam byloje asmeniui, nemokančiam lietuvių kalbos, užtikrinama teisė kalbėti gimtąja kalba arba ta kalba, kurią jis moka, ir naudotis vertėjo paslaugomis.

Organas (pareigūnas), įgaliotas surašyti administracinio teisės pažeidimo protokolą arba nagrinėjantis administracinio teisės pažeidimo bylą, turi teisę nuspręsti pridėti prie bylos ne lietuvių kalba surašytus dokumentus. Tokiu atveju, nagrinėjant bylą, jeigu prireikia, turi būti užtikrintas dokumentų vertimas į lietuvių kalbą.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [VIII-1931](#), 00.09.19, *Žin.*, 2000, Nr. 85-2570 (00.10.11)

## **254 straipsnis. Viešas administracinio teisės pažeidimo bylos nagrinėjimas**

Administracinio teisės pažeidimo byla nagrinėjama viešai.

Siekiant didinti auklėjamąjį ir prevencinį administracinių teisės pažeidimų bylų proceso vaidmenį, tokios bylos gali būti nagrinėjamos tiesiogiai darbo kolektyvuose, administracinėn atsakomybėn traukiamo asmens mokymosi arba gyvenamojoje vietoje.

*Straipsnio pakeitimai:*

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

## **255 straipsnis. Prokuroro teisės administracinių teisės pažeidimų bylų teisenoje**

Prokuroras turi teisę pareiškimu ar nutarimu kreiptis į rajono (miesto) apylinkės teismą iškelti administracinio teisės pažeidimo bylą dėl veikų, numatytų šio kodekso 187<sup>(1)</sup> straipsnyje, taip pat turi teisę iškelti administracinio teisės pažeidimo bylą, kai buvo atsisakyta iškelti baudžiamąją bylą ar baudžiamoji byla buvo nutraukta, dalyvauti teisme nagrinėjant tokias administracinių teisės pažeidimų bylas, pareikšti prašymus ir apskųsti šiose bylose priimtus nutarimus.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-847](#), 95.04.11, *Žin.*, 1995, Nr. 36-886 (95.05.03)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

## **256 straipsnis. Įrodymai**

Įrodymai administracinio teisės pažeidimo byloje yra bet kurie faktiniai duomenys, kuriais remdamiesi organai (pareigūnai) įstatymo numatyta tvarka nustato, ar yra padarytas administracinis teisės pažeidimas, ar jo nėra, ar dėl jo padarymo tas asmuo kaltas, ir kitokias aplinkybes, turinčias reikšmės bylai teisingai išspręsti.

Šie duomenys nustatomi tokiomis priemonėmis: administracinio teisės pažeidimo protokolu, nuotraukomis, garso ar vaizdo įrašais, liudytojų parodymais, nukentėjusio ir patraukto administracinėn atsakomybėn asmens paaiškinimais, eksperto išvada, specialisto paaiškinimais, daiktiniais įrodymais, daiktų ir dokumentų paėmimo protokolu, taip pat kitokiais dokumentais.

Įrodymus renka, prireikus ekspertą ar specialistą skiria pareigūnai, turintys teisę surašyti administracinio teisės pažeidimo protokolą, taip pat administracinio teisės pažeidimo bylą nagrinėjantis organas (pareigūnas).

*Straipsnio pakeitimai:*

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [VIII-1931](#), 00.09.19, *Žin.*, 2000, Nr. 85-2570 (00.10.11)

## **257 straipsnis. Įrodymų įvertinimas**

Organas (pareigūnas) įvertina įrodymus pagal vidinį savo įsitikinimą, pagrįstą visapusišku, pilnutiniu ir objektyviu visų bylos aplinkybių viseto išnagrinėjimu, vadovaudamasis įstatymu ir teisine sąmone.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

## **257<sup>1</sup> straipsnis. Šaukimų ir kitų dokumentų įteikimas administracinių teisės pažeidimų bylų procese dalyvaujantiems asmenims**

Šaukimai ir kiti procesiniai dokumentai administracinio teisės pažeidimo bylos procese dalyvaujančiam asmeniui siunčiami į oficialiai deklaruotą asmens gyvenamąją vietą arba jo darbovietę registruotu laišku. Šaukimai ir

kiti procesiniai dokumentai įteikiami asmeniškai, jeigu administracinio teisės pažeidimo bylos procese dalyvaujančio asmens įteikimo metu nėra, – kuriam nors iš kartu su juo gyvenančių pilnamečių šeimos narių, o darbovietėje – asmeniui, atsakingam už korespondencijos priėmimą.

Administracinėn atsakomybėn traukiamam asmeniui, kuris buvo šaukiamas į administracinio teisės pažeidimo bylos nagrinėjimą, apie tolesnį bylos nagrinėjimą gali būti pranešama neregistruotu laišku ar kitu būdu, išskyrus šio kodekso 272 straipsnio antrojoje dalyje numatytus atvejus.

Institucijai, kurios pareigūnas atliko administracinio teisės pažeidimo tyrimą, kitiems viešojo administravimo subjektams, advokatams, advokatų padėjėjams, antstoliams, antstolių padėjėjams, notarams, Seimo kontrolieriams, lygių galimybių kontrolieriams, vaiko teisių apsaugos kontrolieriams, valstybės ir savivaldybių įmonėms, finansų įstaigoms, draudimo įmonėms teismas ar kita bylą tirianti ar nagrinėjanti institucija šaukimus, pranešimus, skundų kopijas ir kitus procesinius dokumentus įteikia elektroninių ryšių priemonėmis. Elektroninių ryšių priemonėmis šaukimai, pranešimai, skundų kopijos ir kiti procesiniai dokumentai taip pat įteikiami asmenims, kuriems teisės aktai ar su teismų ar bylą tiriančios ar nagrinėjančios institucijos informacinės sistemos valdytoju sudaryta sutartis nustato pareigą priimti procesinius dokumentus elektroninių ryšių priemonėmis. Kitiems asmenims teismas ar kita bylą tirianti ar nagrinėjanti institucija šaukimus, pranešimus, skundų kopijas ir kitus procesinius dokumentus įteikia elektroninių ryšių priemonėmis, jeigu jie pageidauja procesinius dokumentus gauti tokiu būdu ir yra nurodę gavėjo elektroninio pašto adresą arba kitą elektroninių ryšių priemonių adresą. Šaukimų, pranešimų, skundų kopijų ir kitų procesinių dokumentų pateikimo elektroninių ryšių priemonėmis tvarką ir formą nustato teisingumo ministras.

Šiame kodekse nustatytais atvejais ir tvarka įteikiant administracinio teisės pažeidimo bylos procese dalyvaujančiam asmeniui procesinį dokumentą elektroninių ryšių priemonėmis, procesinio dokumento įteikimo administracinio teisės pažeidimo bylos procese dalyvaujančiam asmeniui diena laikoma po procesinio dokumento išsiuntimo dienos einanti darbo diena.

*Istatymas papildytas straipsniu:*

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

Nr. [XII-601](#), 2013-11-19, Žin., 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

## **257<sup>2</sup> straipsnis. Su administraciniu teisės pažeidimu susijusių duomenų tvarkymas**

Su administraciniu teisės pažeidimu susiję duomenys, informacija ir dokumentai tvarkomi Administracinių teisės pažeidimų registre vadovaujantis Lietuvos Respublikos administracinių teisės pažeidimų registro įstatyme nurodytais teisės aktais.

*Istatymas papildytas straipsniu:*

Nr. [XII-601](#), 2013-11-19, Žin., 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

## **258 straipsnis. Medžiagos perdavimas prokurorui, parengtinio tardymo arba kvotos organui**

Jeigu nagrinėdamas bylą organas (pareigūnas) įsitikina, kad pažeidimas turi nusikaltimo požymių, jis perduoda medžiagą prokurorui, parengtinio tardymo arba kvotos organui.

### **Aštuonioliktasis skirsnis**

## **ADMINISTRACINIO TEISĖS PAŽEIDIMO PROTOKOLAS**

### **259 straipsnis. Administracinio teisės pažeidimo protokolo surašymas**

Dėl padaryto administracinio teisės pažeidimo tam įgaliotas organas (pareigūnas) arba visuomeninės organizacijos ar visuomeninio savaveiksmio organo atstovas surašo protokolą, išskyrus šio kodekso 262 straipsnyje numatytus atvejus. Protokolas surašomas dalyvaujant administracinėn atsakomybėn traukiamam asmeniui. Dėl šio kodekso 133<sup>1</sup> straipsnio pirmojoje ir antrojoje dalyse numatytų pažeidimų, taip pat 260<sup>2</sup> straipsnyje numatytais atvejais protokolas gali būti surašytas administracinėn atsakomybėn traukiamam asmeniui nedalyvaujant.

Dėl šio kodekso 187<sup>(2)</sup> straipsnyje numatyto administracinio teisės pažeidimo protokolą surašo organas (pareigūnas), nagrinėjantis administracinio teisės pažeidimo bylą, kurioje buvo padarytas šis teisės pažeidimas.

Administracinio teisės pažeidimo protokolas surašomas dviem egzemplioriais; vienas protokolo egzempliorius nedelsiant įteikiamas, o šio kodekso 260<sup>2</sup> straipsnyje numatytais atvejais – nusiunčiamas administracinėn atsakomybėn traukiamam asmeniui.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

## **259<sup>1</sup> straipsnis. Asmenys, turintys teisę surašyti administracinių teisės pažeidimų protokolus**

Administracinių teisės pažeidimų bylose, kurias nagrinėja šio kodekso 221 ir 224 straipsniuose nurodyti organai, teisės pažeidimų protokolus turi teisę surašyti:

1) tam įgalioti:

vidaus reikalų ir policijos pareigūnai (41<sup>3</sup>, 42<sup>4</sup>, 44, 44<sup>1</sup> straipsniai, 44<sup>2</sup> straipsnio trečioji dalis, 44<sup>7</sup>, 44<sup>9</sup>, 50, 50<sup>2</sup>, 50<sup>3</sup> straipsniai, 90 straipsnis (išskyrus pažeidimus, susijusius su laukiniais gyvūnais), 110 straipsnis, 124 straipsnio šeštoji dalis, 124<sup>2</sup> straipsnio trečioji ir ketvirtoji dalys, 126 straipsnio pirmoji, ketvirtoji ir penktoji dalys, 127 straipsnio trečioji dalis, 128 straipsnio pirmoji ir antroji dalys, 129 straipsnis, 130 straipsnio pirmoji dalis, 130<sup>2</sup> straipsnis, 133<sup>1</sup> straipsnio trečioji dalis, 134<sup>1</sup> straipsnis, 143 straipsnis – dėl pažeidimų automobilių transporte, 152<sup>14</sup>, 153<sup>1</sup> straipsniai, 154<sup>11</sup> straipsnio penktoji dalis ir šeštoji dalis (dėl informacijos apie kibernetinius incidentus, galimai turinčius nusikalstamos veikos požymių, teikimo tvarkos pažeidimų), 160–162, 163<sup>1</sup> straipsniai, 163<sup>2</sup> straipsnio antroji, trečioji, ketvirtoji, penktoji, šeštoji, septintoji dalys, 163<sup>11</sup>, 164 straipsniai, 171 straipsnio pirmoji ir antroji dalys, 171<sup>1</sup> straipsnio antroji dalis, 171<sup>2</sup> straipsnio antroji dalis, 171<sup>4</sup>, 171<sup>5</sup>, 172<sup>11</sup>, 173, 173<sup>3</sup>, 173<sup>6</sup>, 173<sup>7</sup>, 173<sup>9</sup>, 173<sup>13</sup>, 173<sup>18</sup>, 173<sup>20</sup>, 173<sup>21</sup>, 174, 175 straipsniai, 178 straipsnio trečioji, ketvirtoji, penktoji, šeštoji ir septintoji dalys, 178<sup>1</sup>, 180, 181, 181<sup>1</sup> straipsniai, 181<sup>2</sup> straipsnio antroji dalis, 181<sup>3</sup>, 181<sup>4</sup> straipsniai, 182 straipsnio antroji dalis, 182<sup>1</sup> straipsnio antroji dalis, 183 straipsnio trečioji dalis, 184, 185, 185<sup>1</sup>, 185<sup>5</sup>, 186, 186<sup>5</sup> straipsniai, 187 straipsnio pirmoji ir antroji dalys, 187<sup>4</sup>, 187<sup>11</sup> straipsniai, 187<sup>12</sup> straipsnis – dėl politinių sankcijų pažeidimo, 188–188<sup>2</sup>, 188<sup>5</sup> straipsniai, 188<sup>7</sup> straipsnio pirmoji dalis, 188<sup>11</sup>, 188<sup>15</sup>, 188<sup>18</sup>, 188<sup>20</sup>, 189<sup>9</sup>, 191, 193<sup>2</sup>, 198, 202, 205<sup>2</sup>, 207, 207<sup>2</sup>, 207<sup>3</sup>, 207<sup>4</sup>, 207<sup>5</sup>, 207<sup>6</sup>, 207<sup>7</sup>, 207<sup>8</sup>, 207<sup>9</sup>, 207<sup>14</sup> straipsniai, 210 straipsnio pirmoji ir antroji dalys, 211 straipsnis (išskyrus Lietuvos metrologijos inspekcijos pareigūno ar aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimą arba nuplėšimą), 214 straipsnis, 214<sup>8</sup> straipsnis – dėl įstatymų uždraustos informacijos ir informacijos apie įstatymų uždraustą ar neteisėtą veiklą skleidimo);

Aplinkos ministerijos organų pareigūnai (42<sup>4</sup> straipsnio pirmoji ir antroji dalys, 45, 49 straipsniai, 51<sup>3</sup> straipsnio penktoji, šeštoji, septintoji, aštuntoji, devintoji, dešimtoji, vienuoliktoji ir dvyliktoji dalys, 51<sup>5</sup> straipsnio trečioji dalis, 51<sup>8</sup>, 51<sup>9</sup> straipsniai, 51<sup>10</sup> straipsnio antroji ir trečioji dalys, 51<sup>14</sup> straipsnio antroji dalis, 51<sup>15</sup> straipsnis, 51<sup>18</sup> straipsnio septintoji, aštuntoji, devintoji, dešimtoji ir vienuoliktoji dalys, 51<sup>19</sup> straipsnio penktoji, šeštoji ir septintoji dalys, 51<sup>20</sup> straipsnio trečioji, ketvirtoji ir penktoji dalys, 51<sup>21</sup> straipsnio ketvirtoji dalis, 51<sup>23</sup> straipsnio šeštoji, devintoji, dvyliktoji, aštuonioliktoji ir devynioliktoji dalys, 51<sup>26</sup>, 51<sup>27</sup> straipsniai, 56 straipsnio septintoji, aštuntoji, devintoji, dešimtoji, vienuoliktoji, dvyliktoji ir tryliktoji dalys, 62 straipsnio trečioji, ketvirtoji, penktoji, septintoji, aštuntoji, devintoji ir dešimtoji dalys, 62<sup>1</sup> straipsnio trečioji, ketvirtoji, penktoji, septintoji, aštuntoji, devintoji ir dešimtoji dalys, 62<sup>2</sup> straipsnio trečioji, ketvirtoji, penktoji, septintoji, aštuntoji, devintoji ir dešimtoji dalys, 84<sup>1</sup> straipsnio trečioji, ketvirtoji, dešimtoji, tryliktoji, keturioliktoji, šešioliktoji, septynioliktoji ir aštuonioliktoji dalys, 84<sup>2</sup> straipsnio pirmoji dalis, 85 straipsnio ketvirtoji, penktoji, šeštoji, septintoji ir aštuntoji dalys, 87<sup>12</sup> straipsnio antroji dalis, 89<sup>1</sup>, 89<sup>2</sup> straipsniai, 90 straipsnis (dėl pažeidimų, susijusių su laukiniais gyvūnais), 162, 189<sup>9</sup>, 193<sup>2</sup> straipsniai, 214<sup>1</sup> straipsnio trečioji ir ketvirtoji dalys – dėl išorinės reklamos saugomose teritorijose įrengimo reikalavimų ir draudimų pažeidimų);

Lietuvos Respublikos Vyriausybės įgaliotos atlikti auditorių ir audito įmonių viešąją priežiūrą įstaigos įgalioti asmenys (173<sup>15</sup> straipsnis);

Finansų ministerijos ir jos tam įgalioti pareigūnai (172<sup>17</sup>, 172<sup>28</sup> straipsniai, 172<sup>29</sup> straipsnis – dėl viešojo sektoriaus subjektų grupių metinių konsoliduotųjų ataskaitų rinkinio parengimo ir pateikimo pažeidimų);

biudžetinių įstaigų ir viešųjų įstaigų, atsakingų už Viešojo sektoriaus atskaitomybės įstatyme nustatytų viešojo sektoriaus subjektų grupių metinių konsoliduotųjų ataskaitų parengimą ir pateikimą laiku, įgalioti pareigūnai (172<sup>29</sup> straipsnis – dėl viešojo sektoriaus subjektų metinių ataskaitų rinkinio sudėties pažeidimo, parengimo, pateikimo ir paskelbimo pažeidimų);

Krašto apsaugos ministerijos pareigūnai (189<sup>9</sup> straipsnis);

Kultūros ministerijos įgalioti pareigūnai (173<sup>19</sup> straipsnis, 187<sup>12</sup> straipsnis – dėl visuomeninių sankcijų pažeidimo, 214 straipsnio pirmoji dalis);

Kultūros paveldo departamento prie Kultūros ministerijos pareigūnai (188<sup>4</sup> straipsnis, 214<sup>1</sup> straipsnio ketvirtoji dalis – dėl išorinės reklamos kultūros paveldo objektuose, jų teritorijose ir apsaugos zonose įrengimo



reikalavimų ir draudimų pažeidimų, 207<sup>9</sup> straipsnio trečioji dalis – dėl nustatytos išorinės politinės reklamos įrengimo ir skleidimo tvarkos pažeidimo kultūros paveldo objektuose, jų teritorijose ir apsaugos zonose);

Nacionalinio kibernetinio saugumo centro pareigūnai (154<sup>11</sup> straipsnio pirmoji dalis ir šeštoji dalis (išskyrus informacijos apie kibernetinius incidentus, galimai turinčius nusikalstamos veikos požymių, teikimo tvarkos pažeidimus), 154<sup>12</sup> straipsnis (išskyrus nustatytų organizacinių ir techninių reikalavimų elektroninės informacijos prieglobos paslaugų saugumui ir vientisumui užtikrinti nesilaikymą);

Susisiekimo ministerijos ir jos tam įgalioti asmenys (42<sup>4</sup> straipsnio pirmoji ir antroji dalys, 50<sup>3</sup> straipsnis – dėl turto sunaikinimo ar sugadinimo transporte, 117<sup>1</sup>, 119<sup>2</sup>, 137<sup>1</sup>, 138<sup>1</sup> straipsniai, 143 straipsnis – dėl automobilių transporte padarytų pažeidimų, 185<sup>1</sup> straipsnio antroji dalis, 187<sup>12</sup> straipsnis – dėl susisiekimo sankcijų pažeidimo, 189<sup>2</sup> straipsnio antroji dalis, 189<sup>4</sup> straipsnio ketvirtoji, penktoji ir šeštoji dalys);

Sveikatos apsaugos ministerijos organų pareigūnai (42<sup>4</sup> straipsnio pirmoji ir antroji dalys, 44<sup>2</sup>, 44<sup>10</sup>, 89<sup>1</sup>, 89<sup>2</sup>, 186 straipsniai);

Švietimo ir mokslo ministerijos įgalioti pareigūnai (185<sup>1</sup> straipsnio antroji dalis, 187<sup>12</sup> straipsnis – dėl visuomeninių sankcijų pažeidimo, 214<sup>9</sup>, 215 straipsniai);

Ūkio ministerijos ir jos tam įgalioti pareigūnai (187<sup>12</sup> straipsnis – dėl ekonominių sankcijų pažeidimo, 189<sup>9</sup> straipsnis);

Žemės ūkio ministerijos ir jos valdymo sričiai priskirtų įstaigų pareigūnai (42<sup>4</sup> straipsnio pirmoji ir antroji dalys, 50<sup>8</sup> straipsnis – išskyrus pažeidimus, susijusius su augalo veislės, kuriai suteikta teisinė apsauga, dauginamosios medžiagos eksportu ir importu, 89<sup>1</sup>, 89<sup>2</sup>, 103, 104, 110<sup>1</sup>, 163<sup>14</sup>, 172<sup>19</sup>, 172<sup>21</sup>, 188<sup>17</sup> straipsniai);

Lietuvos vyriausiojo archyvaro tarnybos ir valstybės archyvų pareigūnai (188<sup>10</sup> straipsnis);

Lietuvos statistikos departamento pareigūnai (173<sup>17</sup> straipsnis);

centralizuotai valdomo valstybės turto valdytojo vadovas arba jo įgalioti asmenys (215<sup>1</sup>, 215<sup>2</sup>, 215<sup>3</sup> straipsniai);

Narkotikų, tabako ir alkoholio kontrolės departamento pareigūnai (44<sup>2</sup> straipsnio pirmoji ir antroji dalys, 163<sup>2</sup> straipsnio antroji, trečioji, ketvirtoji, penktoji, šeštoji, septintoji dalys – dėl prekybos alkoholiniais gėrimais ir tabako gaminiiais, taip pat dėl tokių prekių laikymo, 164, 173<sup>12</sup> straipsniai, 185<sup>1</sup> straipsnio antroji dalis, 185<sup>3</sup>, 185<sup>5</sup> straipsniai, 210 straipsnio pirmoji ir antroji dalys);

Viešųjų pirkimų tarnybos pareigūnai (171<sup>3</sup> straipsnio antroji, trečioji ir ketvirtoji dalys, 171<sup>6</sup> straipsnio antroji, trečioji ir ketvirtoji dalys);

Valstybinės vaistų kontrolės tarnybos prie Sveikatos apsaugos ministerijos įgalioti pareigūnai (43<sup>11</sup> straipsnio trečioji dalis, 44<sup>1</sup>, 44<sup>3</sup>, 44<sup>4</sup>, 44<sup>5</sup>, 44<sup>6</sup>, 44<sup>7</sup> straipsniai);

Nacionalinio transplantacijos biuro prie Lietuvos Respublikos sveikatos apsaugos ministerijos pareigūnai (43<sup>11</sup> straipsnio pirmoji ir antroji dalys, 43<sup>12</sup> straipsnis);

Finansinių nusikaltimų tyrimo tarnybos prie Lietuvos Respublikos vidaus reikalų ministerijos pareigūnai (41<sup>3</sup>, 163<sup>1</sup> straipsniai, 163<sup>2</sup> straipsnio antroji, trečioji, ketvirtoji, penktoji, šeštoji, septintoji dalys, 163<sup>11</sup>, 164, 169, 170, 171, 171<sup>1</sup>, 171<sup>2</sup>, 171<sup>4</sup>, 171<sup>5</sup>, 172<sup>14</sup>, 172<sup>15</sup>, 173, 173<sup>3</sup> straipsniai, 187 straipsnio antroji dalis, 187<sup>12</sup> straipsnis – dėl finansinių sankcijų pažeidimo, 188<sup>6</sup> straipsnio antroji dalis, 193<sup>2</sup>, 214<sup>10</sup> straipsniai);

Valstybės kontrolės pareigūnai (172<sup>13</sup>, 188<sup>3</sup> straipsniai);

Valstybės dokumentų technologinės apsaugos tarnybos prie Finansų ministerijos pareigūnai (189<sup>8</sup>, 214<sup>28</sup>, 214<sup>29</sup> straipsniai);

Lietuvos banko tarnautojai (173<sup>5</sup> straipsnio ketvirtoji ir penktoji dalys, 187<sup>12</sup> straipsnis – dėl ekonominių ir finansinių sankcijų pažeidimo);

kooperatinės bendrovės Lietuvos kooperatyvų sąjungos organų pareigūnai (163, 163<sup>1</sup> straipsniai, 163<sup>2</sup> straipsnio antroji, trečioji, ketvirtoji, penktoji, šeštoji, septintoji dalys, 163<sup>9</sup>, 163<sup>13</sup>, 164, 173<sup>6</sup> straipsniai – dėl kooperatinėse bendrovėse padarytų pažeidimų);

Valstybinės energetikos inspekcijos prie Energetikos ministerijos pareigūnai (99<sup>4</sup>, 99<sup>8</sup>, 99<sup>10</sup> straipsniai, 99<sup>11</sup> straipsnio antroji dalis);

Valstybinės atominės energetikos saugos inspekcijos pareigūnai (51<sup>5</sup> straipsnio trečioji dalis, 94<sup>1</sup>, 173 straipsniai, 189<sup>2</sup> straipsnio antroji dalis, 189<sup>9</sup> straipsnis, 211 straipsnis (išskyrus Lietuvos metrologijos inspekcijos pareigūno ar aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimą arba nuplėšimą);

Valstybinės darbo inspekcijos pareigūnai (41<sup>2</sup>, 41<sup>3</sup> straipsniai, 41<sup>4</sup> straipsnio antroji, trečioji ir ketvirtoji dalys, 41<sup>5</sup> straipsnio antroji dalis, 84<sup>1</sup> straipsnio tryliktoji dalis (dėl pavojingų cheminių medžiagų, atskirų ir esančių

preparatų ar gaminių sudėtyje, naudojimo pažeidimų), keturioliktoji dalis, šešioliktoji dalis (dėl pavojingų cheminių medžiagų ir preparatų naudojimo pažeidimų), septynioliktoji dalis (dėl pavojingų cheminių medžiagų ir preparatų, jų turinčių gaminių naudojimo apribojimų pažeidimų), 173 straipsnis);

Valstybinės duomenų apsaugos inspekcijos pareigūnai (154<sup>11</sup> straipsnio antroji dalis ir šeštoji dalis (išskyrus informacijos apie kibernetinius incidentus, galimai turinčius nusikalstamos veikos požymių, teikimo tvarkos pažeidimus), 214<sup>14</sup> straipsnis (išskyrus asmens duomenų tvarkymą visuomenės informavimo priemonėse pažeidžiant Lietuvos Respublikos asmens duomenų teisinės apsaugos įstatymą), 214<sup>15</sup>, 214<sup>16</sup>, 214<sup>17</sup>, 214<sup>23</sup> straipsniai);

Lietuvos geologijos tarnybos pareigūnai (51<sup>8</sup>, 53<sup>1</sup> straipsniai);

Valstybinės maisto ir veterinarijos tarnybos pareigūnai (43, 44<sup>9</sup> straipsniai, 89<sup>1</sup> straipsnio pirmoji ir antroji dalys (dėl genetiškai modifikuotų organizmų ir genetiškai modifikuotų produktų tiekimo rinkai, naudojimo pažeidimų), 89<sup>2</sup> straipsnis, 90 straipsnis (išskyrus pažeidimus, susijusius su laukiniais gyvūnais), 163<sup>1</sup> straipsnis, 163<sup>2</sup> straipsnio antroji, trečioji, ketvirtoji, penktoji, šeštoji, septintoji dalys, 164 straipsnis, 214<sup>1</sup> straipsnio ketvirtoji dalis (dėl reikalavimų maisto reklamai pažeidimų);

Valstybinės kainų ir energetikos kontrolės komisijos pareigūnai (99<sup>7</sup> straipsnis);

Lietuvos metrologijos inspekcijos pareigūnai (189<sup>7</sup> straipsnio ketvirtoji dalis, 189<sup>10</sup> straipsnis);

Valstybinės kultūros paveldo komisijos nariai ir Valstybinės kultūros paveldo komisijos įgalioti jos administracijos valstybės tarnautojai (188<sup>9</sup> straipsnis);

mutinės pareigūnai (42<sup>5</sup> straipsnio antroji dalis (dėl neįteisintų biocidinių produktų įvežimo iš trečiųjų šalių), 44<sup>2</sup> straipsnio trečioji dalis, 44<sup>3</sup> straipsnio penktoji dalis – dėl veikliųjų medžiagų importo iš trečiųjų šalių nesilaikant nustatytų veiklos sąlygų, 44<sup>7</sup> straipsnis – dėl falsifikuotų vaistinių preparatų importo iš trečiųjų šalių, eksporto, 44<sup>8</sup> straipsnis, 44<sup>9</sup> straipsnis – dėl pažeidimų, susijusių su Lietuvos Respublikos tam tikrų dopingo medžiagų kontrolės įstatyme nurodytų tam tikrų dopingo medžiagų laikymu, gabenimu ir siuntimu, 50<sup>8</sup> straipsnis – dėl pažeidimų, susijusių su augalo veislės, kuriai suteikta teisinė apsauga, dauginamosios medžiagos importu ir eksportu, 51<sup>23</sup> straipsnio šeštoji, devintoji, dvyliktoji, aštuonioliktoji ir devynioliktoji dalys – dėl atliekų eksporto, importo ir vežimo tranzitu reikalavimų pažeidimų, 84<sup>2</sup> straipsnio pirmoji dalis – dėl gaminių ir įrangos importo, 133<sup>1</sup> straipsnio trečioji dalis, 163<sup>2</sup> straipsnio antroji, trečioji, ketvirtoji, penktoji, šeštoji, septintoji dalys, 163<sup>11</sup> straipsnis, 171 straipsnio pirmoji ir antroji dalys, 171<sup>2</sup> straipsnio antroji dalis, 171<sup>4</sup>, 171<sup>5</sup> straipsniai, 173<sup>2</sup> straipsnio antroji ir trečioji dalys, 173<sup>20</sup> straipsnis – dėl į euro monetas panašių medalių ir žetonų importo tvarkos pažeidimo, 187<sup>12</sup> straipsnis – dėl ekonominių ir finansinių sankcijų pažeidimo, 189<sup>9</sup>, 193<sup>2</sup>, 208, 209 straipsniai, 209<sup>1</sup> straipsnio antroji dalis, 209<sup>2</sup> straipsnio trečioji dalis, 209<sup>3</sup> straipsnio antroji, trečioji, šeštoji ir septintoji dalys, 209<sup>4</sup> straipsnio antroji, trečioji ir ketvirtoji dalys, 209<sup>7</sup> straipsnis, 210 straipsnio pirmoji ir antroji dalys, 214<sup>10</sup> straipsnis – dėl literatūros, mokslo ar meno kūrinių (įskaitant kompiuterių programas ir duomenų bazines), audiovizualinio kūrinių ar fonogramos neteisėtų kopijų importavimo, eksportavimo ar gabenimo siekiant turtingesnės naudos, 214<sup>27</sup> straipsnis);

Valstybinės teritorijų planavimo ir statybos inspekcijos prie Aplinkos ministerijos pareigūnai (159 straipsnio penktoji, šeštoji, septintoji, aštuntoji, devintoji, dešimtoji, vienuoliktoji, dvyliktoji dalys, 159<sup>1</sup> straipsnio penktoji, šeštoji, septintoji, aštuntoji, devintoji, dešimtoji, vienuoliktoji, dvyliktoji dalys, 159<sup>2</sup> straipsnio devintoji, dešimtoji, vienuoliktoji, dvyliktoji dalys, 159<sup>4</sup>, 160 straipsniai, 189<sup>4</sup> straipsnio pirmoji, antroji ir trečioji dalys, 189<sup>13</sup> straipsnis, 189<sup>16</sup> straipsnis – dėl pažeidimų, susijusių su teritorijų planavimo dokumentų (išskyrus specialiojo teritorijų planavimo žemėtvarkos dokumentus, miškų tvarkymo schemas) teritorijų planavimo sąlygų išdavimu, taip pat su šių teritorijų planavimo dokumentų rengimu, pateikimu, derinimu ar tvirtinimu);

Priešgaisrinės apsaugos ir gelbėjimo departamento prie Vidaus reikalų ministerijos pareigūnai (186 straipsnis, 187 straipsnio antroji dalis, 188<sup>20</sup>, 192<sup>1</sup> straipsniai, 211 straipsnis (išskyrus Lietuvos metrologijos inspekcijos pareigūno ar aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimą arba nuplėšimą);

Radiacinės saugos centro pareigūnai (43<sup>5</sup> straipsnis, 51<sup>5</sup> straipsnio trečioji dalis, 173 straipsnis, 211 straipsnis (išskyrus Lietuvos metrologijos inspekcijos pareigūno ar aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimą arba nuplėšimą);

oficialiąją statistiką tvarkančių institucijų ir įstaigų pareigūnai (173<sup>2</sup> straipsnio antroji ir trečioji dalys);

valstybiniai miškų pareigūnai ir valstybiniai saugomų teritorijų pareigūnai (45, 49, 51<sup>9</sup> straipsniai, 62 straipsnio trečioji, ketvirtoji, penktoji, septintoji, aštuntoji, devintoji ir dešimtoji dalys, 62<sup>1</sup> straipsnio trečioji, ketvirtoji, penktoji, septintoji, aštuntoji, devintoji ir dešimtoji dalys, 62<sup>2</sup> straipsnio trečioji, ketvirtoji, penktoji, septintoji, aštuntoji, devintoji ir dešimtoji dalys, 90 straipsnis (dėl pažeidimų, susijusių su laukiniais gyvūnais), 162 straipsnis, 189<sup>5</sup> straipsnio antroji dalis, 189<sup>16</sup> straipsnis – dėl pažeidimų, susijusių su miškų tvarkymo schemų teritorijų planavimo sąlygų išdavimu, miškų tvarkymo schemų rengimu, pateikimu, derinimu ar tvirtinimu, 207<sup>9</sup>

straipsnio trečioji dalis – dėl nustatytos išorinės politinės reklamos įrengimo ir skleidimo tvarkos pažeidimo saugomose teritorijose, 214<sup>1</sup> straipsnio trečioji ir ketvirtoji dalys – dėl išorinės reklamos saugomose teritorijose įrengimo reikalavimų ir draudimų pažeidimų);

Valstybinio socialinio draudimo fondo administravimo įstaigų pareigūnai (188<sup>6</sup> straipsnio antroji dalis);

valstybinės mokesčių inspekcijos pareigūnai (41<sup>3</sup> straipsnis, 41<sup>4</sup> straipsnio antroji, trečioji ir ketvirtoji dalys, 163<sup>2</sup> straipsnio antroji, trečioji, ketvirtoji, penktoji, šeštoji, septintoji dalys, 163<sup>11</sup>, 164 straipsniai, 171<sup>1</sup> straipsnio antroji dalis, 171<sup>2</sup> straipsnio antroji dalis, 171<sup>4</sup>, 171<sup>5</sup>, 172<sup>3</sup>, 172<sup>11</sup>, 172<sup>12</sup>, 172<sup>19</sup>, 172<sup>21</sup>, 173, 173<sup>6</sup>, 173<sup>9</sup> straipsniai, 188<sup>6</sup> straipsnio antroji dalis, 193<sup>2</sup> straipsnis, 211 straipsnis (išskyrus Lietuvos metrologijos inspekcijos pareigūno ar aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimą arba nuplėšimą);

žurnalistų etikos inspektorius (187<sup>13</sup>, 214<sup>6</sup> straipsniai, 214<sup>7</sup> straipsnio pirmoji ir antroji dalys, 214<sup>14</sup> straipsnis – dėl asmens duomenų tvarkymo visuomenės informavimo priemonėse pažeidžiant Lietuvos Respublikos asmens duomenų teisinės apsaugos įstatymą);

Seimo kontrolieriai (187<sup>3</sup> straipsnis);

Seimo laikinosios tyrimo komisijos nariai (187<sup>7</sup> straipsnis);

savivaldybės kontrolierius, jo pavaduotojas ar savivaldybės kontrolieriaus tarnybos kontrolierius (188<sup>12</sup> straipsnis);

Vyriausiosios rinkimų komisijos pirmininkas ir šios komisijos nariai, miestų, rajonų, apygardų, apylinkių rinkimų komisijų ar referendumo komisijų pirmininkai ir šių komisijų nariai (207<sup>1</sup>, 207<sup>2</sup>, 207<sup>3</sup>, 207<sup>4</sup>, 207<sup>5</sup>, 207<sup>6</sup>, 207<sup>7</sup>, 207<sup>8</sup>, 207<sup>9</sup>, 207<sup>11</sup> straipsniai);

Vyriausiosios rinkimų komisijos pirmininkas arba jo įgaliotas šios komisijos narys (207<sup>10</sup>, 207<sup>12</sup>, 207<sup>13</sup>, 207<sup>14</sup> straipsniai);

Valstybės saugumo departamento pareigūnai (187 straipsnio antroji dalis, 187<sup>6</sup>, 187<sup>9</sup>, 214<sup>18</sup> straipsniai);

Specialiųjų tyrimų tarnybos pareigūnai (187 straipsnio antroji dalis);

Lietuvos Respublikos ginklų fondo prie Lietuvos Respublikos vidaus reikalų ministerijos pareigūnai (188<sup>14</sup> straipsnis);

Nacionalinės žemės tarnybos prie Žemės ūkio ministerijos pareigūnai (45 straipsnis – dėl savavališko žemės užėmimo ir vengimo ją grąžinti, 189<sup>16</sup> straipsnis – dėl pažeidimų, susijusių su specialiojo teritorijų planavimo žemėtvarkos dokumentų teritorijų planavimo sąlygų ar reikalavimų žemės valdos projektui rengti išdavimu, taip pat su specialiojo teritorijų planavimo žemėtvarkos dokumentų ir žemės valdos projektų rengimu, pateikimu, derinimu ar tvirtinimu);

Lietuvos Respublikos konkurencijos tarybos įgalioti pareigūnai (189<sup>11</sup> straipsnis, 214<sup>1</sup> straipsnio pirmoji ir antroji dalys);

vaiko teisių apsaugos kontrolierius (187<sup>10</sup> straipsnis);

Valstybinės vartotojų teisių apsaugos tarnybos pareigūnai (42<sup>5</sup> straipsnio pirmoji ir antroji dalys, 84<sup>1</sup> straipsnio ketvirtoji, dešimtoji, tryliktoji, šešioliktoji ir septynioliktoji dalys, 84<sup>2</sup> straipsnio pirmoji dalis – dėl gaminių ir įrangos tiekimo rinkai, draudimo fluorintas šiltnamio dujas ir jų preparatus naudoti automobilių padangoms pildyti pažeidimų, 152<sup>14</sup>, 163<sup>1</sup>, 163<sup>2</sup>, 171<sup>5</sup> straipsniai, 185<sup>1</sup> straipsnio antroji dalis, 189<sup>14</sup> straipsnis, 214<sup>1</sup> straipsnio trečioji ir ketvirtoji dalys (išskyrus išorinės reklamos įrengimo reikalavimų ir draudimų pažeidimus), 214<sup>8</sup> straipsnis – dėl reklamos skleidimo reikalavimų pažeidimų);

Ryšių reguliavimo tarnybos įgalioti pareigūnai (154<sup>1</sup>, 154<sup>2</sup> straipsniai, 154<sup>11</sup> straipsnio trečioji, ketvirtoji dalys ir šeštoji dalis (išskyrus informacijos apie kibernetinius incidentus, galimai turinčius nusikalstamos veikos požymių, teikimo tvarkos pažeidimus), 154<sup>12</sup> straipsnio ketvirtoji ir penktoji dalys (dėl nustatytų organizacinių ir techninių reikalavimų elektroninės informacijos prieglobos paslaugų saugumui ir vientisumui užtikrinti nesilaikymo), 187<sup>12</sup> straipsnis – dėl susisiektimo sankcijų pažeidimo, 214<sup>19</sup> straipsnio penktoji ir šeštoji dalys);

savivaldybių vaiko teisių apsaugos tarnybų pareigūnai ar jų tam įgalioti valstybės tarnautojai (181, 181<sup>1</sup>, 181<sup>2</sup>, 181<sup>3</sup>, 181<sup>4</sup> straipsniai);

Nacionalinio visuomenės sveikatos centro prie Sveikatos apsaugos ministerijos įgalioti pareigūnai (43<sup>9</sup> straipsnis);

Lošimų priežiūros tarnybos prie Lietuvos Respublikos finansų ministerijos direktorius ir jo tam įgalioti valstybės tarnautojai (173<sup>18</sup>, 173<sup>22</sup> straipsniai);

valstybės įmonės Registrų centro darbuotojai (172<sup>2</sup>, 172<sup>5</sup>, 172<sup>6</sup>, 172<sup>27</sup> straipsniai);

Civilinės aviacijos administracijos pareigūnai (116<sup>1</sup> straipsnio trečioji dalis, 116<sup>4</sup> straipsnis, 187<sup>12</sup> straipsnis – dėl susisiektimo sankcijų pažeidimo);

Valstybinės akreditavimo sveikatos priežiūros veiklai tarnybos valstybės tarnautojai (43<sup>1</sup>, 43<sup>2</sup>, 43<sup>3</sup>, 43<sup>4</sup>, 43<sup>10</sup>, 43<sup>13</sup> straipsniai);

Kūno kultūros ir sporto departamento prie Lietuvos Respublikos Vyriausybės tam įgalioti asmenys (187<sup>12</sup> straipsnis – dėl visuomeninių sankcijų pažeidimo);

Valstybinio turizmo departamento prie Ūkio ministerijos tam įgalioti asmenys (187<sup>12</sup> straipsnis – dėl politinių ir visuomeninių sankcijų pažeidimo, 172<sup>31</sup> straipsnis);

Vadovybės apsaugos departamento prie Vidaus reikalų ministerijos pareigūnai (187 straipsnio antroji dalis);

Informacinės visuomenės plėtros komiteto prie Susisiekimo ministerijos pareigūnai (214<sup>26</sup> straipsnis);

Valstybinės kelių transporto inspekcijos prie Susisiekimo ministerijos pareigūnai (173 straipsnis (dėl keleivių ir krovinių vežimo veiklos);

Valstybės garantuojamos teisinės pagalbos tarnybos pareigūnai (201<sup>3</sup> straipsnis);

2) savivaldybių vykdomųjų institucijų ir jų tam įgalioti pareigūnai (42<sup>1</sup>, 42<sup>4</sup> straipsniai, 49, 78, 82<sup>1</sup> straipsniai, 90 straipsnis (išskyrus pažeidimus, susijusius su laukiniais gyvūnais), 99<sup>9</sup>, 103, 104, 108, 110, 110<sup>1</sup> straipsniai, 123 straipsnis – dėl traktorių, savaeigių važiuoklių, traktorių priekabų ir kelių tiesimo mašinų registravimo bei techninės apžiūros taisyklių pažeidimo, 133<sup>1</sup> straipsnio pirmoji ir antroji dalys, 136 straipsnio trečioji dalis, 137 straipsnis, 142 straipsnis (išskyrus 142 straipsnio antrojoje, trečiojoje ir ketvirtojoje dalyse nurodytus pažeidimus tolimojo ir tarptautinio susisiekimo maršrutuose), 142<sup>1</sup>, 142<sup>2</sup>, 142<sup>3</sup>, 142<sup>11</sup>, 158, 158<sup>2</sup>, 160–161 straipsniai, 162<sup>1</sup> straipsnio pirmoji, antroji, trečioji ir ketvirtoji dalys, 163, 163<sup>1</sup>, 163<sup>9</sup>, 164 straipsniai, 172 straipsnis – dėl pažeidimų, susijusių su vertimusi automobilių transporto verslu, 172<sup>2</sup>, 172<sup>5</sup>, 172<sup>6</sup>, 172<sup>19</sup>, 172<sup>21</sup>, 172<sup>26</sup> straipsniai, 178 straipsnio pirmoji ir antroji dalys, 181, 181<sup>1</sup>, 181<sup>2</sup> straipsniai, 183 straipsnio pirmoji ir antroji dalys, 185, 185<sup>1</sup>, 188<sup>1</sup>, 188<sup>2</sup>, 188<sup>16</sup> straipsniai, 189<sup>2</sup> straipsnio antroji dalis, 189<sup>4</sup> straipsnio ketvirtoji, penktoji ir šeštoji dalys, 201<sup>1</sup> straipsnis, 214<sup>1</sup> straipsnio ketvirtoji dalis – dėl išorinės reklamos įrengimo reikalavimų ir draudimų pažeidimų, 214<sup>9</sup>, 215, 215<sup>1</sup>–215<sup>3</sup> straipsniai);

3) įmonių, įstaigų ir organizacijų administracija (50 straipsnis – išskyrus pažeidimus, susijusius su vairuotojų panaudojimu transporto priemonių, 211 straipsnis (išskyrus Lietuvos metrologijos inspekcijos pareigūno ar aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimą arba nuplėšimą);

4) įmonių, įstaigų ir organizacijų apsaugos darbuotojai (50, 205<sup>1</sup> straipsniai, 211 straipsnis (išskyrus Lietuvos metrologijos inspekcijos pareigūno ar aplinkos apsaugos valstybinės kontrolės pareigūno uždėtos plombos sužalojimą arba nuplėšimą);

5) (neteko galios nuo 2003 m. liepos 25 d.);

6) antstoliai (50<sup>1</sup> straipsnis, 133<sup>1</sup> straipsnio trečioji dalis, 186<sup>2</sup> straipsnis);

7) visuomeninių organizacijų arba visuomeninių savaveiksmių organų atstovai:

neetatini aplinkos apsaugos inspektorius (45, 49, 110, 162 straipsniai);

8) policijos pareigūnai (surašant teisės pažeidimų protokolus gali dalyvauti autorių teisių ir gretutinių teisių kolektyvinio administravimo asociacijų ir kitų autorių teises ir gretutines teises ginančių organizacijų atstovai) (214<sup>10</sup> straipsnis – išskyrus pažeidimus, susijusius su literatūros, mokslo ar meno kūrinio (įskaitant kompiuterių programas ir duomenų bazes), audiovizualinio kūrinio ar fonogramos neteisėtą kopijų importavimu ar eksportavimu siekiant turtinės naudos, 214<sup>27</sup> straipsnis);

9) atitinkamų valstybės ir savivaldybių institucijų vadovai ir jų įgalioti atstovai (202<sup>1</sup>, 214<sup>18</sup> straipsniai);

10) Vyriausiosios tarnybinės etikos komisijos nariai ar jos įgalioti pareigūnai (172<sup>25</sup>, 187<sup>16</sup>, 202<sup>1</sup> straipsniai).

Administracinių teisės pažeidimų bylose, kurias nagrinėti priskirta šio kodekso 222, 225–247<sup>12</sup> straipsniuose nurodytų organų kompetencijai, administracinių teisės pažeidimų protokolus turi teisę surašyti tam įgalioti šių organų pareigūnai. Be to, administracinių teisės pažeidimų protokolus turi teisę surašyti:

1) tam įgalioti:

vidaus reikalų ir policijos pareigūnai (51<sup>3</sup>, 51<sup>5</sup>, 51<sup>6</sup>, 52, 55, 56<sup>1</sup>, 60, 61 straipsniai, 62 straipsnio pirmoji, antroji ir šeštoji dalys, 62<sup>1</sup> straipsnio pirmoji, antroji ir šeštoji dalys, 62<sup>2</sup> straipsnio pirmoji, antroji ir šeštoji dalys, 63, 65–78, 83–85, 88–90, 115, 152 straipsniai, 162<sup>1</sup> straipsnio penktoji ir šeštoji dalys, 163<sup>3</sup>, 163<sup>4</sup>, 163<sup>5</sup>, 163<sup>6</sup>, 163<sup>7</sup>, 163<sup>8</sup>, 163<sup>10</sup> straipsniai, 171<sup>1</sup> straipsnio pirmoji dalis, 171<sup>2</sup> straipsnio pirmoji dalis, 172 straipsnis – dėl pažeidimų, susijusių su vertimusi automobilių transporto verslu, 206<sup>6</sup> straipsnio antroji dalis);

savivaldybių vykdomųjų institucijų ir jų tam įgalioti pareigūnai (78, 85, 87, 87<sup>1</sup>, 87<sup>2</sup>, 87<sup>3</sup>, 87<sup>4</sup>, 87<sup>5</sup>, 87<sup>6</sup> straipsniai, 162<sup>1</sup> straipsnio penktoji ir šeštoji dalys, 187<sup>14</sup> straipsnis);

Aplinkos ministerijos organų pareigūnai (51<sup>5</sup>, 63, 71 straipsniai, 84<sup>1</sup> straipsnio antroji dalis, 87<sup>2</sup> straipsnio pirmoji ir ketvirtoji dalys, 87<sup>3</sup> straipsnio trečioji dalis, 87<sup>4</sup> straipsnis (kai pažeidimai padaryti jūrų vandenyse);

Mobilizacijos departamento prie Krašto apsaugos ministerijos pareigūnai (187<sup>14</sup>, 187<sup>15</sup> straipsniai);

Priešgaisrinės apsaugos ir gelbėjimo departamento prie Vidaus reikalų ministerijos pareigūnai (84<sup>3</sup> straipsnio šeštoji, aštuntoji, devintoji, dešimtoji ir vienuoliktoji dalys – dėl eksploataavimo reikalavimų, taikomų priešgaisrinėms sistemoms ir gesintuvams, kuriuose yra ozono sluoksnį ardančių medžiagų ar jų mišinių, arba priešgaisrinėms sistemoms ir gesintuvams, kurių veikimas nuo ozono sluoksnį ardančių medžiagų ar jų mišinių priklauso, pažeidimo);

Ūkio ministerijos ir jos tam įgalioti pareigūnai (99<sup>6</sup> straipsnio trečioji dalis);

Valstybinės tarnybos pareigūnai (84<sup>1</sup> straipsnio pirmoji, devintoji, vienuoliktoji ir dvidešimt pirmoji dalys, 163<sup>3</sup>–163<sup>6</sup> straipsniai, 171<sup>1</sup> straipsnio pirmoji dalis);

Nacionalinės žemės tarnybos prie Žemės ūkio ministerijos pareigūnai (52, 52<sup>1</sup> straipsniai);

Finansinių nusikaltimų tyrimo tarnybos prie Lietuvos Respublikos vidaus reikalų ministerijos pareigūnai (163<sup>2</sup> straipsnio pirmoji dalis);

oro uostų (aerodromų) ir vežėjų pareigūnai (113, 114, 116<sup>2</sup>, 139 straipsniai);

muitinės pareigūnai (51<sup>5</sup> straipsnio antroji dalis, 51<sup>23</sup> straipsnio pirmoji, antroji, trečioji, ketvirtoji, penktoji, septintoji, aštuntoji, dešimtoji, vienuoliktoji, penkioliktoji ir septynioliktoji dalys – dėl atliekų eksporto, importo ir vežimo tranzitu reikalavimų pažeidimų, 67 straipsnio pirmoji dalis – dėl neteisėto gabenimo, 88 straipsnio ketvirtoji dalis – dėl neteisėto gabenimo, penktoji dalis, 167<sup>3</sup> straipsnio antroji dalis – dėl sprogmenų sertifikavimo ir ženklinimo reikalavimų pažeidimų, 171<sup>1</sup> straipsnio pirmoji dalis);

Valstybinės maisto ir veterinarijos tarnybos pareigūnai (163<sup>2</sup> straipsnio pirmoji dalis, 163<sup>3</sup>–163<sup>6</sup>, 166 straipsniai);

Valstybinės kultūros paveldo komisijos įgalioti jos administracijos valstybės tarnautojai (91, 165<sup>3</sup> straipsniai);

valstybinės mokesčių inspekcijos pareigūnai (41<sup>4</sup> straipsnio pirmoji dalis, 142<sup>4</sup> straipsnio antroji dalis – dėl krovinų vežimo kelių transporto priemonėmis turint netinkamai užpildytus dokumentus, 163<sup>2</sup> straipsnio pirmoji dalis, 171, 173<sup>12</sup>, 177, 185<sup>2</sup> straipsniai);

įmonių, kurioms priskirti elektros tinklai, pareigūnai (99<sup>1</sup>, 99<sup>5</sup> straipsniai);

įmonių, kurioms priskirti šilumos tinklai, pareigūnai (99<sup>1</sup>, 99<sup>5</sup> straipsniai);

įmonių, kurioms priskirti dujotiekiai, pareigūnai (98, 99 straipsniai);

įmonių, kurioms priskirti magistraliniai vamzdiniai, pareigūnai (150 straipsnis);

kooperatinės bendrovės Lietuvos kooperatyvų sąjungos organų pareigūnai (163<sup>2</sup> straipsnio pirmoji dalis – dėl kooperatinėse bendrovėse padarytų pažeidimų);

oficialiąją statistiką tvarkančių institucijų ir įstaigų pareigūnai (173<sup>2</sup> straipsnio pirmoji dalis);

Lietuvos Respublikos ginklų fondo prie Lietuvos Respublikos vidaus reikalų ministerijos pareigūnai (167<sup>3</sup> straipsnio antroji dalis – dėl sprogmenų sertifikavimo ir ženklinimo bendrųjų reikalavimų pažeidimų);

Žuvininkystės tarnybos prie Lietuvos Respublikos žemės ūkio ministerijos žuvininkystės kontrolės pareigūnai (87, 87<sup>1</sup> straipsniai, 87<sup>3</sup> straipsnio pirmoji ir antroji dalys, 87<sup>4</sup> straipsnis (kai pažeidimai padaryti vidaus vandenyse), 87<sup>6</sup> straipsnis (kai pažeidimai padaryti parduodant ar superkant vidaus vandenų žvejojimo produktus), 87<sup>7</sup> straipsnis (kai pažeidimai padaryti ne jūrų vandenyse);

2) visuomeninių organizacijų arba visuomeninių savaveiksmių organų atstovai:

neetatini aplinkos apsaugos inspektorius (51–58, 60–87<sup>1</sup> straipsniai, 87<sup>3</sup> straipsnio pirmoji ir antroji dalys, 87<sup>4</sup> straipsnis – dėl pažeidimų vidaus vandenyse, 87<sup>6</sup> straipsnis – dėl pažeidimų parduodant ar superkant vidaus vandenų žvejojimo produktus, 87<sup>7</sup> straipsnis – dėl pažeidimų ne jūrų vandenyse, 88 ir 89 straipsniai);

priešgaisrinės apsaugos įgalioti asmenys, įmonių gaisrinės komisijos nariai ir asmenys, kuriems pavesta priešgaisrinė priežiūra įmonėse, organizacijose, ministerijose ir žinybose (77, 83<sup>1</sup>, 83<sup>2</sup>, 121, 192 straipsniai).

Įstatymų tiesiogiai numatytais atvejais administracinių teisės pažeidimų protokolus taip pat gali surašyti kitų valstybinių organų pareigūnai, visuomeninių organizacijų ir visuomeninių savaveiksmių organų atstovai.

Šio kodekso 224 straipsnio trečiojoje dalyje nustatytais atvejais administracinių teisės pažeidimų protokolus surašo 222 straipsnyje, 225–247<sup>12</sup> straipsniuose ir 259<sup>1</sup> straipsnio pirmojoje dalyje nurodytų institucijų pareigūnai.

*Straipsnio pakeitimai:*

*Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370 I*

*Nr. XI-870, 1986.05.28, Žin., 1986, Nr. 16-158*

*Nr. XI-924, 1986.06.26, Žin., 1986, Nr. 18-184*

*Nr. XI-1595, 1987.04.29, Žin., 1987, Nr. 13-134*

*Nr. XI-1691, 1987.06.09, Žin., 1987, Nr. 17-189*

*Nr. XI-1788, 1987.07.29, Žin., 1987, Nr. 21-261*

*Nr. XI-1789, 1987.07.29, Žin., 1987, Nr. 21-262*

*Nr. XI-2574, 1988.09.28, Žin., 1988, Nr. 29-301*



Nr. XI-2756, 1989.01.25, Žin., 1989, Nr. 4-19  
Nr. XI-3058, 1989.07.03, Žin., 1989, Nr. 20-228  
Nr. XI-3489, 1989.12.18, Žin., 1990, Nr. 1-8  
Nr. [I-326](#), 1990.06.26, Žin., 1990, Nr. 19-495  
Nr. [I-435](#), 1990.07.30, Žin., 1990, Nr. 23-565  
Nr. [I-830](#), 1990.12.04, Žin., 1990, Nr. 36-862  
Nr. [I-853](#), 1990.12.11, Žin., 1990, Nr. 36-866  
Nr. [I-901](#), 1990.12.28, Žin., 1991, Nr. 2-37  
Nr. [I-1026](#), 1991.01.31, Žin., 1991, Nr. 6-162  
Nr. [I-1573](#), 1991.07.18, Žin., 1991, Nr. 22-568  
Nr. [I-1631](#), 1991.07.30, Žin., 1991, Nr. 23-600  
Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610  
Nr. [I-180](#), 1993.06.10, Žin., 1993, Nr. 26-597  
Nr. [I-252](#), 1993.09.28, Žin., 1993, Nr. 52-993  
Nr. [I-263](#), 1993.10.05, Žin., 1993, Nr. 54-1047  
Nr. [I-286](#), 1993.10.19, Žin., 1993, Nr. 56-1079  
Nr. [I-334](#), 1993.12.14, Žin., 1993, Nr. 72-1344  
Nr. [I-340](#), 1993.12.16, Žin., 1993, Nr. 73-1369  
Nr. [I-387](#), 1994.02.10, Žin., 1994, Nr. 14-228  
Nr. [I-442](#), 1994.04.21, Žin., 1994, Nr. 34-618  
Nr. [I-504](#), 1994.06.23, Žin., 1994, Nr. 51-949  
Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132  
Nr. [I-580](#), 1994.07.21, Žin., 1994, Nr. 59-1164  
Nr. [I-590](#), 1994.09.13, Žin., 1994, Nr. 73-1372  
Nr. [I-625](#), 1994.11.03, Žin., 1994, Nr. 88-1668  
Nr. [I-631](#), 94.11.08, Žin., 1994, Nr. 88-1670 (94.11.16)  
Nr. [I-661](#), 94.11.15, Žin., 1994, Nr. 91-1766 (94.11.25)  
Nr. [I-721](#), 94.12.21, Žin., 1995, Nr. 3-36 (95.01.06)  
Nr. [I-743](#), 94.12.28, Žin., 1995, Nr. 3-39 (95.01.06)  
Nr. [I-847](#), 95.04.11, Žin., 1995, Nr. 36-886 (95.05.03)  
Nr. [I-880](#), 95.05.04, Žin., 1995, Nr. 43-1045 (95.05.24)  
Nr. [I-910](#), 95.05.30, Žin., 1995, Nr. 48-1162 (95.06.09)  
Nr. [I-957](#), 95.06.20, Žin., 1995, Nr. 55-1356 (95.07.05)  
Nr. [I-1037](#), 95.09.12, Žin., 1995, Nr. 79-1818 (95.09.27)  
Nr. [I-1056](#), 95.10.03, Žin., 1995, Nr. 86-1942 (95.10.20)  
Nr. [I-1099](#), 95.11.28, Žin., 1995, Nr. 103-2294 (95.12.20)  
Nr. [I-1127](#), 95.12.14, Žin., 1995, Nr. 106-2350 (95.12.29)  
Nr. [I-1141](#), 95.12.20, Žin., 1995, Nr. 104-2325 (95.12.22)  
Nr. [I-1156](#), 95.12.21, Žin., 1996, Nr. 8-195 (96.01.26)  
Nr. [I-1180](#), 96.01.23, Žin., 1996, Nr. 14-353 (96.02.14)  
Nr. [I-1203](#), 96.02.13, Žin., 1996, Nr. 18-460 (96.02.28)  
Nr. [I-1281](#), 96.04.04, Žin., 1996, Nr. 37-930 (96.04.26)  
Nr. [I-1341](#), 96.05.16, Žin., 1996, Nr. 57-1334 (96.06.19)  
Nr. [I-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)  
Nr. [I-1469](#), 96.07.11, Žin., 1996, Nr. 74-1769 (96.08.02)  
Nr. [I-1551](#), 96.09.25, Žin., 1996, Nr. 104-2362 (96.10.30)  
Nr. [VIII-216](#), 97.05.08, Žin., 1997, Nr. 41-996 (97.05.14)  
Nr. [VIII-278](#), 97.06.19, Žin., 1997, Nr. 64-1505 (97.07.04)  
Nr. [VIII-354](#), 97.07.01, Žin., 1997, Nr. 69-1732 (97.07.23)  
Nr. [VIII-432](#), 97.10.07, Žin., 1997, Nr. 94-2358 (97.10.17)  
Nr. [VIII-440](#), 97.10.09, Žin., 1997, Nr. 94-2359 (97.10.17)  
Nr. [VIII-461](#), 97.10.16, Žin., 1997, Nr. 97-2446 (97.10.29)  
Nr. [VIII-520](#), 97.11.18, Žin., 1997, Nr. 108-2735 (97.11.28)  
Nr. [VIII-545](#), 97.12.02, Žin., 1997, Nr. 116-2954 (97.12.19)  
Nr. [VIII-604](#), 98.01.08, Žin., 1998, Nr. 6-116 (98.01.16)  
Nr. [VIII-620](#), 98.02.03, Žin., 1998, Nr. 16-377 (98.02.13)  
Nr. [VIII-643](#), 98.02.24, Žin., 1998, Nr. 25-637 (98.03.13)  
Nr. [VIII-677](#), 98.03.24, Žin., 1998, Nr. 32-854 (98.04.03)  
Nr. [VIII-678](#), 98.03.24, Žin., 1998, Nr. 33-874 (98.04.08)  
Nr. [VIII-687](#), 98.04.07, Žin., 1998, Nr. 40-1065 (98.04.29)  
Nr. [VIII-695](#), 98.04.08, Žin., 1998, Nr. 40-1066 (98.04.29)  
Nr. [VIII-698](#), 98.04.15, Žin., 1998, Nr. 41-1094 (98.05.01)  
Nr. [VIII-713](#), 98.04.21, Žin., 1998, Nr. 44-1198 (98.05.13)  
Nr. [VIII-990](#), 98.12.21, Žin., 1999, Nr. 3-58 (99.01.08)  
Nr. [VIII-1017](#), 99.01.05, Žin., 1999, Nr. 11-237 (99.01.27)

Nr. [VIII-1076](#), 99.02.11, Žin., 1999, Nr. 19-517 (99.02.24)  
Nr. [VIII-1081](#), 99.02.11, Žin., 1999, Nr. 23-649 (99.03.10)  
Nr. [VIII-1136](#), 99.04.08, Žin., 1999, Nr. 36-1066 (99.04.23)  
Nr. [VIII-1278](#), 99.07.01, Žin., 1999, Nr. 66-2111 (99.07.30)  
Nr. [VIII-1486](#), 99.12.21, Žin., 1999, Nr. 113-3286 (99.12.30)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [VIII-1603](#), 00.03.30, Žin., 2000, Nr. 32-888 (00.04.19)  
Nr. [VIII-1651](#), 00.05.02, Žin., 2000, Nr. 41-1164 (00.05.19)  
Nr. [VIII-1734](#), 00.06.15, Žin., 2000, Nr. 54-1557 (00.07.05)  
Nr. [VIII-1735](#), 00.06.15, Žin., 2000, Nr. 54-1558 (00.07.05)  
Nr. [VIII-1750](#), 00.06.27, Žin., 2000, Nr. 56-1645 (00.07.12)  
Nr. [VIII-1824](#), 00.07.11, Žin., 2000, Nr. 64-1913 (00.07.31)  
Nr. [VIII-1922](#), 00.09.12, Žin., 2000, Nr. 81-2443 (00.09.26)  
Nr. [VIII-1979](#), 00.10.10, Žin., 2000, Nr. 89-2745 (00.10.25)  
Nr. [VIII-2023](#), 00.10.12, Žin., 2000, Nr. 92-2871 (00.10.31)  
Nr. [VIII-2051](#), 00.10.17, Žin., 2000, Nr. 92-2884 (00.10.31)  
Nr. [IX-108](#), 2000 12 21, Žin., 2000, Nr. 113-3610 (2000 12 30)  
Nr. [IX-199](#), 2001 03 01, Žin., 2001, Nr. 25-826 (2001 03 23)  
Nr. [IX-256](#), 2001 04 17, Žin., 2001, Nr. 39-1328 (2001 05 09)  
Nr. [IX-651](#), 2001-12-13, Žin., 2001, Nr. 112-4071 (2001-12-30)  
Nr. [IX-707](#), 2002-01-15, Žin., 2002, Nr. 13-468 (2002-02-06)  
Nr. [IX-748](#), 2002-02-28, Žin., 2002, Nr. 23-852 (2002-03-01)  
Nr. [IX-744](#), 2002-02-28, Žin., 2002, Nr. 29-1031 (2002-03-20)  
Nr. [IX-770](#), 2002-03-07, Žin., 2002, Nr. 31-1121 (2002-03-27)  
Nr. [IX-818](#), 2002-03-28, Žin., 2002, Nr. 33-1252 (2002-03-30)  
Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)  
Nr. [IX-1234](#), 2002-12-10, Žin., 2002, Nr. 123-5526 (2002-12-24)  
Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27), **atitaisymas skelbtas: Žin., 2003, Nr. 2**  
Nr. [IX-1363](#), 2003-03-13, Žin., 2003, Nr. 28-1126 (2003-03-21)  
Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)  
Nr. [IX-1758](#), 2003-10-14, Žin., 2003, Nr. 102-4581 (2003-10-31)  
Nr. [IX-1824](#), 2003-11-13, Žin., 2003, Nr. 112-4997 (2003-11-28), *šis Įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio Įstatymo priede, taikymą*  
Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)  
Nr. [IX-2153](#), 2004-04-22, Žin., 2004, Nr. 68-2368 (2004-04-29)  
Nr. [IX-2168](#), 2004-04-27, Žin., 2004, Nr. 72-2491 (2004-04-30), *šis Įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio Įstatymo priede, taikymą*  
Nr. [IX-2335](#), 2004-07-08, Žin., 2004, Nr. 115-4275 (2004-07-24)  
Nr. [IX-2424](#), 2004-08-23, Žin., 2004, Nr. 134-4840 (2004-09-02)  
Nr. [IX-2430](#), 2004-08-23, Žin., 2004, Nr. 135-4896 (2004-09-04)  
Nr. [IX-2511](#), 2004-10-28, Žin., 2004, Nr. 166-6060 (2004-11-16), *šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą*  
Nr. [IX-2569](#), 2004-11-11, Žin., 2004, Nr. 171-6317 (2004-11-26)  
Nr. [X-82](#), 2005-01-20, Žin., 2005, Nr. 18-576 (2005-02-08)  
Nr. [X-134](#), 2005-03-17, Žin., 2005, Nr. 47-1553 (2005-04-12)  
Nr. [X-249](#), 2005-06-16, Žin., 2005, Nr. 83-3040 (2005-07-07)  
Nr. [X-382](#), 2005-11-10, Žin., 2005, Nr. 137-4911 (2005-11-19)  
Nr. [X-389](#), 2005-11-15, Žin., 2005, Nr. 143-5167 (2005-12-08)  
Nr. [X-691](#), 2006-06-15, Žin., 2006, Nr. 73-2759 (2006-06-30), *šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą*  
Nr. [X-877](#), 2006-10-24, Žin., 2006, Nr. 119-4548 (2006-11-07), *šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą*  
Nr. [X-906](#), 2006-11-16, Žin., 2006, Nr. 132-4986 (2006-12-05), *šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą*  
Nr. [X-1019](#), 2007-01-16, Žin., 2007, Nr. 12-492 (2007-01-30), *šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą*  
Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)  
Nr. [X-1246](#), 2007-07-03, Žin., 2007, Nr. 81-3316 (2007-07-21), *šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą*  
Nr. [X-1365](#), 2007-12-13, Žin., 2007, Nr. 138-5641 (2007-12-29)  
Nr. [X-1381](#), 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29), *šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede*  
Nr. [X-1415](#), 2008-01-11, Žin., 2008, Nr. 11-375 (2008-01-26)  
Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), *šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede*

Nr. [X-1677](#), 2008-07-03, Žin., 2008, Nr. 82-3234 (2008-07-19)  
Nr. [X-1751](#), 2008-10-14, Žin., 2008, Nr. 123-4661 (2008-10-25)  
Nr. [X-1766](#), 2008-11-06, Žin., 2008, Nr. 135-5227 (2008-11-25), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-349](#), 2009-07-15, Žin., 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą  
Nr. [XI-507](#), 2009-12-01, Žin., 2009, Nr. 147-6550 (2009-12-12)  
Nr. [XI-581](#), 2009-12-17, Žin., 2010, Nr. 1-2 (2010-01-05), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede  
Nr. [XI-645](#), 2010-01-14, Žin., 2010, Nr. 13-613 (2010-02-02)  
Nr. [XI-788](#), 2010-04-27, Žin., 2010, Nr. 55-2680 (2010-05-13)  
Nr. [XI-801](#), 2010-05-11, Žin., 2010, Nr. 60-2960 (2010-05-25)  
Nr. [XI-820](#), 2010-05-18, Žin., 2010, Nr. 63-3098 (2010-05-31)  
Nr. [XI-1036](#), 2010-09-28, Žin., 2010, Nr. 116-5918 (2010-09-30)  
Nr. [XI-1086](#), 2010-11-04, Žin., 2010, Nr. 137-6987 (2010-11-23)  
Nr. [XI-1183](#), 2010-11-30, Žin., 2010, Nr. 145-7436 (2010-12-11)  
Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-1293](#), 2011-03-22, Žin., 2011, Nr. 40-1917 (2011-04-05)  
Nr. [XI-1385](#), 2011-05-19, Žin., 2011, Nr. 68-3216 (2011-06-04)  
Nr. [XI-1407](#), 2011-05-24, Žin., 2011, Nr. 72-3463 (2011-06-14)  
Nr. [XI-1493](#), 2011-06-21, Žin., 2011, Nr. 91-4313 (2011-07-19)  
Nr. [XI-1551](#), 2011-06-28, Žin., 2011, Nr. 91-4326 (2011-07-19), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede  
Nr. [XI-1589](#), 2011-09-15, Žin., 2011, Nr. 117-5507 (2011-09-28)  
Nr. [XI-1767](#), 2011-12-01, Žin., 2011, Nr. 153-7204 (2011-12-15)  
Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-1902](#), 2011-12-22, Žin., 2011, Nr. 163-7778 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-1968](#), 2012-04-12, Žin., 2012, Nr. 50-2441 (2012-04-28)  
Nr. [XI-2009](#), 2012-05-10, Žin., 2012, Nr. 57-2832 (2012-05-19), šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede  
Nr. [XI-2374](#), 2012-11-06, Žin., 2012, Nr. 132-6695 (2012-11-15)  
Nr. [XII-274](#), 2013-05-09, Žin., 2013, Nr. 54-2679 (2013-05-25)  
Nr. [XII-703](#), 2013-12-19, Žin., 2013, Nr. 140-7073 (2013-12-30)  
Nr. [XII-316](#), 2013-05-16, Žin., 2013, Nr. 57-2855 (2013-06-01)  
Nr. [XII-486](#), 2013-07-02, Žin., 2013, Nr. 76-3855 (2013-07-16)  
Nr. [XII-389](#), 2013-06-18, Žin., 2013, Nr. 68-3418 (2013-06-28)  
Nr. [XII-399](#), 2013-06-20, Žin., 2013, Nr. 71-3580 (2013-07-01), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XII-638](#), 2013-12-03, Žin., 2013, Nr. 130-6622 (2013-12-19)  
Nr. [XII-653](#), 2013-12-10, Žin., 2013, Nr. 132-6733 (2013-12-21), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XII-893](#), 2014-05-15, paskelbta TAR 2014-05-27, i. k. 2014-05731  
Nr. [XII-972](#), 2014-06-26, paskelbta TAR 2014-07-10, i. k. 2014-09972  
Nr. [XII-1431](#), 2014-12-11, paskelbta TAR 2014-12-23, i. k. 2014-20556  
Nr. [XII-1433](#), 2014-12-16, paskelbta TAR 2014-12-24, i. k. 2014-20628  
Nr. [XII-1528](#), 2014-12-23, paskelbta TAR 2014-12-31, i. k. 2014-21289  
Nr. [XII-1551](#), 2015-03-19, paskelbta TAR 2015-03-31, i. k. 2015-04833  
Nr. [XII-1673](#), 2015-05-07, paskelbta TAR 2015-05-15, i. k. 2015-07407  
Nr. [XII-1708](#), 2015-05-14, paskelbta TAR 2015-05-25, i. k. 2015-08040  
Nr. [XII-1829](#), 2015-06-23, paskelbta TAR, 2015-07-01, i. k. 2015-10579  
Nr. [XII-1873](#), 2015-06-25, paskelbta TAR 2015-07-03, i. k. 2015-10773  
Nr. [XII-1893](#), 2015-06-25, paskelbta TAR 2015-07-03, i. k. 2015-10784  
Nr. [XII-1876](#), 2015-06-25, paskelbta TAR 2015-07-09, i. k. 2015-11210  
Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106  
Nr. [XII-2184](#), 2015-12-15, paskelbta TAR 2015-12-29, i. k. 2015-20888  
Nr. [XII-2557](#), 2016-06-30, paskelbta TAR 2016-07-13, i. k. 2016-20294

## **260 straipsnis. Administracinio teisės pažeidimo protokolo turinys**

Administracinio teisės pažeidimo protokole nurodoma: jo surašymo data ir vieta, protokolą surašiusio asmens pareigos, vardas, pavardė; žinios apie administracinę atsakomybę traukiamą asmenį; administracinio teisės pažeidimo padarymo vieta, laikas ir esmė; šio kodekso straipsnis, straipsnio dalis ar kitas atsakomybę už šį pažeidimą nustatantis teisės aktas, kurio reikalavimus pažeidė asmuo; liudytojų ir nukentėjusiųjų, jeigu jų yra, vardai, pavardės,

adresai; administracinę atsakomybę traukiamo asmens pasiaiškinimas; administracinę atsakomybę traukiamo asmens prašymas nerašyti administracinio nurodymo, jei asmuo dėl to kreipėsi į protokolą rašantį pareigūną; administracinę atsakomybę traukiamo asmens pageidavimu – jo prašymas siųsti ir gauti procesinius dokumentus elektroninių ryšių priemonėmis; kitokios žinios, būtinos bylai išspręsti. Administracinio teisės pažeidimo protokolo formą ir jos pildymo taisykles tvirtina Lietuvos Respublikos Vyriausybė ar jos įgaliota institucija.

Jeigu yra šio kodekso 260<sup>1</sup> straipsnyje nurodyti pagrindai, pareigūnas į administracinio teisės pažeidimo protokolą įrašo administracinį nurodymą, kuriame turi būti:

- 1) nurodyta, kokio dydžio baudą siūloma sumokėti administracinę atsakomybę traukiamam asmeniui;
- 2) nurodyta, per kiek laiko, į kokią sąskaitą turi būti sumokėta šios dalies 1 punkte nurodyta bauda ir šios įmokos kodas;
- 3) išaiškinimas, kad per šios dalies 2 punkte nurodytą terminą nesumokėjęs baudos šis administracinis nurodymas bus laikomas negaliojančiu, o administracinio teisės pažeidimo protokolas bus siunčiamas organui (pareigūnui), įgaliotam nagrinėti administracinio teisės pažeidimo bylą;
- 4) nurodyti šio kodekso II skyriaus ypatingosios dalies straipsnio sankcijoje už asmens padarytą administracinę teisės pažeidimą numatytos baudos minimalus ir maksimalus dydžiai, taip pat informacija apie tai, ar už padarytą pažeidimą gali būti taikomas įspėjimas.

Protokolą pasirašo jį surašęs asmuo ir administracinę atsakomybę traukiamas asmuo, išskyrus šio kodekso 259 straipsnio pirmojoje dalyje numatytus atvejus, kai protokolas gali būti surašytas administracinę atsakomybę traukiamam asmeniui nedalyvaujant; jeigu yra liudytojų ir nukentėjusiųjų, protokolą gali pasirašyti taip pat ir šie asmenys.

Jeigu administracinę atsakomybę traukiamas asmuo atsisako suteikti žinias apie save arba pasirašyti protokolą, tai įrašoma protokole. Administracinę atsakomybę traukiamas asmuo turi teisę pateikti prie protokolo pridedamus paaiškinimus ir pastabas dėl protokolo turinio, taip pat išdėstyti savo atsisakymo jį pasirašyti motyvus.

Surašant protokolą, administracinę atsakomybę traukiamam asmeniui išaiškinamos jo teisės ir pareigos, numatytos šio kodekso 272 straipsnyje, ir tai pažymima protokole.

Kai protokolas surašomas administracinę atsakomybę traukiamam asmeniui nedalyvaujant, paaiškinimą dėl padaryto pažeidimo, taip pat pastabas dėl protokolo turinio šis asmuo turi teisę pateikti administracinio teisės pažeidimo bylos nagrinėjimo metu. Kitos administracinę atsakomybę traukiamo asmens teisės ir pareigos, numatytos šio kodekso 272 straipsnyje, išdėstomos protokole.

*Straipsnio pakeitimai:*

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04), [atitaisymas skelbtas: Žin., 2011, Nr. 8](#)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), *šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede*

Nr. [XII-601](#), 2013-11-19, *Žin.*, 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, *paskelbta TAR 2014-12-31, i. k. 2014-21276*

## **260<sup>1</sup> straipsnis. Administracinio nurodymo surašymo pagrindai ir jo įvykdymo pasekmės**

Šio kodekso 259<sup>1</sup> straipsnyje nurodyti pareigūnai administracinę atsakomybę traukiamam asmeniui surašo administracinį nurodymą už tuos administracinius teisės pažeidimus, už kuriuos šio kodekso II skyriaus ypatingosios dalies straipsnių sankcijose numatyta ne didesnė kaip aštuonių šimtų šešiasdešimt aštuonių eurų maksimali bauda. Administracinis nurodymas yra į administracinio teisės pažeidimo protokolą įrašomas pasiūlymas asmeniui per dešimt darbo dienų nuo administracinio teisės pažeidimo protokolo įteikimo dienos, o šio kodekso 260<sup>2</sup> straipsnio pirmojoje ir antrojoje dalyse numatytais atvejais – nuo administracinio teisės pažeidimo protokolo su administraciniu nurodymu išsiuntimo dienos savo noru sumokėti baudą, lygią pusei minimalios baudos, numatytos šio kodekso II skyriaus ypatingosios dalies straipsnyje, kuriame nustatyta atsakomybė už asmens padarytą administracinę teisės pažeidimą, bet ne mažesnę kaip du eurai.

Administraciniu nurodymu siūloma bauda turi būti išreikšta sveikuoju skaičiumi, apvalinant vieno euro tikslumu ir visais atvejais paliekant perskaičiuotą skaičių eurais nepakitusių.

Administracinis nurodymas negali būti surašomas, jei šio kodekso II skyriaus ypatingosios dalies straipsnio, kuriame nustatyta atsakomybė už asmens padarytą administracinę teisės pažeidimą, sankcijoje kaip pagrindinė ar papildoma administracinė nuobauda numatyta kitos rūšies negu bauda administracinė nuobauda (išskyrus įspėjimą). Administracinis nurodymas taip pat negali būti surašomas, jei asmuo pakartotinai per metus padarė administracinę teisės pažeidimą, numatytą atitinkamame šio kodekso II skyriaus ypatingosios dalies straipsnyje, taip pat tuo atveju, jei administraciniu teisės pažeidimu padaryti turiniai nuostoliai, kurie nėra pilnai atlyginti.

Administracinis nurodymas yra neskundžiamas. Asmeniui įvykdžius administracinį nurodymą, administracinio teisės pažeidimo bylos teiseną baigiama.

*Istatymas papildytas straipsniu:*

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04)



## **260<sup>2</sup> straipsnis. Administracinio teisės pažeidimo protokolo su administraciniu nurodymu surašymas tais atvejais, kai pažeidimas užfiksuotas ne asmens, įtariamo administracinio teisės pažeidimo padarymu, akivaizdoje**

Kai šio kodekso 55 straipsnio pirmojoje dalyje (kai pažeidimas padarytas transporto priemone), 68 straipsnyje (kai savavališkas miško paklotės naikinimas ir (ar) žalojimas padaryti transporto priemone), 70 straipsnio antrojoje dalyje, 75 straipsnio pirmojoje dalyje (kai pažeidimas padarytas transporto priemone), 76 straipsnio pirmojoje, ketvirtojoje, septintojoje ir dešimtojoje dalyse (kai pažeidimai padaryti transporto priemone), 78<sup>1</sup>, 124 straipsniuose, 124<sup>1</sup> straipsnio ketvirtojoje dalyje (išskyrus važiavimo tvarkos gyvenamosiose zonose ir kiemuose pažeidimus) ar 124<sup>5</sup>, 124<sup>6</sup> straipsniuose numatytas administracinis teisės pažeidimas yra užfiksuotas ne asmens, įtariamo administracinio teisės pažeidimo padarymu, akivaizdoje, administracinio teisės pažeidimo protokolas su administraciniu nurodymu surašomas ir siunčiamas transporto priemonės savininkui (valdytojui). Jeigu administracinį teisės pažeidimą padarė kitas asmuo, transporto priemonės savininkas (valdytojas) turi per dešimt darbo dienų nuo administracinio teisės pažeidimo protokolo įteikimo dienos atvykti į instituciją (institucijos teritorinį padalinį), kurios pareigūnas nustatė administracinį teisės pažeidimą, ir pranešti duomenis apie asmenį (vardą, pavardę, asmens kodą arba gimimo datą, gyvenamąją vietą), kuris administracinio teisės pažeidimo padarymo metu valdė ar naudojosi transporto priemonės savininkui (valdytojui) priklausančia transporto priemone. Transporto priemonės savininko (valdytojo) nurodytam asmeniui surašomas ir siunčiamas naujas administracinio teisės pažeidimo protokolas su administraciniu nurodymu, o transporto priemonės savininkui (valdytojui) surašytas administracinio teisės pažeidimo protokolas su administraciniu nurodymu laikomas negaliojančiu.

Jeigu transporto priemonės savininkas (valdytojas) yra juridinis asmuo, šio juridinio asmens vadovui pranešama apie administracinį teisės pažeidimą. Juridinio asmens vadovas per tris darbo dienas privalo pranešti duomenis apie asmenį (vardą, pavardę, asmens kodą arba gimimo datą, gyvenamąją vietą), kuris administracinio teisės pažeidimo padarymo metu naudojosi transporto priemonės savininkui (valdytojui) priklausančia transporto priemone. Transporto priemonės savininko (valdytojo) nurodytam asmeniui surašomas ir siunčiamas administracinio teisės pažeidimo protokolas su administraciniu nurodymu.

Nustatant šio straipsnio pirmojoje dalyje nurodytus administracinius teisės pažeidimus, daromos transporto priemonės nuotraukos, kuriose užfiksuojami pažeidimai, arba pažeidimai užfiksuojami stacionariomis ar mobiliosiomis teisės pažeidimo fiksavimo sistemomis.

*Istatymas papildytas straipsniu:*

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04)

*Straipsnio pakeitimai:*

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-361](#), 2013-06-13, *Žin.*, 2013, Nr. 68-3402 (2013-06-28)

Nr. [XII-653](#), 2013-12-10, *Žin.*, 2013, Nr. 132-6733 (2013-12-21), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-893](#), 2014-05-15, paskelbta TAR 2014-05-27, i. k. 2014-05731

## **261 straipsnis. Protokolo ar medžiagos pasiuntimas**

Protokolas ne vėliau kaip per tris dienas nuo jo surašymo momento pasiunčiamas organui (pareigūnui), įgaliotam nagrinėti administracinio teisės pažeidimo bylą, jeigu Lietuvos Respublikos įstatymų nenustatytas kitoks protokolo pasiuntimo terminas.

Jeigu į administracinio teisės pažeidimo protokolą šio kodekso 260<sup>1</sup> straipsnio nustatytais pagrindais buvo įrašytas administracinis nurodymas ir administracinėn atsakomybėn traukiamas asmuo per šio kodekso 260<sup>1</sup> straipsnio pirmojoje dalyje nustatytą terminą administracinio nurodymo neįvykdė, šis administracinis nurodymas laikomas negaliojančiu, o administracinio teisės pažeidimo protokolas per keturias darbo dienas nuo šio kodekso 260<sup>1</sup> straipsnio pirmojoje dalyje nustatyto termino pabaigos pasiunčiamas organui (pareigūnui), įgaliotam nagrinėti administracinio teisės pažeidimo bylą. Protokolas nesiuočiama organui (pareigūnui), įgaliotam nagrinėti administracinio teisės pažeidimo bylą, jei administracinėn atsakomybėn traukiamas asmuo nustatytu laiku įvykdo administracinį nurodymą.

Administracinėn atsakomybėn traukiamas asmuo, kuriam rašomas administracinis nurodymas, gali kreiptis į administracinio teisės pažeidimo protokolą rašantį pareigūną su prašymu neįrašyti į protokolą administracinio nurodymo arba raštu kreiptis į instituciją, kurios pareigūnas surašė administracinio teisės pažeidimo protokolą, kad administracinis nurodymas būtų laikomas negaliojančiu ir protokolas būtų siunčiamas organui (pareigūnui), įgaliotam nagrinėti administracinio teisės pažeidimo bylą.

Atsisakius kelti arba nutraukus baudžiamąją bylą, jei atsakomybėn traukiamo asmens veiksmuose yra administracinio teisės pažeidimo požymių, medžiaga per tris dienas nuo sprendimo priėmimo pasiunčiama organui (pareigūnui), įgaliotam nagrinėti administracinio teisės pažeidimo bylą.



Jeigu už administracinį teisės pažeidimą, kurį padarė Seimo nariai, Ministras Pirmininkas, ministrai, Konstitucinio Teismo teisėjai, teisėjai, šis kodeksas numato administracinį areštą, protokolą surašę pareigūnai, prieš šio straipsnio pirmojoje dalyje nustatyta tvarka perduodami bylą teismui ar kitai bylą nagrinėjančiai institucijai, ne vėliau kaip per tris dienas kreipiasi į generalinį prokurorą dėl išankstinio Seimo sutikimo suvaržyti šių asmenų laisvę, o tarp Seimo sesijų – dėl Respublikos Prezidento išankstinio sutikimo suvaržyti Ministro Pirmininko, ministrų, Konstitucinio Teismo teisėjų, teisėjų laisvę.

*Straipsnio pakeitimai:*

*I-501, 1985.11.28, Žin., 1985, Nr. 33-370*

*I-870, 1986.05.28, Žin., 1986, Nr. 16-158*

*Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610*

*Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)*

*Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)*

*Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede*

*Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)*

## **262 straipsnis. Atvejai ir aplinkybės, kai administracinio teisės pažeidimo protokolas nesurašomas**

Administracinio teisės pažeidimo protokolas nesurašomas, kai administracinę bylą iškelia teismas, teisėjas, taip pat prokuroras atsisakius kelti baudžiamąją bylą arba nutraukus baudžiamąją bylą, jeigu yra administracinio teisės pažeidimo požymių.

Administracinio teisės pažeidimo protokolas nesurašomas padarius administracinius teisės pažeidimus, numatytus šio kodekso 50<sup>5</sup>, 50<sup>6</sup>, 172<sup>23</sup>, 214<sup>3</sup> straipsniuose. Administracinio teisės pažeidimo byla dėl šio kodekso 50<sup>5</sup>, 50<sup>6</sup>, 172<sup>23</sup> straipsniuose nurodytų pažeidimų pradeda atitinkamai akcinės bendrovės ar uždarnosios akcinės bendrovės akcininko, stebėtojų tarybos nario ar valdybos nario, žemės ūkio bendrovės, kooperatinės bendrovės (kooperatyvo) nario, taip pat šių įmonių kreditoriaus pareiškimu, kuriame turi būti išvardyti asmenys, traukiami administracinėn atsakomybėn už šiuose straipsniuose numatytus pažeidimus. Administracinio teisės pažeidimo byla dėl šio kodekso 214<sup>3</sup> straipsnyje numatytų pažeidimų pradeda visuomenės informavimo priemonės atstovo ar žurnalisto pareiškimu.

Administracinio teisės pažeidimo protokolas nesurašomas padarius administracinius teisės pažeidimus, numatytus šio kodekso 187<sup>13</sup>, 214<sup>6</sup> straipsniuose, 214<sup>7</sup> straipsnio pirmojoje ir antrojoje dalyse, 214<sup>14</sup> straipsnyje – dėl asmens duomenų tvarkymo visuomenės informavimo priemonėse pažeidžiant Lietuvos Respublikos asmens duomenų teisinės apsaugos įstatymą, 214<sup>19</sup> straipsnio pirmojoje ir antrojoje dalyse, tais atvejais, kai administracinio teisės pažeidimo protokolo negalima surašyti pažeidimo padarymo vietoje ir pagal įgalioto šią bylą nagrinėti arba surašyti šioje byloje protokolą organo (pareigūno) šaukimą administracinėn atsakomybėn traukiamas asmuo vengia atvykti, o pagal tokio organo (pareigūno) pranešimą administracinio teisės pažeidimo protokolui surašyti policijos ar Viešojo saugumo tarnybos pareigūnas administracinėn atsakomybėn traukiamo asmens negali pristatyti į minėto organo (pareigūno) buveinę. Administracinio teisės pažeidimo byla dėl šio kodekso 214<sup>19</sup> straipsnio pirmojoje ir antrojoje dalyse numatytų pažeidimų pradeda nagrinėti nesurašius protokolo, o dėl kitų šioje dalyje nurodytuose straipsniuose numatytų pažeidimų – žurnalistų etikos inspektoriaus pareiškimu.

*Straipsnio pakeitimai:*

*Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370*

*Nr. XI-1595, 1987.04.29, Žin., 1987, Nr. 13-134*

*Nr. XI-3058, 1989.07.03, Žin., 1989, Nr. 20-228*

*Nr. [I-830](#), 1990.12.04, Žin., 1990, Nr. 36-862*

*Nr. [I-1399](#), 1991.06.04, Žin., 1991, Nr. 17-453*

*Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610*

*Nr. [I-263](#), 1993.10.05, Žin., 1993, Nr. 54-1047*

*Nr. [I-442](#), 1994.04.21, Žin., 1994, Nr. 34-618 (94.05.06)*

*Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132*

*Nr. [I-847](#), 95.04.11, Žin., 1995, Nr. 36-886 (95.05.03)*

*Nr. [I-957](#), 95.06.20, Žin., 1995, Nr. 55-1356 (95.07.05)*

*Nr. [I-1203](#), 96.02.13, Žin., 1996, Nr. 18-460 (96.02.28)*

*Nr. [I-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)*

*Nr. [VIII-638](#), 98.02.24, Žin., 1998, Nr. 25-634 (98.03.13)*

*Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)*

*Nr. [VIII-1603](#), 00.03.30, Žin., 2000, Nr. 32-888 (00.04.19)*

*Nr. [IX-726](#), 2002-01-22, Žin., 2002, Nr. 13-477 (2002-02-06)*

*Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)*

*Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)*

*Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)*

*Nr. [X-382](#), 2005-11-10, Žin., 2005, Nr. 137-4911 (2005-11-19)*

Nr. [X-691](#), 2006-06-15, *Žin.*, 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą  
Nr. [X-1381](#), 2007-12-18, *Žin.*, 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [X-1675](#), 2008-07-03, *Žin.*, 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-349](#), 2009-07-15, *Žin.*, 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą  
Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04), kai yra šio kodekso 262 straipsnyje nurodyti pagrindai, pradėtų ir nebaigtų administracinių teisės pažeidimų bylų, taip pat administracinių teisės pažeidimų, kurių protokolai surašyti iki šio įstatymo įsigaliojimo, bylų teiseną vyksta iki šio įstatymo įsigaliojimo galiojusia tvarka  
Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **263 straipsnis. Administracinė atsakomybė traukiamo asmens pristatymas**

Administracinio teisės pažeidimo protokolui surašyti, kai negalima jo surašyti pažeidimo padarymo vietoje, o protokolą yra būtinas, policijos ar Viešojo saugumo tarnybos pareigūnas administracinė atsakomybė traukiamą asmenį gali pristatyti į policiją arba į savivaldybės seniūnijos kaimo vietovėje patalpas. Jeigu teisės pažeidimo protokolo negalima surašyti pažeidimo padarymo vietoje ir pagal įgaliojimą šią bylą nagrinėti arba surašyti šioje byloje protokolą organo (pareigūno) šaukimą administracinė atsakomybė traukiamas asmuo vengia atvykti, pagal tokio organo (pareigūno) pranešimą administracinio teisės pažeidimo protokolui surašyti policijos ar Viešojo saugumo tarnybos pareigūnas administracinė atsakomybė traukiamą asmenį gali pristatyti į minėto organo (pareigūno) buveinę. Jeigu administracinė atsakomybė traukiamo asmens buvimo vieta nežinoma, organas (pareigūnas) gali kreiptis į teritorinę policijos įstaigą dėl administracinė atsakomybė traukiamo asmens paieškos paskelbimo.

Pažeidus transporto priemonių naudojimo taisykles, eismo tvarkos apsaugos ir saugumo taisykles, krovinių išsaugojimo transporte užtikrinimo taisykles, priešgaisrinės apsaugos taisykles, sanitarines higienines ir sanitarines priešepidemines taisykles transporte, keleivių ir bagažo vežimo taisykles, tam įgaliojimas pareigūnas gali administracinė atsakomybė traukiamą asmenį pristatyti į policiją, jeigu šis neturi asmenį paliudijančių dokumentų ir nėra liudytojų, galinčių pateikti reikalingus duomenis apie jį.

Padarius miško pažeidimus arba pažeidus medžioklės taisykles, žvejybos ir žuvų išteklių išsaugojimo taisykles, administracinė atsakomybė traukiamą asmenį į policiją arba savivaldybės seniūnijos kaimo vietovėje patalpas protokolui surašyti gali pristatyti valstybiniai miškų pareigūnai, aplinkos apsaugos valstybinės kontrolės pareigūnai, Žuvininkystės tarnybos prie Lietuvos Respublikos žemės ūkio ministerijos žuvininkystės kontrolės pareigūnai, taip pat kiti Lietuvos Respublikos įstatymų tam įgaliojimas asmenys, jeigu administracinė atsakomybė traukiamo asmens asmenybė negali būti nustatyta pažeidimo vietoje.

Padarius pažeidimus, susijusius su kėsiniavimu į saugomus objektus, kitą valstybinį ar visuomeninį turtą, administracinė atsakomybė traukiamą asmenį gali pristatyti sukarintos apsaugos darbuotojai į sukarintos apsaugos tarnybinių patalpų arba į policiją, kad būtų užkirstas kelias teisės pažeidimui, administracinė atsakomybė traukiamo asmens asmenybei nustatyti ir teisės pažeidimo protokolui surašyti.

Administracinė atsakomybė traukiamas asmuo turi būti pristatomas kiek galima greičiau.

Pristatytas į šiame straipsnyje nurodytas vietas asmuo negali būti laikomas ilgiau kaip tris valandas.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370

Nr. [I-830](#), 1990.12.04, *Žin.*, 1990, Nr. 36-862

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [I-957](#), 95.06.20, *Žin.*, 1995, Nr. 55-1356 (95.07.05)

Nr. [VIII-677](#), 98.03.24, *Žin.*, 1998, Nr. 32-854 (98.04.03)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [X-134](#), 2005-03-17, *Žin.*, 2005, Nr. 47-1553 (2005-04-12)

Nr. [X-691](#), 2006-06-15, *Žin.*, 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą

Nr. [X-815](#), 2006-09-19, *Žin.*, 2006, Nr. 102-3937 (2006-09-26), šio įstatymo nuostatos yra suderintos su šio įstatymo priede nurodytais Europos Sąjungos teisės aktais

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **Devynioliktasis skirsnis**

## **ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ BYLŲ TEISENOS UŽTIKRINIMAS**

### **264 straipsnis. Administracinių teisės pažeidimų bylų teisenos užtikrinimo priemonės**

Lietuvos Respublikos įstatymuose tiesiogiai numatytais atvejais, siekiant užkirsti kelią administraciniams teisės pažeidimams, surašyti protokolus, užtikrinti, kad būtų laiku ir teisingai nagrinėjamos bylos ir vykdomi nutarimai administracinių teisės pažeidimų bylose, leidžiamas asmens administracinis sulaikymas, asmens apžiūra, daiktų patikrinimas, daiktų ir dokumentų paėmimas, priverstinis transporto priemonės nuvežimas, neteisėtai pastatytų, laikomų ar naudojamų apgyvendinimui, nakvynei, maitinimui ar kitiems tikslams vagonėlių ar kitų kilnojamųjų objektų arba įrenginių priverstinis nuvežimas, vairuotojo nušalinimas nuo transporto priemonių vairavimo ir patikrinimas neblaivumui (girtumui) ar apsvaigimui nuo narkotinių ar psichotropinių medžiagų arba vaistų ar kitų svaigiųjų medžiagų nustatyti, asmenų, sulaikytų už administracinių teisės pažeidimų padarymą ir įtariamų, kad jie neblaivūs arba apsvaigę nuo narkotinių ar psichotropinių medžiagų, patikrinimas neblaivumui arba apsvaigimui nustatyti, laivo stabdymas, laivo tikrinimas, laivo sulaikymas.

Šio straipsnio numatytiems tikslams administracinio sulaikymo, asmens apžiūros, daiktų patikrinimo, daiktų ir dokumentų paėmimo, priverstinio transporto priemonės nuvežimo, neteisėtai pastatytų, laikomų ar naudojamų apgyvendinimui, nakvynei, maitinimui ar kitiems tikslams vagonėlių ar kitų kilnojamųjų objektų arba įrenginių priverstinio nuvežimo, vairuotojo nušalinimo nuo transporto priemonių vairavimo ir patikrinimo neblaivumui (girtumui) ar apsvaigimui nuo narkotinių ar psichotropinių medžiagų arba vaistų ar kitų svaigiųjų medžiagų nustatyti, asmenų, sulaikytų už administracinių teisės pažeidimų padarymą ir įtariamų, kad jie neblaivūs arba apsvaigę nuo narkotinių ar psichotropinių medžiagų, patikrinimo neblaivumui arba apsvaigimui nustatyti, laivo stabdymo, laivo tikrinimo, laivo sulaikymo tvarką nustato šis kodeksas ir kiti Lietuvos Respublikos įstatymai.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [IX-316](#), 2001 05 10, *Žin.*, 2001, Nr. 45-1571 (2001 05 30)

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

Nr. [X-1381](#), 2007-12-18, *Žin.*, 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1407](#), 2011-05-24, *Žin.*, 2011, Nr. 72-3463 (2011-06-14)

## **265 straipsnis. Administracinis sulaikymas**

Dėl administracinio sulaikymo surašomas protokolas, kuriame nurodoma: jo surašymo data ir vieta; protokolą surašiusio asmens pareigybė, pavardė, vardas ir tėvo vardas; žinios apie sulaikytojo asmenybę; sulaikymo laikas, vieta ir motyvai. Protokolą pasirašo jį surašęs pareigūnas ir sulaikytasis. Jeigu sulaikytasis atsisako pasirašyti protokolą, apie tai įrašoma protokole.

Sulaikyto administracinėn atsakomybėn traukiamo asmens prašymu pranešama, kur jis yra, jo giminaičiams, darbovietės arba mokyklos administracijai. Apie nepilnamečio sulaikymą būtina pranešti jo tėvams arba globėjams (rūpintojams).

*Straipsnio pakeitimai:*

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

## **266 straipsnis. Organai (pareigūnai), turintys teisę vykdyti administracinį sulaikymą**

Administracinėn atsakomybėn traukiamą asmenį gali sulaikyti tik Lietuvos Respublikos įstatymų tam įgalioti organai (pareigūnai):

1) policija – už administracinius teisės pažeidimus, kai šis kodeksas už juos numato administracinį areštą, už operacijų užsienio valiuta tvarkos pažeidimą, alkoholinių gėrimų gėrimą viešosiose vietose arba girtos pasirodymą viešosiose vietose, įžeidžiant žmogaus orumą ir visuomeninę dorovę, tais atvejais, kai yra pagrindo manyti, kad asmenys verčiasi prostitucija, už kelių eismo taisyklių, medžioklės, žvejybos ir žuvų išteklių apsaugos taisyklių pažeidimą bei kitus gyvūnijos apsaugos ir naudojimo įstatymų pažeidimus, taip pat kitokiais Lietuvos Respublikos įstatymų tiesiogiai numatytais atvejais;

2) Finansinių nusikaltimų tyrimo tarnybos prie Lietuvos Respublikos vidaus reikalų ministerijos pareigūnai – už operacijų užsienio valiuta tvarkos pažeidimą;

3) Valstybės sienos apsaugos tarnybos pareigūnai – už pasienio teisinio režimo taisyklių, pasienio kontrolės punktų veiklos taisyklių arba muitų taisyklių pažeidimus, už neteisėtą valstybės sienos perėjimą dėl neatsargumo, už nepaklusimą uniformuoto Valstybės sienos apsaugos tarnybos pareigūno teisėtam reikalavimui sustabdyti transporto priemonę;

4) saugomo objekto vietoje objektų apsaugos vyresnysis pareigūnas – už teisės pažeidimus, susijusius su kėsanimusi į saugomus objektus, kitą valstybinį ar visuomeninį turtą;

5) laisvės atėmimo vietų pareigūnai – už Lietuvos Respublikos įstatymų ar kitų teisės aktų uždraustų medžiagų, dirbinių, daiktų ir reikmenų perdavimą arba bandymą juos perduoti;

6) muitinės pareigūnai – už muitų taisyklių pažeidimus, taip pat už nepaklusimą uniformuoto muitinės pareigūno teisėtam reikalavimui sustabdyti transporto priemonę.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370

Nr. XI-1595, 1987.04.29, Žin., 1987, Nr. 13-134

Nr. I-1691, 1987.06.09, Žin., 1987, Nr. 17-189

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [I-1203](#), 96.02.13, Žin., 1996, Nr. 18-460 (96.02.28)

Nr. [VIII-2014](#), 00.10.10, Žin., 2000, Nr. 92-2866 (00.10.31)

Nr. [IX-818](#), 2002-03-28, Žin., 2002, Nr. 33-1252 (2002-03-30)

Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)

Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)

Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)

Nr. [X-82](#), 2005-01-20, Žin., 2005, Nr. 18-576 (2005-02-08)

Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

## **267 straipsnis. Administracinio sulaikymo terminai**

Administracinėn atsakomybėn traukiamo asmens administracinis sulaikymas gali trukti ne ilgiau kaip penkias valandas, išskyrus atvejus, kai esant ypatingam reikalui įstatymai numato kitokius administracinio sulaikymo terminus.

Asmenys, traukiami administracinėn atsakomybėn už pasienio teisinio režimo taisyklių arba pasienio kontrolės punktų veiklos taisyklių pažeidimus, gali būti sulaikyti iki 3 valandų protokolui surašyti, o prireikus nustatyti asmenybę ir išaiškinti teisės pažeidimo aplinkybes, – iki 48 valandų.

Asmenys, traukiami administracinėn atsakomybėn už smulkųjį svetimo turto pagrobimą, nedidelį chuliganizmą arba susirinkimų ir kitų masinių renginių tvarkos pažeidimą, gali būti sulaikyti, kol apylinkės teismo teisėjas ar policijos komisaras įstatymų numatytais terminais išnagrinės bylą, bet ne ilgiau kaip 48 valandas.

Administracinio sulaikymo laikas skaičiuojamas nuo administracinėn atsakomybėn traukiamo asmens pristatymo protokolui surašyti momento, o girtas asmens – nuo jo išblavėjimo laiko.

*Straipsnio pakeitimai:*

Nr. XI-3489, 1989.12.18, Žin., 1990, Nr. 1-8

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [I-1203](#), 96.02.13, Žin., 1996, Nr. 18-460 (96.02.28)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)

Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

## **268 straipsnis. Asmens apžiūra ir daiktų patikrinimas**

Asmens apžiūrą gali atlikti tam įgalioti policijos, vidaus reikalų įstaigų objektų apsaugos, civilinės aviacijos, muitinės įstaigų ir kitų tam įgaliotų organų pareigūnai Lietuvos Respublikos įstatymų numatytais atvejais.

Asmens apžiūrą gali atlikti tos pačios lyties asmuo, kaip apžiūrimasis, dalyvaujant dviem tos pačios lyties kviestiniams.

Daiktus patikrinti gali tam įgalioti policijos, vidaus reikalų įstaigų objektų apsaugos, civilinės aviacijos, muitinės įstaigų, pasienio ir transporto veterinarijos postų, valstybinės mokesčių inspekcijos, aplinkos apsaugos valstybinės kontrolės pareigūnai, valstybiniai miškų pareigūnai, valstybiniai saugomų teritorijų pareigūnai, Ryšių reguliavimo tarnybos inspektoriai, Žuvininkystės tarnybos prie Lietuvos Respublikos žemės ūkio ministerijos žuvininkystės kontrolės pareigūnai, taip pat kitų tam įgaliotų organų pareigūnai Lietuvos Respublikos įstatymų numatytais atvejais.

Daiktai, rankinis bagažas, bagažas, medžioklės ir žvejybos įrankiai, įgyta produkcija ir kiti daiktai tikrinami paprastai asmens, kurio nuosavybė yra tie daiktai arba jo valdomi, akivaizdoje. Tais atvejais, kai atidėti negalima, nurodyti daiktai gali būti patikrinti ir be savininko (valdytojo), dalyvaujant dviem kviestiniams.

Dėl asmens apžiūros ir daiktų patikrinimo surašomas protokolas arba tai įrašoma administracinio teisės pažeidimo protokole ar administracinio sulaikymo protokole.

Asmens apžiūra ir daiktų patikrinimas muitų įstaigose vykdomas įstatymų nustatyta tvarka.

*Straipsnio pakeitimai:*

Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370

Nr. [I-830](#), 1990.12.04, Žin., 1990, Nr. 36-862

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-1203](#), 96.02.13, Žin., 1996, Nr. 18-460 (96.02.28)

Nr. [VIII-124](#), 97.02.25, Žin., 1997, Nr. 21-488 (97.03.12)

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)



Nr. IX-707, 2002-01-15, Žin., 2002, Nr. 13-468 (2002-02-06)

Nr. IX-770, 2002-03-07, Žin., 2002, Nr. 31-1121 (2002-03-27)

Nr. X-134, 2005-03-17, Žin., 2005, Nr. 47-1553 (2005-04-12)

Nr. X-691, 2006-06-15, Žin., 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą

Nr. XI-1223, 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

## **269 straipsnis. Daiktų ir dokumentų paėmimas, priverstinis transporto priemonės nuvežimas**

Sulaikymo, asmens apžiūros ar daiktų patikrinimo metu rastus daiktus ir dokumentus, kurie yra teisės pažeidimo įrankis arba tiesioginis objektas, paima šio kodekso 266 ir 268 straipsniuose numatytų organų pareigūnai. Paimti daiktai ir dokumentai iki administracinio teisės pažeidimo bylos išnagrinėjimo saugomi organų (pareigūnų), kuriems suteikta teisė paimti daiktus ir dokumentus, nustatytoje vietoje, o išnagrinėjus bylą, remiantis priimtu nutarimu (sprendimu), jie nustatyta tvarka konfiskuojami arba gražinami teisėtam valdytojui, arba sunaikinami. Naminiai stiprūs alkoholiniai gėrimai, nedematūruotas etilo alkoholis, demetatūruotas etilo alkoholis ir jų skiediniai (mišiniai), jiems gaminti aparatai išnagrinėjus bylą sunaikinami. Daiktai, kurie gali greitai sugesti ar prarasti vertę arba kurių saugojimas, priežiūra ir laikymas susiję su aiškiai per didelėmis išlaidomis, jeigu negali būti gražinami teisėtam valdytojui, administracinio teisės pažeidimo bylą nagrinėjančio organo (pareigūno) nutarimu realizuojami Lietuvos Respublikos civilinio proceso kodekso areštuotam turtui realizuoti nustatyta tvarka. Įstatymų nustatytais atvejais teisėtam valdytojui atlyginama realizuotų arba sunaikintų daiktų vertė.

Padarius pažeidimus, numatytus šio kodekso 142<sup>4</sup>, 209, 209<sup>1</sup>, 209<sup>2</sup>, 209<sup>3</sup>, 209<sup>6</sup>, 210 straipsniuose, baudos išieškojimui užtikrinti leidžiama paimti daiktus (vertybes) iš pažeidimą padariusio asmens, jeigu jis Lietuvos Respublikoje neturi nuolatinės gyvenamosios vietos.

Daiktų ir dokumentų paėmimo atveju surašomas jų paėmimo protokolai arba tai įrašoma administracinio teisės pažeidimo, asmens apžiūros, daiktų patikrinimo ar administracinio sulaikymo protokoluose.

Padarius pažeidimą, už kurį pagal šį kodeksą gali būti skiriamas atėmimas teisės vairuoti transporto priemonę, vidaus vandenų transporto priemonę, – iki byloje priimto nutarimo iš vairuotojo, vidaus vandenų transporto priemonės vairuotojo paimamas vairuotojo pažymėjimas (vidaus vandenų transporto specialisto laipsnio diplomas, kvalifikacijos liudijimas arba laivavedžio pažymėjimas) arba transporto priemonės registracijos dokumentai ir išduodamas laikinas leidimas vairuoti transporto priemonę, vidaus vandenų transporto priemonę arba laikinas transporto priemonės registracijos dokumentas ir apie tai įrašoma administracinio teisės pažeidimo protokole. Jeigu priimamas nutarimas atimti teisę vairuoti transporto priemonę, vidaus vandenų transporto priemonę, vairuotojo pažymėjimas (vidaus vandenų transporto specialisto laipsnio diplomas, kvalifikacijos liudijimas arba laivavedžio pažymėjimas) negražinamas, o laikino leidimo galiojimas pratęsiamas, iki baigsis terminas, nustatytas skundai paduoti, arba iki bus priimtas sprendimas dėl skundo.

Padarius šio kodekso 165, 167<sup>1</sup>, 167<sup>2</sup>, 176, 176<sup>1</sup>, 194, 195, 196, 199, 199<sup>1</sup> straipsniuose numatytus pažeidimus, policijos darbuotojai turi teisę paimti šiuose straipsniuose išvardytus ginklus, šaudmenis, civilines pirotechnikos priemones, ginklų taikiklius ar kitus priedėlius, kuriuos Ginklų ir šaudmenų kontrolės įstatymas su tokios rūšies ginklais draudžia naudoti, iki bylos išnagrinėjimo ir tai įrašoma protokole nurodant paimto ginklo markę ar modelį, kalibrą, seriją ir numerį, šaudmenų kiekį ir rūšį, civilinių pirotechnikos priemonių, ginklų taikiklių ar kitų priedėlių, kuriuos Ginklų ir šaudmenų kontrolės įstatymas su tokios rūšies ginklais draudžia naudoti, kiekį ir klasę. Kai administracinį teisės pažeidimą padaro asmuo, eidamas tarnybines pareigas, daiktų paėmimas, asmens apžiūra ir daiktų patikrinimas taikomas tik tais atvejais, kai atidėlioti negalima.

Padarius šio kodekso 188<sup>(5)</sup> straipsnyje numatytus pažeidimus, policijos pareigūnai turi teisę paimti Lietuvos Respublikos ordiną, medalį ar kitokio valstybinio apdovanojimo ženklą. Išnagrinėjus bylą, iš teisės pažeidėjo paimti Lietuvos Respublikos ordinas, medalis ar kitokio valstybinio apdovanojimo ženklas turi būti gražinti jų teisėtam savininkui, o jeigu jis nežinomas, siunčiami Lietuvos Respublikos Aukščiausiosios Tarybos Prezidiumui.

Padarius pažeidimus, numatytus šio kodekso 124<sup>1</sup> straipsnyje (sustojimas ar stovėjimas vietoje, kuriose Kelių eismo taisyklės draudžia sustoti ar stovėti, taip pat sustojimas ar stovėjimas nesilaikant kelio ženklų ir ženklinimo reikalavimų), 124<sup>2</sup> straipsnyje (pavojingas ir chuliganiškas vairavimas), 126 straipsnyje (transporto priemonių vairavimas neblaivių arba apsvaigusių nuo narkotinių, psichotropinių ar kitų psichiką veikiančių medžiagų vairuotojų), 127 straipsnio pirmojoje ir trečiojoje dalyse (Kelių eismo taisyklių pažeidimas, sukėlus kitų asmenų nežymų sveikatos sutrikdymą), 128 straipsnyje (transporto priemonių vairavimas neturint teisės vairuoti), 129 straipsnyje (transporto priemonių vairavimas neblaivių ar apsvaigusių nuo narkotinių, psichotropinių ar kitų psichiką veikiančių medžiagų asmenų, neturinčių teisės vairuoti), 130 straipsnio pirmojoje dalyje (transporto priemonės vairuotojui nepaklusus reikalavimui sustabdyti transporto priemonę arba pasitraukus iš eismo įvykio, su kuriuo jis susijęs, vietos), 130<sup>2</sup> straipsnyje (pakartotinis transporto priemonių vairavimas neblaivių arba apsvaigusių nuo narkotinių, psichotropinių ar kitų psichiką veikiančių medžiagų vairuotojų), jei tai trukdo transporto ar pėsčiųjų eismui arba kitaip pažeidžia kitų asmenų teises, policijos pareigūnai turi teisę priverstinai nuvežti transporto priemonę Lietuvos Respublikos



Vyriausybės ar jos įgaliotos institucijos nustatyta tvarka. Nuvežtą transporto priemonę leidžiama susigražinti pašalinus grėsmę eismo dalyvių ar kitų asmenų sveikatai ar gyvybei, trukdymą saugiam transporto priemonių ar pėsčiųjų eismui, kitų asmenų teisių pažeidimą. Padarius pažeidimą, už kurį pagal šį kodeksą gali būti skiriamas transporto priemonės konfiskavimas, transporto priemonė gražinama (išskyrus atvejus, kai ji konfiskuojama) tik po to, kai išnagrinėjama administracinio teisės pažeidimo byla. Kai transporto priemonė nuosavybės teise priklauso ne administracinėn atsakomybėn traukiamam asmeniui, ji gražinama jos savininkui (valdytojui) institucijos, kurios pareigūnas surašė administracinio teisės pažeidimo protokolą, vadovo ar jo įgalioto asmens sprendimu iki administracinio teisės pažeidimo bylos išnagrinėjimo, jeigu tai nepakenks administracinio teisės pažeidimo bylos procesui. Šiuo atveju transporto priemonės savininkas (valdytojas) privalo užtikrinti, kad transporto priemonė nebūtų parduota ar kitaip perleista kitiems asmenims iki nutarimo administracinio teisės pažeidimo byloje apskundimo termino pabaigos (apskundus nutarimą – iki galutinio teismo nutarimo (nutarties) įsiteisėjimo), o įsiteisėjus nutarimui konfiskuoti transporto priemonę – iki nutarimo vykdymo, taip pat užtikrinti, kad transporto priemonė būtų Lietuvos Respublikos teritorijoje nuo nutarimo konfiskuoti transporto priemonę įsiteisėjimo dienos.

Padarius pažeidimą, už kurį pagal šį kodeksą gali būti atimta teisė skraidyti orlaivio įgulos nariu, atlikti orlaivių techninę priežiūrą, dirbti skrydžių vadovu, – iki byloje bus priimtas nutarimas orlaivio įgulos nariui, asmeniui, turinčiam teisę atlikti orlaivių techninę priežiūrą, dirbti skrydžių vadovu, – sustabdomas licencijos galiojimas ir apie tai įrašoma administracinio teisės pažeidimo protokole.

*Straipsnio pakeitimai:*

Nr. [XI-139](#), 1985.05.29, *Žin.*, 1985, Nr. 16-178

Nr. [XI-1789](#), 1987.07.29, *Žin.*, 1987, Nr. 21-262

Nr. [XI-3058](#), 1989.07.03, *Žin.*, 1989, Nr. 20-228

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-334](#), 1993.12.14, *Žin.*, 1993, Nr. 72-1344

Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [L-1425](#), 96.07.02, *Žin.*, 1996, Nr. 67-1598 (96.07.17)

Nr. [VIII-354](#), 97.07.01, *Žin.*, 1997, Nr. 69-1732 (97.07.23)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-316](#), 2001.05.10, *Žin.*, 2001, Nr. 45-1571 (2001.05.30)

Lietuvos Respublikos Konstitucinis Teismas, [Nutarimas](#)

Nr. 11/2000, 2001-10-02, *Žin.*, 2001, Nr. 85-2977 (2001-10-05)

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [IX-2153](#), 2004-04-22, *Žin.*, 2004, Nr. 68-2368 (2004-04-29)

Nr. [X-249](#), 2005-06-16, *Žin.*, 2005, Nr. 83-3040 (2005-07-07)

Nr. [X-1365](#), 2007-12-13, *Žin.*, 2007, Nr. 138-5641 (2007-12-29)

Nr. [X-1675](#), 2008-07-03, *Žin.*, 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Lietuvos Respublikos Konstitucinis Teismas, [Nutarimas](#)

2009-04-10, *Žin.*, 2009, Nr. 42-1624 (2009-04-16)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-2104](#), 2012-06-21, *Žin.*, 2012, Nr. 78-4026 (2012-07-04)

Nr. [XII-585](#), 2013-11-07, *Žin.*, 2013, Nr. 120-6054 (2013-11-23)

Nr. [XII-653](#), 2013-12-10, *Žin.*, 2013, Nr. 132-6733 (2013-12-21), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106

## **269<sup>1</sup> straipsnis. Neteisėtai pastatytų, laikomų ar naudojamų apgyvendinimui, nakvynei, maitinimui ar kitiems tikslams vagonėlių ar kitų kilnojamųjų objektų arba įrenginių priverstinis nuvežimas**

Padarius šio kodekso 76 straipsnio dešimtojoje dalyje numatytą pažeidimą, valstybiniai saugomų teritorijų pareigūnai ir aplinkos apsaugos valstybinės kontrolės pareigūnai turi teisę priverstinai nuvežti neteisėtai pastatytus, laikomus ar naudojamus apgyvendinimui, nakvynei, maitinimui ar kitiems tikslams vagonėlius ar kitus kilnojamuosius objektus arba įrenginius Lietuvos Respublikos Vyriausybės ar jos įgaliotos institucijos nustatyta tvarka.

*Kodeksas papildytas straipsniu:*

Nr. [XI-1407](#), 2011-05-24, *Žin.*, 2011, Nr. 72-3463 (2011-06-14)

## **270 straipsnis. Nušalinimas nuo transporto priemonių vairavimo ir patikrinimas neblaivumui ar apsvaigimui nuo narkotinių priemonių nustatyti**

Vairuojantys transporto priemones, vidaus vandens transporto priemones vairuotojai, civilinės aviacijos specialistai, geležinkelių riedmenis valdantys (atsakingi už valdymą) arba kitokie asmenys, jeigu yra pakankamas pagrindas manyti, kad jie neblaivūs ar apsvaigę nuo narkotinių, psichotropinių ar kitų psichiką veikiančių medžiagų

turi būti nušalinami nuo transporto priemonių, vidaus vandenių transporto priemonių vairavimo, geležinkelio riedmenų valdymo arba kitų pareigų ir nustatyta tvarka turi būti patikrinama jų neblaivumo (girtumo) ar apsvaigimo nuo narkotinių, psichotropinių ar kitų psichiką veikiančių medžiagų būsenai.

Nurodyti asmenys siunčiami neblaivumo ar apsvaigimo nuo narkotinių priemonių būsenai nustatyti ir jie tikrinami Lietuvos Respublikos vidaus reikalų ministerijos, Sveikatos apsaugos ministerijos ir Teisingumo ministerijos nustatyta tvarka.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [X-249](#), 2005-06-16, *Žin.*, 2005, Nr. 83-3040 (2005-07-07)

Nr. [X-1675](#), 2008-07-03, *Žin.*, 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **270<sup>1</sup> straipsnis. Asmenų, sulaikytų už administracinių teisės pažeidimų padarymą ir įtariamų, kad jie neblaivūs arba apsvaigę nuo narkotinių ar psichotropinių medžiagų, patikrinimas neblaivumui arba apsvaigimui nustatyti**

Jeigu yra pakankamas pagrindas manyti, kad asmenys, sulaikyti už administracinių teisės pažeidimų padarymą, yra neblaivūs arba apsvaigę nuo narkotinių ar psichotropinių medžiagų, nustatyta tvarka turi būti patikrinama, ar jie yra neblaivūs arba apsvaigę nuo narkotinių ar psichotropinių medžiagų.

Nurodyti asmenys siunčiami neblaivumui arba apsvaigimui nuo narkotinių ar psichotropinių medžiagų nustatyti ir tikrinami Lietuvos Respublikos Vyriausybės nustatyta tvarka.

*Kodeksas papildytas straipsniu:*

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

### **270<sup>2</sup> straipsnis. Laivo stabdymas, tikrinimas ar sulaikymas**

Aplinkos apsaugos valstybinės kontrolės pareigūnas, siekdamas atlikti Lietuvos Respublikos aplinkos apsaugos valstybinės kontrolės įstatymo 39<sup>1</sup> straipsnio 2 ir 3 punktuose nurodytų pažeidimų tyrimą, turi teisę Lietuvos Respublikos aplinkos apsaugos valstybinės kontrolės įstatymo ir Lietuvos Respublikos Vyriausybės nustatyta tvarka stabdyti laivą.

Aplinkos apsaugos valstybinės kontrolės pareigūnas, siekdamas išaiškinti Lietuvos Respublikos aplinkos apsaugos valstybinės kontrolės įstatymo 39<sup>1</sup> straipsnyje nurodytus pažeidimus, turi teisę tikrinti laivą Lietuvos Respublikos aplinkos apsaugos valstybinės kontrolės įstatymo nustatyta tvarka.

Aplinkos apsaugos valstybinės kontrolės pareigūnas, surinkęs pakankamai duomenų, leidžiančių manyti, kad laivas įvykdė Lietuvos Respublikos aplinkos apsaugos valstybinės kontrolės įstatymo 39<sup>1</sup> straipsnio 1, 2 ir 3 punktuose nurodytus pažeidimus ir siekdamas išsamiai ir objektyviai juos iširti, turi teisę sulaikyti laivą Lietuvos Respublikos aplinkos apsaugos valstybinės kontrolės įstatymo nustatyta tvarka.

*Kodeksas papildytas straipsniu:*

Nr. [X-1381](#), 2007-12-18, *Žin.*, 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **271 straipsnis. Administracinių teisės pažeidimų bylų teisenos užtikrinimo priemonių apskundimas**

Administracinį sulaikymą, asmens apžiūrą, daiktų patikrinimą, daiktų ir dokumentų paėmimą, priverstinį transporto priemonės nuvežimą, vairuotojo nušalinimą nuo transporto priemonių vairavimo ir patikrinimą neblaivumui (girtumui) ar apsvaigimui nuo narkotinių ar psichotropinių medžiagų arba vaistų ar kitų svaigiujų medžiagų nustatyti, asmenų, sulaikytų už administracinių teisės pažeidimų padarymą ir įtariamų, kad jie neblaivūs arba apsvaigę nuo narkotinių ar psichotropinių medžiagų, patikrinimą neblaivumui arba apsvaigimui nustatyti, laivo stabdymą, laivo tikrinimą suinteresuotas asmuo gali apskųsti aukštesniajam organui (pareigūnui) arba rajono (miesto) apylinkės teismui, o laivo sulaikymą – rajono (miesto) apylinkės teismui Lietuvos Respublikos aplinkos apsaugos valstybinės kontrolės įstatymo nustatyta tvarka.

*Straipsnio pakeitimai:*

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-316](#), 2001 05 10, *Žin.*, 2001, Nr. 45-1571 (2001 05 30)

Nr. [IX-1260](#), 2002-12-10, *Žin.*, 2002, Nr. 124-5623 (2002-12-27)

Nr. [X-1381](#), 2007-12-18, *Žin.*, 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

## **Dvidešimtas skirsnis**

### **ASMENYS, DALYVAUJANTYS ADMINISTRACINIO TEISĖS PAŽEIDIMO BYLŲ PROCESU**

## **272 straipsnis. Administracinė atsakomybė traukiamas asmuo**

Administracinė atsakomybė traukiamas asmuo turi teisę susipažinti su bylos medžiaga, duoti paaiškinimus, pateikti įrodymus, pareikšti prašymus; nagrinėjant bylą, naudotis teisine advokato ar kito įgalioto atstovo, turinčio aukštąjį teisinį universitetinį arba jam prilyginamą išsilavinimą, pagalba; kalbėti gimtąja kalba arba ta kalba, kurią jis moka, ir naudotis vertėjo paslaugomis, jeigu nemoka lietuvių kalbos; apskusti nutarimą byloje. Administracinė atsakomybė traukiamas asmuo turi teisę susipažinti su bylos medžiaga, duoti paaiškinimus, pateikti procesinius dokumentus ir su bylos nagrinėjimu susijusią informaciją, pareikšti prašymus elektronine forma elektroninių ryšių priemonėmis teisingumo ministro nustatyta tvarka. Administracinio teisės pažeidimo byla nagrinėjama dalyvaujant administracinė atsakomybė traukiamam asmeniui. Nesant šio asmens, byla gali būti išnagrinėta tik tais atvejais, kai yra duomenų, jog jam laiku pranešta apie bylos nagrinėjimo vietą ir laiką, ir jeigu iš jo negautas prašymas atidėti bylos nagrinėjimą. Tuo atveju, kai yra gautas prašymas atidėti bylos nagrinėjimą, ji gali būti išnagrinėta nedalyvaujant asmeniui, jeigu administracinio teisės pažeidimo bylą nagrinėjantis organas (pareigūnas), pripažinęs neatvykimo į bylos nagrinėjimą priežastis nesvarbiomis, atmeta administracinė atsakomybė traukiamo asmens prašymą.

Nagrinėjant šio kodekso 50, 174 straipsniuose, 178 straipsnio trečiojoje dalyje, 186<sup>1</sup>, 186<sup>2</sup>, 186<sup>4</sup>, 187, 188<sup>7</sup> straipsniuose numatytų administracinių teisės pažeidimų bylas, administracinė atsakomybė traukiamo asmens dalyvavimas yra privalomas. Jeigu pagal policijos arba teisėjo šaukimą šis asmuo vengia atvykti, policijos pareigūnas jį gali atvesdinti. Jeigu administracinė atsakomybė traukiamo asmens buvimo vieta nežinoma, policija ar teisėjas gali paskelbti administracinė atsakomybė traukiamo asmens paiešką. Jeigu pagal policijos ar teisėjo šaukimą administracinė atsakomybė traukiamas asmuo vengia atvykti ar būti policijos atvesdinamas, administracinio teisės pažeidimo byla nagrinėjama jam nedalyvaujant.

*Straipsnio pakeitimai:*

Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [L-504](#), 1994.06.23, Žin., 1994, Nr. 51-949 (94.07.08)

Nr. [L-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

Nr. [IX-365](#), 2001-06-07, Žin., 2001, Nr. 52-1818 (2001-06-20)

Nr. [IX-744](#), 2002-02-28, Žin., 2002, Nr. 29-1031 (2002-03-20)

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-601](#), 2013-11-19, Žin., 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

## **273 straipsnis. Nukentėjusysis**

Nukentėjusysis yra asmuo, kuriam administraciniu teisės pažeidimu padaryta moralinė, fizinė ar turtinė žala.

Nukentėjusysis turi teisę susipažinti su bylos medžiaga, duoti paaiškinimus, pateikti įrodymus, pareikšti prašymus; nagrinėjant bylą, naudotis teisine advokato ar kito įgalioto atstovo, turinčio aukštąjį teisinį universitetinį arba jam prilyginamą išsilavinimą, pagalba; apskusti nutarimą administracinio teisės pažeidimo byloje.

Nukentėjusysis gali būti apklaustas kaip liudytojas pagal šio kodekso 276 straipsnį.

*Straipsnio pakeitimai:*

Nr. [IX-365](#), 2001-06-07, Žin., 2001, Nr. 52-1818 (2001-06-20)

## **274 straipsnis. Įstatyminiai atstovai**

Jeigu administracinė atsakomybė traukiamas asmuo ir nukentėjusysis yra nepilnamečiai arba dėl savo fizinių ar psichinių trūkumų negali patys pasinaudoti savo teisėmis administracinių teisės pažeidimų byloje, jų interesams turi teisę atstovauti jų įstatyminiai atstovai (tėvai, įtėviai, globotojai, rūpintojai)

## **275 straipsnis. Įgaliotas atstovas**

Įgaliotu atstovu nagrinėjant administracinio teisės pažeidimo bylą gali būti advokatas ar asmuo, turintis aukštąjį teisinį universitetinį arba jam prilyginamą išsilavinimą.

Įgaliotas atstovas turi teisę susipažinti su visa bylos medžiaga, dalyvauti nagrinėjant bylą; pareikšti prašymus; apskusti nutarimą byloje.

Advokato įgaliojimai patvirtinami advokatų kontoros išduodamu orderiu, o kito įgalioto atstovo, turinčio aukštąjį teisinį universitetinį arba jam prilyginamą išsilavinimą, – notaro patvirtintu įgaliojimu arba pavedimo sutartimi.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [IX-365](#), 2001-06-07, Žin., 2001, Nr. 52-1818 (2001-06-20)

## **276 straipsnis. Liudytojas**

Administracinio teisės pažeidimo byloje liudytoju gali būti šaukiamas bet kuris asmuo, kuriam gali būti žinomos kokios nors šioje byloje nustatytinos aplinkybės.

Bylą nagrinėjančio organo (pareigūno) šaukimu liudytojas privalo atvykti nurodytu laiku, duoti teisingus parodymus; pranešti visa, kas jam žinoma byloje, ir atsakyti į jam duodamus klausimus. Liudytojas, be svarbios priežasties neatvykęs duoti parodymų, kitaip vengiantis arba atsisakantis duoti parodymus, traukiamas administracinėn atsakomybėn pagal šio kodekso 187<sup>2</sup> straipsnį. Jeigu liudytojas be svarbios priežasties neatvyksta į teismą, teismas gali priimti nutartį jį atvesdinti į posėdį.

Kaip liudytojas parodymų negali duoti:

1) asmuo, kuris pagal sveikatos priežiūros įstaigos pažymą arba teismo psichiatro ar teismo mediko išvadą dėl fizinių ar psichinių trūkumų nesugeba teisingai suvokti turinčių reikšmės bylai aplinkybių arba duoti apie jas teisingų parodymų;

2) atstovas civilinėje, administracinėje ar administracinio teisės pažeidimo byloje arba gynėjas baudžiamojoje byloje – dėl aplinkybių, kurias jis sužinojo, kai ėjo atstovo ar gynėjo pareigas, o advokatas – taip pat ir dėl aplinkybių, kurias sužinojo atlikdamas kitas savo profesines pareigas;

3) dvasininkas – dėl aplinkybių, kurias jis sužinojo tikinčiojo išpažinties metu;

4) viešosios informacijos rengėjas, platintojas, viešosios informacijos rengėjo ir (ar) platintojo savininkas, žurnalistas – dėl to, kas pagal Lietuvos Respublikos visuomenės informavimo įstatymą sudaro informacijos šaltinio paslaptį, išskyrus atvejus, kai šie asmenys patys sutinka duoti parodymus arba kai teismas priėmė sprendimą, kad būtina atskleisti informacijos šaltinio paslaptį dėl gyvybiškai svarbių ar kitų ypač reikšmingų visuomenės interesų, taip pat siekiant užtikrinti, kad būtų apgintos asmenų konstitucinės teisės ir laisvės ir kad būtų vykdomas teisingumas.

Asmuo gali atsisakyti duoti parodymus prieš savo šeimos narius ar artimuosius giminaičius.

*Straipsnio pakeitimai:*

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **277 straipsnis. Ekspertas**

Ekspertą skiria administracinio teisės pažeidimo bylą nagrinėjantis organas (pareigūnas) tuo atveju, kai reikalingos specialios žinios arba kai reikalinga paaiškinti pateiktą prie protokolo ekspertizės aktą.

Organo (pareigūno) sprendimas šaukti ekspertą yra privalomas įmonės, įstaigos arba organizacijos, kur dirba šaukiamas dalyvauti byloje kaip ekspertas asmuo, vadovui.

Ekspertas privalo atvykti pagal šaukimą ir duoti objektyvią išvadą jam pateiktais klausimais.

Ekspertas turi teisę:

1) susipažinti su bylos medžiaga, liečiančia ekspertizės dalyką;

2) pareikšti prašymus, kad jam būtų pateikta papildoma medžiaga, reikalinga išvadai duoti;

3) administracinio teisės pažeidimo bylą nagrinėjančio organo (pareigūno) leidimu duoti traukiamam atsakomybėn asmeniui, nukentėjusiajam, liudytojams klausimus, liečiančius ekspertizės dalyką;

4) dalyvauti nagrinėjant bylą.

*Straipsnio pakeitimai:*

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

### **278 straipsnis. Vertėjas**

Vertėją skiria administracinio teisės pažeidimo bylą nagrinėjantis organas (pareigūnas).

Vertėjas privalo atvykti organo (pareigūno) šaukimu ir pilnutinai bei tiksliai atlikti jam pavestą vertimą.

### **279 straipsnis. Nukentėjusiesiems, liudytojams, ekspertams ir vertėjams išmokėtinos sumos**

Nukentėjusiesiems, liudytojams, ekspertams ir vertėjams kompensuojamas darbo užmokestis, ne mažesnis už vidutinį, arba apmokama už atitraukimą nuo įprasto užsiėmimo proporcingai laikui, kurį jie sugaišo dėl atvykimo į organą (pas pareigūną), nagrinėjantį administracinio teisės pažeidimo bylą.

Šiems asmenims kompensuojamos jų turėtos išlaidos dėl atvykimo į organą (pas pareigūną), nagrinėjantį administracinio teisės pažeidimo bylą.

Ekspertams ir vertėjams apmokama ir už jų darbą, išskyrus tuos atvejus, kai jie šį darbą atlieka pagal tarnybines pareigas arba kai jiems kompensuojamas darbo užmokestis arba apmokama už atitraukimą nuo įprasto užsiėmimo.

Jeigu bylą nagrinėja teisėjas, mokama iš biudžeto lėšų, pagal sąmatą tam skiriamų teismui, kitais atvejais – iš organų, kuris ar jo pareigūnas nagrinėja bylą, lėšų. Išmokėtinų sumų dydžius nustato Lietuvos Respublikos Vyriausybė.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26; *Žin.*, 1992, Nr. 21-610

## ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ BYLŲ NAGRINĖJIMAS

### 280 straipsnis. Pasiruošimas nagrinėti administracinio teisės pažeidimo bylą

Ruošdamasis nagrinėti administracinio teisės pažeidimo bylą, organas (pareigūnas) išaiškina ir išsprendžia šiuos klausimus:

- 1) ar priklauso jo kompetencijai nagrinėti tą bylą;
- 2) ar teisingai surašytas protokolas ir kita administracinio teisės pažeidimo bylos medžiaga;
- 3) ar pranešta asmenims, dalyvaujantiems nagrinėjant bylą, apie jos nagrinėjimo laiką ir vietą;
- 4) ar išreikalauti reikalingą papildomą medžiagą;
- 5) ar tenkintini, ar atmetini administracinėn atsakomybėn traukiamo asmens, nukentėjusiojo, jų atstovų pagal įstatymą, advokatų ar kitų įgaliotų atstovų prašymai.

*Straipsnio pakeitimai:*

Nr. [IX-365](#), 2001-06-07, *Žin.*, 2001, Nr. 52-1818 (2001-06-20)

### 281 straipsnis. Administracinio teisės pažeidimo bylos nagrinėjimo vieta

Administracinio teisės pažeidimo byla nagrinėjama pagal jo padarymo vietą.

Šio kodekso 119, 122–130, 130<sup>2</sup>, 131, 132, 133, 134, 136<sup>2</sup>, 136<sup>3</sup>, 136<sup>4</sup>, 142<sup>4</sup>–142<sup>8</sup>, 142<sup>10</sup>, 142<sup>12</sup> straipsniuose, 145 straipsnio trečiojoje, ketvirtojoje ir penktojoje dalyse, 148 straipsnyje numatytų administracinių teisės pažeidimų bylos gali būti nagrinėjamos pagal pažeidimų padarymo vietą, pažeidėjo gyvenamąją vietą arba pagal transporto priemonių įskaitos vietą.

Šio kodekso 166, 167, 177 straipsniuose ir 178 straipsnio pirmojoje, antrojoje ir trečiojoje dalyse numatytų administracinių teisės pažeidimų bylos nagrinėjamos pagal jų padarymo vietą arba pagal pažeidėjo gyvenamąją vietą.

Šio kodekso 111, 112, 112<sup>1</sup>–112<sup>8</sup> straipsniuose, 121 straipsnio pirmojoje dalyje, 136 straipsnio pirmojoje dalyje, 152, 152<sup>1</sup>, 152<sup>3</sup>, 152<sup>4</sup>, 152<sup>5</sup>, 152<sup>10</sup>, 152<sup>11</sup>, 152<sup>12</sup>, 152<sup>13</sup>, 154, 154<sup>3</sup>, 172<sup>4</sup>, 172<sup>7</sup>, 172<sup>22</sup> straipsniuose, 173<sup>5</sup> straipsnio pirmojoje, antrojoje ir trečiojoje dalyse, 173<sup>14</sup> straipsnyje, 173<sup>15</sup> straipsnyje (dėl auditorių išvadų apie investicinius fondus, depozitoriumus ar valdymo įmones) ir 173<sup>16</sup> straipsnyje numatytų administracinių teisės pažeidimų bylos nagrinėjamos pagal organo (pareigūno), įgalioto nagrinėti šias bylas, buvimo vietą.

Administracinės komisijos, savivaldybių seniūnijų kaimo vietovėse seniūnai administracinių teisės pažeidimų bylas nagrinėja pagal pažeidėjo gyvenamąją vietą.

Nepilnamečių, jų tėvų ar juos atstojančių asmenų administracinių teisės pažeidimų bylos nagrinėjamos pagal pažeidėjo gyvenamąją vietą.

Lietuvos Respublikos įstatymai gali numatyti ir kitokią administracinio teisės pažeidimo bylos nagrinėjimo vietą.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [I-957](#), 95.06.20, *Žin.*, 1995, Nr. 55-1356 (95.07.05)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [VIII-1603](#), 00.03.30, *Žin.*, 2000, Nr. 32-888 (00.04.19)

Nr. [VIII-1922](#), 00.09.12, *Žin.*, 2000, Nr. 81-2443 (00.09.26)

Nr. [IX-1702](#), 2003-07-04, *Žin.*, 2003, Nr. 74-3421 (2003-07-25)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [IX-2153](#), 2004-04-22, *Žin.*, 2004, Nr. 68-2368 (2004-04-29)

Nr. [X-249](#), 2005-06-16, *Žin.*, 2005, Nr. 83-3040 (2005-07-07)

Nr. [X-815](#), 2006-09-19, *Žin.*, 2006, Nr. 102-3937 (2006-09-26), šio įstatymo nuostatos yra suderintos su šio įstatymo priede nurodytais Europos Sąjungos teisės aktais.

Nr. [X-1365](#), 2007-12-13, *Žin.*, 2007, Nr. 138-5641 (2007-12-29)

Nr. [X-1381](#), 2007-12-18, *Žin.*, 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede, šio įstatymo **atitaisymas skelbtas: *Žin.*, 2008, Nr. 5**

Nr. [X-1675](#), 2008-07-03, *Žin.*, 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-349](#), 2009-07-15, *Žin.*, 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XI-1217](#), 2010-12-09, *Žin.*, 2010, Nr. 153-7786 (2010-12-28)

Nr. [XI-1553](#), 2011-06-28, *Žin.*, 2011, Nr. 91-4328 (2011-07-19)

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-265](#), 2013-05-07, *Žin.*, 2013, Nr. 54-2670 (2013-05-25), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-347](#), 2013-05-30, *Žin.*, 2013, Nr. 62-3059 (2013-06-12)



## **282 straipsnis. Administracinių teisės pažeidimų bylų nagrinėjimo terminai**

Administracinių teisės pažeidimų bylos nagrinėjamos per penkiolika dienų nuo tos dienos, kai turintis teisę nagrinėti bylą organas (pareigūnas) gauna administracinio teisės pažeidimo protokolą ir kitą bylos medžiagą. Rajono (miesto) apylinkės teismas (apylinkės teismo teisėjas) administracinių teisės pažeidimų bylas pradeda nagrinėti ne vėliau kaip per trisdešimt dienų nuo administracinio teisės pažeidimo protokolo ir bylos gavimo dienos. Teisėjas turi taip pasirengti nagrinėti bylą, kad ji būtų išnagrinėta paprastai per vieną teismo posėdį.

Šio kodekso 44, 170, 174 straipsniuose, 178 straipsnio pirmojoje, antrojoje ir trečiojoje dalyse ir 187 straipsnyje numatytų administracinių teisės pažeidimų bylos nagrinėjamos per vieną parą, 90, 188<sup>2</sup> ir 188<sup>7</sup> straipsniuose numatytų pažeidimų bylos – per tris dienas, 50 straipsnyje, 158 straipsnio antrojoje dalyje numatytų pažeidimų bylos – per penkias dienas, 98 straipsnyje numatytų pažeidimų bylos – per septynias dienas.

Kai asmuo vengia administracinės atsakomybės, neturi nuolatinės gyvenamosios vietos, ilgam išvykęs ar gyvena užsienyje, ilgai serga, paskelbiama jo paieška arba kai dėl pažeidimo tyrimo arba kitų objektyvių priežasčių nustatytais terminais neįmanoma išnagrinėti administracinio teisės pažeidimo bylos, šio straipsnio pirmojoje ir antrojoje dalyse nurodyti terminai pratęsimi, bet ne ilgiau, negu numatyta šio kodekso 35 straipsnyje.

Lietuvos Respublikos įstatymai gali nustatyti ir kitokius administracinių teisės pažeidimų bylų nagrinėjimo terminus.

Kai pirmosios instancijos teismo nutarimas panaikinamas apeliacine tvarka, šiame straipsnyje nurodyti terminai pradedami skaičiuoti iš naujo nuo apeliacinės instancijos sprendimo įsiteisėjimo dienos.

### *Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370

Nr. [XI-1595](#), 1987.04.29, *Žin.*, 1987, Nr. 13-134

Nr. [I-1691](#), 1987.06.09, *Žin.*, 1987, Nr. 17-189

[I-1788](#), 1987.07.29, *Žin.*, 1987, Nr. 21-261

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1041](#), 99.02.02, *Žin.*, 1999, Nr. 18-443 (99.02.19)

Nr. [X-1246](#), 2007-07-03, *Žin.*, 2007, Nr. 81-3316 (2007-07-21, šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, įgyvendinimą.

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1829](#), 2015-06-23, paskelbta TAR, 2015-07-01, i. k. 2015-10579

## **283 straipsnis. Administracinio teisės pažeidimo bylos nagrinėjimo tvarka**

Byla nagrinėti pradedama paskelbiant kolegialaus organo sudėtį ar pristatant tą bylą nagrinėjančią pareigūną.

Kolegialaus organo posėdžio pirmininkas arba bylą nagrinėjantis pareigūnas paskelbia, kokia byla bus nagrinėjama, kas traukiamas administracinė atsakomybė, išaiškina dalyvaujantiems nagrinėjant bylą asmenims jų teises ir pareigas. Po to paskelbiamas administracinio teisės pažeidimo protokolas. Posėdyje išsprendžiami prašymai, išklausomi dalyvaujantys nagrinėjant bylą asmenys ir ištiriami įrodymai.

## **284 straipsnis. Aplinkybės, išaiškintinos nagrinėjant administracinio teisės pažeidimo bylą**

Organas (pareigūnas), nagrinėdamas administracinio teisės pažeidimo bylą, privalo išaiškinti: ar buvo padarytas administracinis teisės pažeidimas, ar šis asmuo kaltas jo padarymu, ar jis trauktinas administracinė atsakomybė, ar yra atsakomybę lengvinančių ar sunkinančių aplinkybių, ar padarytas turtinis nuostolis, taip pat išaiškinti kitas aplinkybes, turinčias reikšmės bylai teisingai išspręsti.

Organas (pareigūnas), nagrinėdamas administracinio teisės pažeidimo bylą, turi teisę pakeisti nuorodą į šio kodekso straipsnį, straipsnio dalį ar kitą teisės aktą, numatantį atsakomybę už šį pažeidimą, jeigu administracinio teisės pažeidimo protokole nurodyta administracinio teisės pažeidimo esmė yra įrodyta, tačiau suklysta nurodant šio kodekso straipsnį, straipsnio dalį ar kitą teisės aktą, numatantį atsakomybę už padarytą administracinį teisės pažeidimą.

### *Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

## **285 straipsnis. Kolegialaus organo posėdžio protokolas**

Nagrinėdamas administracinio teisės pažeidimo bylą, kolegialus organas rašo protokolą, kuriame nurodoma:

- 1) posėdžio data ir vieta;
- 2) bylą nagrinėjančio organo pavadinimas ir sudėtis;
- 3) nagrinėjamos bylos turinys;

- 4) žinios apie asmenų, turinčių dalyvauti nagrinėjant bylą, atvykimą;
  - 5) asmenų, dalyvaujančių nagrinėjant bylą, paaiškinimai, jų prašymai ir šių prašymų svarstymo rezultatai;
  - 6) dokumentai ir daiktiniai įrodymai, ištirti nagrinėjant bylą;
  - 7) žinios apie priimto nutarimo paskelbimą ir jo apskundimo tvarkos bei terminų išaiškinimą.
- Kolegialaus organo posėdžio protokolą pasirašo posėdžio pirmininkas ir sekretorius.

## **Dvidešimt antrasis skirsnis**

### **NUTARIMAS ADMINISTRACINIO TEISĖS PAŽEIDIMO BYLOJE**

#### **286 straipsnis. Nutarimo administracinio teisės pažeidimo byloje turinys**

Išnagrinėjęs administracinio teisės pažeidimo bylą, organas (pareigūnas) priima nutarimą byloje.

Nutarime turi būti: nutarimą priėmusio organo (pareigūno) pavadinimas; bylos nagrinėjimo data; žinios apie asmenį, kurio byla nagrinėjama; žinios apie kitus, byloje dalyvaujančius asmenis; bylos nagrinėjimo metu nustatytų aplinkybių išdėstymas ir motyvuotas jų įvertinimas; šio kodekso straipsnio, straipsnio dalies ar kito teisės akto, numatančio atsakomybę už šį pažeidimą, kurio reikalavimus pažeidė asmuo, nurodymas; byloje priimtas sprendimas.

Jeigu, sprenddami klausimą dėl nuobaudos skyrimo už administracinį teisės pažeidimą, šio kodekso 216 straipsnio 1–4 punktuose išvardyti organai (pareigūnai) kartu sprendžia klausimą dėl pažeidėjo padaryto turtinio nuostolio atlyginimo, nutarime dėl bylos nurodomas išieškotino nuostolio dydis, jo atlyginimo terminas ir tvarka.

Nutarime dėl bylos turi būti išspręstas klausimas apie paimtus daiktus ir dokumentus, taip pat nurodyta nutarimo apskundimo tvarka ir terminas.

Kolegialaus organo nutarimas priimamas paprasta kolegialaus organo narių, dalyvavusių posėdyje, balsų dauguma.

Nutarimą administracinio teisės pažeidimo byloje pasirašo nagrinėjantis bylą pareigūnas, o kolegialaus organo nutarimą – posėdžio pirmininkas ir sekretorius.

Lietuvos Respublikos įstatymų numatytais atvejais apie nuobaudą įrašoma administracinio teisės pažeidimo protokole arba nutarimas įforminamas kitokiu nustatytu būdu.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

#### **287 straipsnis. Nutarimų rūšys**

Išnagrinėjęs administracinio teisės pažeidimo bylą, organas (pareigūnas) priima vieną iš tokių nutarimų:

- 1) skirti administracinę nuobaudą;
- 2) nutraukti bylą;

3) motyvuotai perduoti bylos nagrinėjimą kitam įgaliotam nagrinėti administracinio teisės pažeidimo bylą organui (pareigūnui).

Nutarimas nutraukti bylą gali būti priimamas esant vienai iš aplinkybių, numatytų šio kodekso 250 ir 251 straipsniuose.

*Straipsnio pakeitimai:*

Nr. [L-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

#### **288 straipsnis. Nutarimo byloje paskelbimas ir nutarimo nuorašo įteikimas**

Nutarimas skelbiamas tuojau pat, baigus bylos nagrinėjimą.

Nutarimo nuorašas per tris darbo dienas įteikiamas arba išsiunčiamas asmeniui, dėl kurio nutarimas priimtas, organui, kurio pareigūnas surašė administracinio teisės pažeidimo protokolą, taip pat nukentėjusiajam. Šio kodekso 257<sup>1</sup> straipsnio trečiojoje dalyje numatytais atvejais nutarimas siunčiamas elektroninių ryšių priemonėmis.

Nutarimo nuorašas įteikiamas pasirašytinai. Jeigu nutarimo nuorašas išsiunčiamas, tai įrašoma byloje.

Bylose dėl administracinių teisės pažeidimų, numatytų šio kodekso 176 straipsnyje ir 196 straipsnio pirmojoje ir antrojoje dalyse, dėl asmens, kuriam ginklas, taip pat šaudmenys patikėti ryšium su tarnybinių pareigų ėjimu arba įmonės, įstaigos, organizacijos perduoti laikinai naudotis, nutarimo nuorašas išsiunčiamas atitinkamai įmonei, įstaigai arba organizacijai susipažinti ir policijos įstaigai, kad būtų apsvarstytas klausimas dėl uždraudimo šiam asmeniui naudotis ginklu.

Bylose dėl administracinių teisės pažeidimų, kuriuos padarė statutiniai valstybės tarnautojai arba kariai, nutarimų nuorašai išsiunčiami institucijoms, kuriose šie asmenys tarnauja.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [X-1766](#), 2008-11-06, *Žin.*, 2008, Nr. 135-5227 (2008-11-25), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-349](#), 2009-07-15, Žin., 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-601](#), 2013-11-19, Žin., 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

## **289 straipsnis. Neteko galios**

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, Žin., 1985, Nr. 33-370

Nr. [XI-1595](#), 1987.04.29, Žin., 1987, Nr. 13-134

Nr. [XI-1789](#), 1987.07.29, Žin., 1987, Nr. 21-262

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

## **290 straipsnis. Pasiūlymai pašalinti priežastis ir sąlygas, padėjusias padaryti administracinius teisės pažeidimus**

Nagrinėjantis byla organas (pareigūnas), nustatęs priežastis ir sąlygas, padėjusias padaryti administracinius teisės pažeidimus, pateikia įmonių, įstaigų, organizacijų vadovams ir kitiems pareigūnams pasiūlymus imtis priemonių, kad būtų pašalintos tos priežastys ir sąlygos. Šie asmenys per vieną mėnesį nuo pasiūlymo gavimo dienos privalo pranešti pasiūlymą pateikusiam organui (pareigūnui), kokių imtasi priemonių.

## **DVIDEŠIMT TREČIASIS SKIRSNIS ORGANŲ (PAREIGŪNŲ) PRIIMTŲ NUTARIMŲ APSKUNDIMAS PIRMOSIOS INSTANCIJOS TEISMUI**

*Skirsnio pakeitimas:*

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

## **291 straipsnis. Teisė apskusti nutarimą administracinio teisės pažeidimo byloje**

Šio kodekso 216 straipsnio 1, 2 ir 5 punktuose nurodytų organų (pareigūnų) nutarimus administracinių teisės pažeidimų bylose apylinkės teismui gali apskusti asmuo, dėl kurio atitinkamas nutarimas priimtas, institucija, kurios pareigūnas surašė administracinio teisės pažeidimo protokolą, taip pat nukentėjusysis (ar atstovai). Atstovai turi teisę paduoti skundą tik tuo atveju, kai tai neprieštarauja raštu išreikštai atstovaujamojo valiai. Nepaisyti atstovaujamojo valios dėl skundo padavimo galima tik tuo atveju, kai asmuo dėl fizinių ar psichinių trūkumų pats negali išreikšti savo valios ir paduoti skundą. Skundus paduodančių įstatyminių atstovų atstovaujamojo valia nesaisto.

## **292 straipsnis. Nutarimo administracinio teisės pažeidimo byloje apskundimo tvarka**

Šio kodekso 216 straipsnio 1, 2 ir 5 punktuose nurodytų organų (pareigūnų) nutarimai administracinių teisės pažeidimų bylose gali būti apskusti apylinkės teismui pagal šio kodekso 281 straipsnyje nustatytas taisykles.

Skundas paduodamas per nutarimą administracinio teisės pažeidimo byloje priėmusį organą (pareigūną); skundo kopijų turi būti pateikta tiek, kad po vieną būtų galima įteikti visiems šio kodekso 291 straipsnyje nurodytiems subjektams, išskyrus atvejus, kai skundas paduodamas elektroninių ryšių priemonėmis. Organas (pareigūnas) per tris darbo dienas, jeigu įstatymuose nenustatytas kitoks terminas, skundą kartu su byla pasiunčia atitinkamam apylinkės teismui.

*Straipsnio pakeitimai:*

Nr. [XII-601](#), 2013-11-19, Žin., 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

## **293 straipsnis. Nutarimo administracinio teisės pažeidimo byloje apskundimo terminas**

Skundas dėl organo (pareigūno) nutarimo administracinio teisės pažeidimo byloje gali būti paduotas per dvidešimt dienų nuo nutarimo priėmimo dienos. Jeigu šis terminas praleistas dėl svarbių priežasčių, jį pareiškėjo prašymu rašytinio proceso tvarka gali atnaujinti apylinkės teismas. Apylinkės teismo nutartis atsisakyti atnaujinti nutarimo administracinio teisės pažeidimo byloje apskundimo terminą per septynias darbo dienas nuo jos įteikimo dienos gali būti skundžiama apygardos teismui.

## **294 straipsnis. Skundo dėl nutarimo administracinio teisės pažeidimo byloje turinys ir forma**

Skundas dėl organo (pareigūno) nutarimo administracinio teisės pažeidimo byloje turi būti rašytinis ir jį paduodančio asmens pasirašytas. Skundai gali būti paduodami elektronine forma elektroninių ryšių priemonėmis. Kai skundas paduodamas elektroninių ryšių priemonėmis, asmens tapatybė patvirtinama Teismų įstatyme nustatytais būdais. Pateikiant skundą elektroninių ryšių priemonėmis ir patvirtinus asmens tapatybę Teismų įstatyme nustatytais būdais, laikoma, kad skundas yra pasirašytas. Skundo pateikimo elektroninių ryšių priemonėmis tvarką ir formą nustato teisingumo ministras.

Skunde turi būti nurodyta: apylinkės teismo, kuriam skundas paduodamas, pavadinimas; administracinio teisės pažeidimo byla, dėl kurios paduodamas skundas; skundžiamo nutarimo administracinio teisės pažeidimo byloje (jo dalies) esmė; nutarimo administracinio teisės pažeidimo byloje apskundimo pagrindai ir motyvai; skundą paduodančio asmens prašymai, taip pat asmens pageidavimu – prašymas siųsti ir gauti procesinius dokumentus elektroninių ryšių priemonėmis. Jeigu skundas paduodamas elektronine forma elektroninių ryšių priemonėmis, skunde turi būti nurodytas asmens, paduodančio skundą, ar jo atstovo elektroninio pašto adresas, telefono ir fakso numeriai, kitų elektroninių ryšių priemonių adresai.

*Straipsnio pakeitimai:*

Nr. [XII-601](#), 2013-11-19, *Žin.*, 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, *paskelbta TAR* 2014-12-31, i. k. 2014-21276

### **295 straipsnis. Nutarimą administracinio teisės pažeidimo byloje priėmusio organo (pareigūno) sutikimas su skundu**

Nutarimą administracinio teisės pažeidimo byloje priėmęs organas (pareigūnas), nepažeisdamas šio kodekso 292 straipsnio antrojoje dalyje nustatyto termino, gali visiškai ar iš dalies sutikti su skundu, panaikinti skundžiamą nutarimą ir priimti naują nutarimą išnagrinėtoje administracinio teisės pažeidimo byloje. Organui (pareigūnui) priėmus naują nutarimą išnagrinėtoje administracinio teisės pažeidimo byloje, šio kodekso 293 straipsnyje numatytas terminas skaičiuojamas nuo naujo nutarimo priėmimo dienos. Apskundus naują nutarimą, jį priėmęs organas (pareigūnas) negali priimti kito naujo nutarimo ir privalo šio kodekso 292 straipsnio antrosios dalies nustatyta tvarka pasiųsti skundą kartu su byla apylinkės teismui.

### **296 straipsnis. Skundo dėl nutarimo administracinio teisės pažeidimo byloje priėmimas apylinkės teisme**

Skundo dėl nutarimo administracinio teisės pažeidimo byloje priėmimo klausimą sprendžia apylinkės teismas.

Apylinkės teismas skundo dėl nutarimo administracinio teisės pažeidimo byloje priėmimo klausimą išsprendžia ne vėliau kaip per septynias dienas nuo skundo gavimo dienos priimdamas nutartį. Jeigu skundas neturi turinio ar formos trūkumų ir gali būti priimamas to apylinkės teismo žinion, jo priėmimo klausimas gali būti išspręstas rezoliucija.

Apylinkės teismas motyvuota nutartimi atsisako priimti skundą dėl nutarimo administracinio teisės pažeidimo byloje, jeigu:

1) skundą paduoda asmuo, neturintis teisės jo paduoti;

2) skundas paduotas praleidus nustatytą skundo padavimo terminą ir neprašoma šio termino atnaujinti arba prašymas atnaujinti nustatytą skundo padavimo terminą nebuvo patenkintas.

Atsisakymas priimti skundą nekliudo, nepažeidžiant skundo padavimo termino, vėl kreiptis su skundu, jeigu trūkumai bus pašalinti.

Dėl apylinkės teismo nutarties atsisakyti priimti skundą gali būti paduotas atskiras skundas.

Jeigu skundas dėl nutarimo administracinio teisės pažeidimo byloje neatitinka jo formai ir turiniui keliamų reikalavimų ir dėl to neįmanoma suprasti, koks nutarimas skundžiamas ar kokiomis aplinkybėmis grindžiamas skundas, apylinkės teismas priima nutartį ir nustato pakankamą, tačiau ne trumpesnę kaip septynių dienų terminą šiems trūkumams pašalinti. Ši nutartis išsiunčiama skundą padavusiam asmeniui ne vėliau kaip kitą dieną po jos priėmimo dienos.

Jeigu skundą padavęs šio kodekso 291 straipsnyje nurodytas asmuo pagal teismo nurodymus per nustatytą terminą pašalina trūkumus, laikoma, kad skundas paduotas pirminio skundo pateikimo teismui dieną. Priešingu atveju laikoma, kad skundas nepaduotas ir teismo nutartimi grąžinamas skundą padavusiam asmeniui.

Klaidingas procesinio dokumento pavadinimo nurodymas arba kiti skunde esantys netikslumai, kurie gali būti pašalinti pasirengimo nagrinėti skundą metu, nėra kliūtis priimti skundą apylinkės teisme.

Apylinkės teismo nutartis dėl skundo trūkumų pašalinimo įteikiama tik skundą padavusiam asmeniui. Ši nutartis nėra skundžiama atskiruju skundu. Apylinkės teismo nutartis, kuria skundas grąžintas dėl to, kad nepašalinti jo trūkumai, gali būti skundžiama apygardos teismui.

Šiame straipsnyje nurodytos teismo nutartys priimamos rašytinio proceso tvarka.

### **297 straipsnis. Nutarimo administracinio teisės pažeidimo byloje vykdymo sustabdymas dėl skundo padavimo**

Skundo dėl nutarimo administracinio teisės pažeidimo byloje nustatyto laiku padavimas ir jo priėmimas sustabdo nutarimo skirti administracinę nuobaudą vykdymą iki bylos dėl skundo išnagrinėjimo, išskyrus nutarimų skirti įspėjimą vykdymą ir tuos atvejus, kai teismas skiria administracinį areštą vykdyti iš karto.

### **298 straipsnis. Bylos dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje išnagrinėjimo terminas**

Bylą dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje apylinkės teismas pradeda nagrinėti ne vėliau kaip per trisdešimt dienų nuo administracinio teisės pažeidimo bylos gavimo dienos, jeigu kitaip nenustato

Lietuvos Respublikos įstatymai. Teisėjas turi taip pasirengti nagrinėti bylą, kad ji būtų išnagrinėta paprastai per vieną teismo posėdį.

### **299 straipsnis. Pasirengimas nagrinėti bylą dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje**

Apylinkės teismas, priėmęs skundą dėl nutarimo administracinio teisės pažeidimo byloje, išsprendžia šiuos būtinus pasirengimo teisme nagrinėti bylą dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje klausimus:

1) išsiunčia šio kodekso 291 straipsnyje nurodytiems asmenims skundo, prireikus ir jo priedų kopijas, taip pat nustato terminą, per kurį nutarimą administracinio teisės pažeidimo byloje priėmęs organas (pareigūnas) raštu privalo pateikti teismui savo atsiliepimą į skundą ir pateikti tiek atsiliepimo kopijų, kiek byloje yra pareiškėjų. Šio kodekso 257<sup>1</sup> straipsnio trečiojoje dalyje numatytais atvejais teismas skundo, prireikus ir jo priedų, skaitmenines kopijas siunčia elektroninių ryšių priemonėmis. Nutarimą administracinio teisės pažeidimo byloje priėmęs organas (pareigūnas) privalo pateikti atsiliepimą į skundą tokios formos, kokios pageidauja pareiškėjas, o jei pareiškėjas pageidavimo dėl procesinių dokumentų formos nepareiškė, – tokios formos, kokios buvo paduotas skundas;

2) šalių prašymu arba savo iniciatyva išreikalauja įrodymus, kurių šalys negali gauti, arba išduoda liudijimą tiems įrodymams gauti;

3) nusprendžia dėl specialistų iškvietimo ar ekspertizės darymo;

4) atlieka kitus veiksmus, reikalingus rengiantis nagrinėti bylą.

Teisėjas, skirdamas ekspertizę pasirengimo teisme nagrinėti bylą dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje metu, priima nutartį, prieš tai pranešęs byloje dalyvaujantiems asmenims.

Kitais atvejais pasirengimo teisme nagrinėti bylą dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje klausimai išsprendžiami teisėjo rezoliucija.

*Straipsnio pakeitimai:*

Nr. [XII-601](#), 2013-11-19, Žin., 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

### **300 straipsnis. Bylos dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje nagrinėjimas**

Bylą dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje apylinkės teismas nagrinėja šio kodekso 283 ir 284 straipsniuose nustatyta tvarka, apie teismo posėdžio laiką ir vietą pranešęs šio kodekso 291 straipsnyje nurodytiems asmenims. Šių asmenų ar jų atstovų neatvykimas į teismo posėdį, jeigu jiems apie posėdį buvo pranešta ir nėra pagrindų atidėti bylos nagrinėjimą, nėra kliūtis nagrinėti bylą ir priimti sprendimą.

Nagrinėjant bylą dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje, šalių procesinė padėtis nesikeičia.

Kai bylos dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje nagrinėjimo metu yra apklausiami liudytojai ar nukentėjusysis duoda paaiškinimus, rašomas teismo posėdžio protokolas. Kitais atvejais teismo posėdžio protokolas gali būti rašomas teisėjo nuožiūra.

Išnagrinėjęs bylą dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje, apylinkės teismas nutarimą (nutartį) byloje paskelbia paprastai tą pačią teismo posėdžio dieną, o sudėtingų bylų atvejais – ne vėliau kaip per dešimt dienų nuo teismo posėdžio dienos, pranešęs nutarimo (nutarties) paskelbimo laiką.

### **301 straipsnis. Bylos dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje nagrinėjimo ribos apylinkės teisme**

Teismas, nagrinėdamas bylą dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje, patikrina organo (pareigūno) priimto nutarimo teisėtumą ir pagrįstumą.

### **302 straipsnis. Apylinkės teismo sprendimas byloje dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje**

Išnagrinėjęs bylą dėl skundo dėl nutarimo administracinio teisės pažeidimo byloje, apylinkės teismas priima vieną iš šių sprendimų:

1) palikti nutarimą nepakeistą ir skundo netenkinti;

2) panaikinti nutarimą ir bylą nutraukti;

3) panaikinti nutarimą ir paskirti administracinę nuobaudą remiantis teisės aktu, nustatančiu atsakomybę už padarytą teisės pažeidimą. Šis sprendimas priimamas tais atvejais, kai teisės pažeidimo įvykis nekelia abejonių, teisės pažeidimo veika įrodyta, tačiau teismas nustato, kad buvo netinkamai pritaikytas įstatymas. Apylinkės teismas, atsižvelgdamas į nustatytas bylos aplinkybes, turi teisę pakeisti administracinio teisės pažeidimo kvalifikavimą ir paskirti nuobaudą, atitinkančią pažeidimo kvalifikavimą;

4) panaikinti nutarimą ir grąžinti bylą organui (pareigūnui), įgaliotam surašyti administracinių teisės pažeidimų protokolus. Šis sprendimas priimamas tik išimtiniais atvejais, kai reikia atlikti didelės apimties papildomą bylos aplinkybių tyrimą;

5) pakeisti nutarimą ir paskirti švelnesnę nuobaudą arba neskirti administracinės nuobaudos.



Pabloginti administracinė atsakomybė traukiamo (patraukto) asmens, taip pat asmens, kuriam byla nutraukta, padėti teismas gali tik tuo atveju, kai dėl to yra institucijos, kurios pareigūnas surašė administracinio teisės pažeidimo protokolą, skundas arba nukentėjusiojo skundas. Administracinė atsakomybė traukiamo (patraukto) asmens, taip pat asmens, kuriam byla nutraukta, padėti negali būti pabloginta daugiau, negu to prašoma skunde.

Jeigu apylinkės teismas nustato, kad nutarimą administracinio teisės pažeidimo byloje priėmė organas (pareigūnas), neturintis teisės spręsti tokios bylos, tas nutarimas panaikinamas ir bylą išsprendžia pats teismas.

Šio straipsnio pirmosios dalies 2, 3 punktuose ir antrojoje dalyje numatytais atvejais teismas priima nutarimus, pirmosios dalies 1, 4 ir 5 punktuose numatytais atvejais – nutartis.

Nutarimo (nutarties) nuorašas per tris dienas nuo nutarimo (nutarties) paskelbimo įteikiamas arba išsiunčiamas asmeniui, dėl kurio šis nutarimas (nutartis) priimtas, institucijai, kurios pareigūnas surašė administracinio teisės pažeidimo protokolą, ir nukentėjusiajam. Nutarimo (nutarties) nuorašai įteikiami pasirašytinai. Jeigu nutarimo (nutarties) nuorašas išsiunčiamas, tai pažymima byloje. Šio kodekso 257<sup>1</sup> straipsnio trečiojoje dalyje numatytais atvejais nutarimas (nutartis) siunčiamas elektroninių ryšių priemonėmis.

Apylinkių teismų nutarimai ir nutartys, kuriais baigiamos nagrinėti administracinių teisės pažeidimų bylos, įsiteisėja per dvidešimt dienų nuo atitinkamo nutarimo ar nutarties paskelbimo, jeigu jie nebuvo apskūsti apeliacine tvarka. Apeliacine tvarka apskūstas apylinkės teismo nutarimas ar nutartis, jeigu jie nėra panaikinti, įsiteisėja, apeliacine tvarka išnagrinėjus bylą, ta apimtimi, kiek nebuvo pakeisti apeliacinės instancijos teismo nutartimi.

*Straipsnio pakeitimai:*

Nr. [XII-601](#), 2013-11-19, *Žin.*, 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

### **302<sup>1</sup> straipsnis. Nutarimo panaikinimo nutraukiant administracinio teisės pažeidimo bylą pasekmės**

Jeigu teismas panaikino organo (pareigūno) nutarimą administracinio teisės pažeidimo byloje ir šią bylą nutraukė, gražinamos išieškotos pinigų sumos, atlygintinai paimti ir konfiskuoti daiktai, panaikinami kiti apribojimai, susiję su anksčiau priimtu nutarimu. Kai gražinti daikto negalima, atlyginama jo vertė.

Neteisėtu administracinio arešto paskyrimu piliečiui padaryti nuostoliai atlyginami įstatymų nustatyta tvarka.

## **DVIDEŠIMT TREČIASIS<sup>1</sup> SKIRSNIS**

### **APELIACINIS PROCESAS DĖL PIRMOSIOS INSTANCIJOS TEISMO PROCESINIŲ SPRENDIMŲ**

*Kodeksas papildytas skirsniu:*

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04)

### **302<sup>2</sup> straipsnis. Apylinkės teismų nutarimų (nutarčių) apskundimas apeliacine tvarka**

Apylinkių teismų nutarimus ir nutartis, priimtus nagrinėjant šio kodekso 224 straipsnyje nurodytas administracinių teisės pažeidimų bylas ir pagal skundus dėl organų (pareigūnų) nutarimų administracinių teisės pažeidimų bylose, šio kodekso 291 straipsnyje nurodyti asmenys gali apskūsti apeliacine tvarka apygardos teismui.

### **302<sup>3</sup> straipsnis. Apeliacinio proceso taisyklės**

Apeliacinis procesas vyksta pagal tas pačias taisykles kaip ir procesas pirmosios instancijos teisme, išskyrus šiame skirsnyje nustatytas išimtis.

### **302<sup>4</sup> straipsnis. Apylinkės teismo nutarimo (nutarties) administracinio teisės pažeidimo byloje apskundimo terminas ir tvarka**

Apeliacinis skundas paprastai paduodamas apygardos teismui per nutarimą (nutartį) priėmusį apylinkės teismą. Jeigu apeliacinis skundas paduodamas tiesiogiai apygardos teismui, šio straipsnio antrojoje dalyje nustatyti skundo padavimo terminai skaičiuojami nuo skundo padavimo apygardos teismui dienos.

Apeliacinis skundas dėl apylinkės teismo nutarimo (nutarties) administracinio teisės pažeidimo byloje gali būti paduotas per dvidešimt dienų nuo nutarimo (nutarties) paskelbimo dienos.

Turintys teisę paduoti apeliacinį skundą asmenys, kurie dėl svarbių priežasčių praleido apeliacinio skundo padavimo terminą, turi teisę prašyti apylinkės teismą atnaujinti praleistą terminą. Dėl praleisto termino atnaujinimo apylinkės teismas nusprendžia rašytinio proceso tvarka.

Apylinkės teismo nutartis, kuria atmestas prašymas atnaujinti praleistą apeliacinio skundo padavimo terminą, gali būti apskūsta atskiruoju skundu apygardos teismui. Šis teismas turi teisę atnaujinti praleistą terminą ar palikti apylinkės teismo nutartį nepakeistą.

Prašymas atnaujinti praleistą apeliacinio skundo padavimo terminą negali būti paduotas, jei nuo apylinkės teismo nutarimo (nutarties) paskelbimo praėjo daugiau kaip šeši mėnesiai.

### **302<sup>5</sup> straipsnis. Apeliacinio skundo dėl nutarimo (nutarties) administracinio teisės pažeidimo byloje turinys ir forma**

Apeliacinis skundas dėl apylinkės teismo nutarimo (nutarties) administracinio teisės pažeidimo byloje turi būti rašytinis ir skundą padavusio asmens (ar jo atstovo) pasirašytas. Skundas teismui gali būti paduodamas elektronine forma elektroninių ryšių priemonėmis. Skundo (prašymo) pateikimo teismui elektroninių ryšių priemonėmis tvarką ir formą nustato teisingumo ministras.

Apeliaciniame skunde turi būti nurodyta: apygardos teismo pavadinimas; byla, dėl kurios paduodamas apeliacinis skundas; skundžiamo apylinkės teismo nutarimo (nutarties) administracinio teisės pažeidimo byloje ar jo (jos) dalies esmė; nutarimo (nutarties) apskundimo pagrindai ir motyvai; apeliacinį skundą padavusio asmens prašymai. Apeliacinį skundą padavęs asmuo pateikia tiek skundo ir jo priedų kopijų, kad po vieną tektų visiems šio kodekso 291 straipsnyje nurodytiems asmenims, išskyrus atvejus, kai skundas paduodamas elektroninių ryšių priemonėmis.

*Straipsnio pakeitimai:*

Nr. [XII-601](#), 2013-11-19, Žin., 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

### **302<sup>6</sup> straipsnis. Apeliacinio skundo dėl nutarimo (nutarties) administracinio teisės pažeidimo byloje priėmimas**

Apeliacinio skundo dėl apylinkės teismo nutarimo (nutarties) administracinio teisės pažeidimo byloje priėmimo klausimą sprendžia apylinkės teismas.

Teismas apeliacinio skundo priėmimo klausimą išsprendžia rezoliucija ne vėliau kaip per septynias dienas. Tais atvejais, kai skundžiamu nutarimu yra paskirtas administracinis areštas, apeliacinio skundo priėmimo klausimas turi būti išspręstas nutartimi arba rezoliucija per vieną darbo dieną nuo skundo gavimo teisme dienos.

Teismas motyvuota nutartimi atsisako priimti apeliacinį skundą dėl apylinkės teismo nutarimo (nutarties) administracinio teisės pažeidimo byloje, jeigu:

1) apeliacinį skundą paduoda asmuo, neturintis teisės jo paduoti;

2) apeliacinis skundas paduotas praleidus nustatytą apeliacinio skundo padavimo terminą ir neprašoma šio termino atnaujinti arba prašymas atnaujinti apeliacinio skundo padavimo terminą nebuvo patenkintas.

Atsisakymas priimti apeliacinį skundą nekliudo, nepažeidžiant apeliacinio skundo padavimo termino, vėl kreiptis su apeliaciniu skundu, jeigu trūkumai bus pašalinti.

Dėl apylinkės teismo nutarties atsisakyti priimti apeliacinį skundą gali būti paduotas atskirasis skundas.

Jeigu apeliacinis skundas neatitinka jo formai ir turiniui keliamų reikalavimų ir dėl to neįmanoma suprasti, koks (kokia) apylinkės teismo nutarimas (nutartis) skundžiamas (skundžiama), kokiomis aplinkybėmis grindžiamas apeliacinis skundas, arba jeigu apeliacinis skundas nepasirašytas, apylinkės teismas priima nutartį ir nustato pakankamą, tačiau ne trumpesnę kaip septynių dienų terminą šiems trūkumams pašalinti. Ši nutartis išsiunčiama ne vėliau kaip kitą dieną po jos priėmimo dienos.

Jeigu apeliacinį skundą padavęs asmuo pagal teismo nurodymus per nustatytą terminą pašalina trūkumus, laikoma, kad apeliacinis skundas paduotas pirminio apeliacinio skundo pateikimo teismui dieną. Priešingu atveju laikoma, kad apeliacinis skundas nepaduotas ir teismo nutartimi grąžinamas jį padavusiam asmeniui.

Teismo nutartis dėl apeliacinio skundo trūkumų pašalinimo įteikiama tik apeliacinį skundą padavusiam asmeniui. Ši nutartis nėra skundžiama atskiruoju skundu. Teismo nutartis, kuria apeliacinis skundas grąžintas dėl to, kad nepašalinti jo trūkumai, gali būti skundžiama atskiruoju skundu.

Šiame straipsnyje nurodytos teismo nutartys priimamos rašytinio proceso tvarka.

### **302<sup>7</sup> straipsnis. Apylinkės teismo nutarimo (nutarties) vykdymo sustabdymas dėl apeliacinio skundo padavimo**

Apeliacinio skundo padavimas ir jo priėmimas nustatytu laiku sustabdo nutarimo (nutarties) skirti administracinę nuobaudą vykdymą iki apeliacinio skundo išnagrinėjimo, išskyrus nutarimų skirti įspėjimą vykdymą ir tuos atvejus, kai teismas skiria administracinį areštą vykdyti iš karto.

### **302<sup>8</sup> straipsnis. Apylinkės teismo veiksmai priėmus apeliacinį skundą**

Priėmęs apeliacinį skundą, apylinkės teismas per tris dienas išsiunčia jo kopijas šio kodekso 291 straipsnyje nurodytiems asmenims, išskyrus skundą padavusį asmenį. Šie asmenys turi teisę, o valstybės ir savivaldybių institucijos ir įstaigos privalo per keturiolika dienų nuo apeliacinio skundo kopijų išsiuntimo dienos raštu pateikti apygardos teismui atsiliepimus į apeliacinį skundą ir juose išdėstyti savo nuomonę dėl paduoto apeliacinio skundo. Šio kodekso 257<sup>1</sup> straipsnio trečiojoje dalyje numatytais atvejais teismas apeliacinio skundo skaitmenines kopijas siunčia elektroninių ryšių priemonėmis.

Apylinkės teismas ne vėliau kaip per tris dienas išsiunčia administracinio teisės pažeidimo bylą su apeliaciniu skundu apygardos teismui. Praėjus šio straipsnio pirmojoje dalyje nustatytiems atsiliepimų į apeliacinį skundą pateikimo apygardos teismui terminams, apylinkės teisme gauti atsiliepimai į apeliacinį skundą persiunčiami apygardos teismui papildomai.

*Straipsnio pakeitimai:*

### **302<sup>9</sup> straipsnis. Pasirengimas nagrinėti bylą dėl apeliacinio skundo administracinio teisės pažeidimo byloje**

Teisėjas, gavęs apeliacinį skundą administracinio teisės pažeidimo byloje ir šią bylą bei atsiliepiamus į apeliacinį skundą, su jais susipažįsta.

Bylas dėl apeliacinių skundų administracinių teisės pažeidimų bylose nagrinėja vienas teisėjas. Tam tikrais atvejais paskirtojo teisėjo siūlymu teismo pirmininko nutartimi gali būti sudaroma trijų teisėjų kolegija tokioms byloms nagrinėti.

Jeigu teisėjas ar teisėjų kolegija nusprendžia bylą dėl apeliacinio skundo administracinio teisės pažeidimo byloje nagrinėti žodinio proceso tvarka, išsiunčiami pranešimai šio kodekso 291 straipsnyje nurodytiems asmenims. Prireikus į teismo posėdį šaukiami liudytojai, ekspertai, specialistai, išreikalaujama papildoma medžiaga.

### **302<sup>10</sup> straipsnis. Bylos dėl apeliacinio skundo administracinio teisės pažeidimo byloje nagrinėjimas**

Bylas dėl apeliacinių skundų administracinių teisės pažeidimų bylose apygardos teismas išnagrinėja per trisdešimt darbo dienų nuo administracinio teisės pažeidimo bylos gavimo dienos.

Bylos dėl apeliacinių skundų administracinių teisės pažeidimų bylose nagrinėjamos rašytinio proceso tvarka, jeigu teisėjas ar teisėjų kolegija, įvertinę bylos aplinkybes, nenusprendžia kitaip.

Nagrinėjant bylą dėl apeliacinio skundo administracinio teisės pažeidimo byloje rašytinio proceso tvarka, byloje dalyvaujantys asmenys teismo posėdyje nedalyvauja, teismo posėdžio protokolas nerašomas, apie teismo posėdį pranešama teismo skelbimų lentoje ir teismo interneto svetainėje.

### **302<sup>11</sup> straipsnis. Bylos dėl apeliacinio skundo administracinio teisės pažeidimo byloje nagrinėjimo ribos apygardos teisme**

Apygardos teismas, nagrinėdamas bylą dėl apeliacinio skundo administracinio teisės pažeidimo byloje, patikrina priimto nutarimo (nutarties) teisėtumą ir pagrįstumą.

Pabloginti administracinė atsakomybėn traukiamo (patraukto) asmens, taip pat asmens, kuriam byla nutraukta, padėti apygardos teismas gali tik tuo atveju, kai dėl to yra institucijos, kurios pareigūnas surašė administracinio teisės pažeidimo protokolą, skundas arba nukentėjusiojo skundas. Administracinė atsakomybėn traukiamo (patraukto) asmens, taip pat asmens, kuriam byla nutraukta, padėtis negali būti pabloginta daugiau, negu to prašoma apeliaciniame skunde.

### **302<sup>12</sup> straipsnis. Apygardos teismo sprendimas dėl skundo, kuriuo apskūstas apylinkės teismo nutarimas (nutartis) administracinio teisės pažeidimo byloje**

Išnagrinėjęs bylą dėl apeliacinio skundo dėl apylinkės teismo nutarimo (nutarties) administracinio teisės pažeidimo byloje, apygardos teismas priima vieną iš šių sprendimų:

- 1) palikti apylinkės teismo nutarimą (nutartį) nepakeistą ir apeliacinio skundo netenkinti;
- 2) panaikinti apylinkės teismo nutarimą (nutartį) ir administracinio teisės pažeidimo bylą nutraukti;
- 3) panaikinti apylinkės teismo nutarimą (nutartį) ir grąžinti administracinio teisės pažeidimo bylą iš naujo tirti įgaliojant institucijai;
- 4) panaikinti nutarimą (nutartį) ir grąžinti bylą iš naujo nagrinėti apylinkės teisme;
- 5) panaikinti apylinkės teismo nutarimą ir priimti naują nutarimą administracinio teisės pažeidimo byloje;
- 6) pakeisti apylinkės teismo nutarimą (nutartį).

Šio straipsnio pirmosios dalies 2 ir 5 punktuose numatytais atvejais apygardos teismas priima nutarimus, o 1, 3, 4 ir 6 punktuose numatytais atvejais – motyvuotas nutartis.

### **302<sup>13</sup> straipsnis. Apygardos teismo nutarimų ir nutarčių įsiteisėjimas**

Apygardos teismo nutarimai ir nutartys įsiteisėja jų paskelbimo dieną.

### **302<sup>14</sup> straipsnis. Išnagrinėtos bylos dėl apeliacinio skundo administracinio teisės pažeidimo byloje grąžinimas apylinkės teismui**

Apygardos teismas, išnagrinėjęs bylą dėl apeliacinio skundo administracinio teisės pažeidimo byloje, per dešimt dienų grąžina bylą kartu su priimtu nutarimu (nutartimi) apylinkės teismui.

### **302<sup>15</sup> straipsnis. Atskirųjų skundų nagrinėjimo ypatumai**

Apylinkės teismo nutartis byloje dalyvaujantys asmenys šio kodekso nustatytais atvejais gali apskūsti atskiruoju skundu apygardos teismui.

Atskiriesiems skundams paduoti ir nagrinėti taikomos taisyklės, reglamentuojančios bylų procesą apygardos teisme, išskyrus šiame straipsnyje numatytas išimtis.

Atskirasis skundas paduodamas per tą teismą, kurio nutartis yra skundžiama, ne vėliau kaip per septynias dienas nuo nutarties paskelbimo. Jeigu skundžiama nutartis, šio kodekso nustatyta tvarka priimta nagrinėjant bylą šalims nedalyvaujant, atskirasis skundas gali būti paduodamas per septynias dienas nuo nutarties nuorašo įteikimo dienos.

Gavęs atskirąjį skundą, apylinkės teismas per tris dienas nuo jo gavimo:

1) sutikdamas su atskiruoju skundu, be žodinio nagrinėjimo pats panaikina skundžiamą nutartį ir išsiunčia priimtos šiuo klausimu nutarties nuorašą byloje dalyvaujantiems asmenims;

2) nesutikdamas su atskiruoju skundu, nustatyta tvarka nusiunčia bylą su atskiruoju skundu apygardos teismui.

Apygardos teismas atskirąjį skundą nagrinėja rašytinio proceso tvarka. Prireikus teismas gali atskirąjį skundą nagrinėti žodinio proceso tvarka.

Apygardos teismas, išnagrinėjęs atskirąjį skundą, turi teisę savo nutartimi:

1) palikti apylinkės teismo nutartį nepakeistą;

2) pakeisti apylinkės teismo nutartį;

3) panaikinti apylinkės teismo nutartį ir išspręsti klausimą iš esmės;

4) panaikinti apylinkės teismo nutartį ir perduoti klausimą apylinkės teismui nagrinėti iš naujo.

## **DVIDEŠIMT TREČIASIS<sup>2</sup> SKIRSNIS** **ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ BYLŲ ATNAUJINIMAS**

*Kodeksas papildytas skirsniu:*

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

### **302<sup>16</sup> straipsnis. Administracinių teisės pažeidimų bylų atnaujinimas**

Administracinių teisės pažeidimų bylos, užbaigtos įsiteisėjusiu nutarimu ar nutartimi, gali būti atnaujintos šiame skirsnyje nustatytais pagrindais ir tvarka.

### **302<sup>17</sup> straipsnis. Administracinių teisės pažeidimų bylų atnaujinimo pagrindai**

Administracinio teisės pažeidimo byla gali būti atnaujinta, jeigu yra šie pagrindai:

1) įsiteisėjusiu teismo nuosprendžiu, nutarimu ar nutartimi nustatytas liudytojo ar nukentėjusiojo parodymų arba ekspertizės akto melagingumas, taip pat kitų įrodymų, kuriais paremtas nutarimas ar nutartis, netikrumas;

2) įsiteisėjusiu teismo nuosprendžiu nustatyta, kad, nagrinėdami administracinio teisės pažeidimo bylą, teisėjai ar pareigūnai nusikalstamai piktnaudžiavo;

3) įsiteisėjusiu teismo nuosprendžiu nustatyta, kad, tirdami administracinio teisės pažeidimo bylą, pareigūnai nusikalstamai piktnaudžiavo ir dėl to buvo priimtas neteisėtas ir nepagrįstas nutarimas;

4) paaiškėjo kitų aplinkybių, kurios organui (pareigūnui) ar teismui nebuvo ir negalėjo būti žinomos priimant nutarimą ar nutartį ir kurios vienos ar kartu su anksčiau nustatytomis aplinkybėmis įrodo, kad administracinę atsakomybę patrauktas asmuo yra nekaltas arba kad jis padarė lengvesnį ar sunkesnį administracinį teisės pažeidimą negu tas, už kurį jis patrauktas administracinę atsakomybę, taip pat kurios įrodo, kad administracinę atsakomybę nepatrauktas asmuo yra kaltas;

5) padarytas esminis materialiosios ar proceso teisės pažeidimas, jeigu šis pažeidimas galėjo turėti įtakos neteisėto nutarimo ar nutarties priėmimui;

6) Jungtinių Tautų Žmogaus teisių komitetas pripažįsta, kad sprendimas patraukti asmenį administracinę atsakomybę yra priimtas pažeidžiant Tarptautinį pilietinių ir politinių teisių paktą ar jo papildomus protokolus, arba Europos žmogaus teisių teismas pripažįsta, kad sprendimas patraukti asmenį administracinę atsakomybę yra priimtas pažeidžiant Žmogaus teisių ir pagrindinių laisvių apsaugos konvenciją ar jos papildomus protokolus, jeigu šie pažeidimai pagal pobūdį ir sunkumą kelia pagrįstų abejonių dėl asmens patraukimo administracinę atsakomybę ir besitęsiantys pažeidimai gali būti ištaisyti tik atnaujinus bylą.

Kai šio straipsnio pirmosios dalies 1, 2 ir 3 punktuose išvardytiems asmenims negalima priimti nuosprendžio, nutarimo ar nutarties, nes kaltinamasis administracinę atsakomybę patrauktas asmuo miręs arba suėjo baudžiamosios ar administracinės atsakomybės senaties terminai, paaiškėjusios naujos aplinkybės nustatomos atliekant tyrimą šio kodekso 302<sup>20</sup> straipsnyje nustatyta tvarka.

### **302<sup>18</sup> straipsnis. Teisė paduoti prašymą atnaujinti administracinio teisės pažeidimo bylą**

Paduoti prašymą atnaujinti administracinio teisės pažeidimo bylą turi teisę:

1) šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 1, 2, 3 ir 4 punktuose nurodytais pagrindais – organas (pareigūnas), kuris surašė administracinio teisės pažeidimo protokolą ir (ar) atliko tyrimą;

2) šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 5 punkte nurodytais pagrindais – organas (pareigūnas), kuris surašė administracinio teisės pažeidimo protokolą ir (ar) atliko tyrimą, nukentėjusysis, administracinę atsakomybę patrauktas asmuo, neįtrauktas į bylos procesą asmuo, jeigu įsiteisėjęs nutarimas ar nutartis pažeidžia neįtraukto į bylos procesą asmens teises ar teisėtus interesus, taip pat jų atstovai;

3) šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 6 punkte nurodytais pagrindais – administracinė atsakomybėn patrauktas asmuo, jo teisių perėmėjas ar kitas atstovas;

4) bet kuriuo šio kodekso 302<sup>17</sup> straipsnio pirmojoje dalyje nurodytu pagrindu – Lietuvos Respublikos generalinis prokuroras ar jo įgaliotas prokuroras.

Pakartotiniai prašymai atnaujinti administracinio teisės pažeidimo bylą nepriimami ir nenagrinėjami.

### **302<sup>19</sup> straipsnis. Administracinių teisės pažeidimų bylų atnaujinimo terminai**

Asmenys turi teisę paduoti prašymą atnaujinti administracinio teisės pažeidimo bylą dėl paaiškėjusių naujų aplinkybių (šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 1, 2, 3 ir 4 punktai) organui (pareigūnui), kurio sprendimu buvo pradėta byla, ne vėliau kaip per vienus metus nuo tos dienos, kurią sužinojo ar turėjo sužinoti apie šias aplinkybes. Šis organas (pareigūnas), gavęs prašymą atnaujinti administracinio teisės pažeidimo bylą dėl paaiškėjusių naujų aplinkybių arba pats sužinojęs apie šias aplinkybes, prašymo atnaujinti bylą padavimo klausimą turi išspręsti per kiek įmanoma trumpiausią laiką.

Prašymas atnaujinti administracinio teisės pažeidimo bylą šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 5 punkte nurodytais pagrindais gali būti paduotas Lietuvos Aukščiausiajam Teismui per tris mėnesius nuo nutarimo ar nutarties administracinio teisės pažeidimo byloje įsiteisėjimo dienos. Asmenims, praleidusiems šį prašymo atnaujinti administracinio teisės pažeidimo bylą padavimo terminą dėl priežasčių, kurias teismas pripažįsta svarbiomis, praleistas terminas gali būti atnaujintas. Prašymas atnaujinti praleistą prašymo padavimo terminą negali būti pateikiamas praėjus daugiau kaip vieniems metams po nutarimo ar nutarties įsiteisėjimo. Dėl šio termino atnaujinimo sprendžia šio kodekso 302<sup>21</sup> straipsnio ketvirtojoje dalyje nurodyta teisėjų kolegija.

Prašymas atnaujinti administracinio teisės pažeidimo bylą šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 6 punkte nurodytais pagrindais paduodamas Lietuvos Aukščiausiajam Teismui per šešis mėnesius nuo tos dienos, kurią priimtas Jungtinių Tautų Žmogaus teisių komiteto sprendimas arba Europos žmogaus teisių teismo sprendimas yra ar tapo galutinis.

### **302<sup>20</sup> straipsnis. Administracinių teisės pažeidimų bylų atnaujinimas dėl paaiškėjusių naujų aplinkybių**

Administracinė atsakomybėn patrauktas asmuo, taip pat nukentėjęsysis, jų atstovai turi teisę paduoti prašymą atnaujinti administracinio teisės pažeidimo bylą dėl paaiškėjusių naujų aplinkybių organui (pareigūnui), kurio sprendimu ta byla buvo pradėta. Šis organas (pareigūnas), kai yra pagrindas manyti, kad gali būti bent viena iš šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 1, 2, 3 ir 4 punktuose nurodytų aplinkybių, savo iniciatyva arba pagal gautą prašymą priima sprendimą pradėti tyrimą dėl paaiškėjusių naujų aplinkybių. Šis tyrimas atliekamas laikantis šio kodekso taisyklių.

Organas (pareigūnas), išnagrinėjęs šio straipsnio pirmojoje dalyje nurodytą prašymą ir neradęs pagrindo pradėti tyrimą dėl paaiškėjusių naujų aplinkybių, priima sprendimą atsisakyti pradėti tyrimą. Apie šį sprendimą pranešama suinteresuotiems asmenims ir jiems išaiškinama teisė apskūsti sprendimą aukštesniajam pareigūnui, o kai tokio pareigūno nėra, – teismui. Aukštesniojo pareigūno sprendimą suinteresuotas asmuo gali apskūsti teismui šio straipsnio trečiojoje dalyje nustatyta tvarka ir terminais.

Kai paaiškėjusios naujos aplinkybės baigiamos tirti ir nėra pagrindo atnaujinti administracinio teisės pažeidimo bylą, organas (pareigūnas) savo sprendimu tyrimą nutraukia. Apie šį sprendimą pranešama suinteresuotiems asmenims ir jiems išaiškinama teisė jį apskūsti. Organo (pareigūno) sprendimas nutraukti tyrimą per penkias dienas nuo pranešimo apie jį gavimo gali būti apskūstas aukštesniajam pareigūnui, o išnagrinėjusio šį skundą aukštesniojo pareigūno sprendimas – per penkias dienas apylinkės teismui. Kai aukštesniojo pareigūno nėra, organo (pareigūno) sprendimas per šį terminą gali būti skundžiamas apylinkės teismui. Išnagrinėjusio skundą apylinkės teismo nutartis gali būti skundžiama atskiruojų skundu.

Jeigu yra pagrindas atnaujinti administracinio teisės pažeidimo bylą, organas (pareigūnas) tyrimo medžiagą ir savo prašymą atnaujinti bylą perduoda organui (pareigūnui), kurio įsiteisėjusiu nutarimu ar nutartimi baigta atnaujintina administracinio teisės pažeidimo byla. Šis organas (pareigūnas) administracinio teisės pažeidimo bylos atnaujinimo klausimą sprendžia posėdyje. Šiame posėdyje dalyvauja institucijos, kurios sprendimu pradėta byla, pareigūnas. Kitiems suinteresuotiems asmenims pranešama apie posėdžio vietą ir laiką, tačiau jų neatvykimas nekliudo nagrinėti administracinio teisės pažeidimo bylos atnaujinimo klausimą.

Organas (pareigūnas), išnagrinėjęs administracinio teisės pažeidimo bylos atnaujinimo klausimą, priima sprendimą atnaujinti administracinio teisės pažeidimo bylą arba atsisakyti atnaujinti administracinio teisės pažeidimo bylą. Sprendimas atsisakyti atnaujinti administracinio teisės pažeidimo bylą gali būti skundžiamas šio straipsnio trečiojoje dalyje nustatyta tvarka. Jeigu administracinio teisės pažeidimo bylą atnaujinti atsisakė teismas, šio teismo nutartis gali būti skundžiama atskiruojų skundu.

Atnaujintos administracinio teisės pažeidimo bylos teiseną vyksta bendra tvarka.

### **302<sup>21</sup> straipsnis. Administracinių teisės pažeidimų bylų atnaujinimas dėl esminių teisės pažeidimų**



Prašymus atnaujinti administracinio teisės pažeidimo bylą šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 5 punkte nurodytais pagrindais nagrinėja Lietuvos Aukščiausiasis Teismas. Prašymai paduodami tiesiogiai šiam teismui.

Prašyme atnaujinti administracinio teisės pažeidimo bylą turi būti nurodyta: teismo, kuriam paduodamas prašymas, pavadinimas; pareiškėjo vardas, pavardė (pavadinimas), asmens kodas, gyvenamoji vieta (buveinė); organas (pareigūnas), kurio įsiteisėjęs nutarimas ar nutartis ginčijami, ginčijamo nutarimo ar nutarties priėmimo data ir esmė, jais nustatytos bylos aplinkybės; šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 5 punkte nurodyti bylos atnaujinimo pagrindai ir išsamūs teisiniai argumentai, pagrindžiantys šių pagrindų buvimą; pareiškėjo prašymas, atitinkantis šio straipsnio keturioliktojoje dalyje nurodytus Lietuvos Aukščiausiojo Teismo įgaliojimus. Prašymas turi būti jį paduodančio asmens pasirašytas. Prie prašymo turi būti pridėti ginčijamo nutarimo ar nutarties ir su ginčijamu sprendimu susijusių nutarimų ar nutarčių nuorašai.

Pareiškėjas turi teisę iki prašymo atnaujinti administracinio teisės pažeidimo bylą nagrinėjimo teismo posėdyje dienos šį prašymą atšaukti. Tokiu atveju prašymas atnaujinti administracinio teisės pažeidimo bylą paliekamas nenagrinėtas, jeigu tai neprieštarauja viešajam interesui.

Prašymo atnaujinti administracinio teisės pažeidimo bylą priėmimo klausimą rašytinio proceso tvarka sprendžia Lietuvos Aukščiausiojo Teismo pirmininko ar šio teismo Baudžiamųjų bylų skyriaus pirmininko iš trijų teisėjų sudaryta atrankos kolegija. Laikoma, kad prašymas atnaujinti administracinio teisės pažeidimo bylą priimtas, jeigu už tai balsavo bent vienas iš šios kolegijos narių.

Prašymą atnaujinti administracinio teisės pažeidimo bylą atsisakoma priimti, jeigu jis:

- 1) paduotas praleidus prašymo padavimo terminą ir nėra prašymo atnaujinti šį praleistą terminą arba prašymas atnaujinti praleistą prašymo padavimo terminą yra atmestas;
- 2) paduotas administracinio teisės pažeidimo byloje, neužbaigtoje įsiteisėjusiu nutarimu ar nutartimi;
- 3) neatitinka šio straipsnio antrojoje dalyje nustatytų reikalavimų;
- 4) paduotas asmens, neturinčio teisės paduoti prašymą atnaujinti bylą;
- 5) yra kartotinis;
- 6) aiškiai neturi šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 5 punkte nurodytų pagrindų.

Prašymo atnaujinti administracinio teisės pažeidimo bylą priėmimo klausimas išsprendžiamas nutartimi. Jeigu prašymą atnaujinti administracinio teisės pažeidimo bylą atsisakoma priimti, nutartyje išdėstomi šio sprendimo motyvai. Nepriimtas prašymas atnaujinti administracinio teisės pažeidimo bylą grąžinamas jį padavusiam asmeniui. Atrankos kolegija, nusprendusi priimti prašymą atnaujinti administracinio teisės pažeidimo bylą, ta pačia nutartimi administracinio teisės pažeidimo bylą atnaujina.

Lietuvos Aukščiausiojo Teismo pirmininkas ar šio teismo Baudžiamųjų bylų skyriaus pirmininkas, laikydamiesi nustatytos bylų paskirstymo tvarkos, atnaujintai administracinio teisės pažeidimo bylai nagrinėti sudaro trijų teisėjų kolegiją, paskiria šios kolegijos pirmininką ir pranešėją, nustato bylos parengimo nagrinėti terminą ir paskiria jos nagrinėjimo datą. Atrankos kolegijos ar bylą nagrinėjančios teisėjų kolegijos nutartimi prašymas atnaujinti administracinio teisės pažeidimo bylą perduodamas nagrinėti Lietuvos Aukščiausiojo Teismo Baudžiamųjų bylų skyriaus išplėstinei septynių teisėjų kolegijai arba šio skyriaus plenarinei sesijai.

Atrankos kolegija, Lietuvos Aukščiausiojo Teismo pirmininkas, šio teismo Baudžiamųjų bylų skyriaus pirmininkas ir administracinio teisės pažeidimo bylą nagrinėjanti kolegija gali sustabdyti toje byloje priimtų nutarimų ir nutarčių vykdymą.

Atnaujinta administracinio teisės pažeidimo byla Lietuvos Aukščiausiajame Teisme paprastai nagrinėjama rašytinio proceso tvarka. Tokiais atvejais teisėjas pranešėjas praneša pareiškėjui, organui (pareigūnui), kurio sprendimu buvo pradėta atnaujinta administracinio teisės pažeidimo byla, kitiems asmenims, su kurių teisėtai interesais susijęs prašymas atnaujinti bylą, kad byla bus nagrinėjama rašytinio proceso tvarka, nurodo bylą nagrinėšančios teisėjų kolegijos sudėtį, pasiūlo pateikti atsiliepimus į prašymą atnaujinti administracinio teisės pažeidimo bylą (išskyrus pasiūlymą pareiškėjui) ir išaiškina teisę raštu pareikšti nušalinimus ir prašymus. Atsiliepimai į prašymus atnaujinti administracinio teisės pažeidimo bylą, pareiškimai dėl nušalinimo ir prašymai turi būti pateikti per trisdešimt dienų nuo pranešimo apie atnaujintos administracinio teisės pažeidimo bylos nagrinėjimą rašytinio proceso tvarka išsiuntimo dienos. Organas (pareigūnas) privalo pateikti atsiliepimą į prašymą atnaujinti administracinio teisės pažeidimo bylą (išskyrus savo paties prašymą). Kitų asmenų atsiliepimų į prašymą atnaujinti administracinio teisės pažeidimo bylą nepateikimas nagrinėti bylą rašytinio proceso tvarka netrukdo.

Kai tai būtina, atrankos kolegija ar administracinio teisės pažeidimo bylą nagrinėjanti teisėjų kolegija gali nuspręsti, kad byla turi būti nagrinėjama žodinio proceso tvarka.

Teisėjų kolegija, nagrinėdama administracinio teisės pažeidimo bylą nustačiusi šio straipsnio penktosios dalies 1, 2, 3, 4 ar 5 punktuose nurodytus pagrindus, priima nutartį nutraukti atnaujintos bylos nagrinėjimą, išskyrus atvejį, kai toje pačioje byloje nagrinėjamas kitas prašymas atnaujinti bylą, dėl kurio nėra pagrindo priimti tokią nutartį.

Teismas gali atidėti atnaujintos administracinio teisės pažeidimo bylos nagrinėjimą, jeigu tam yra svarbių priežasčių.

Nagrinėdamas atnaujintą administracinio teisės pažeidimo bylą, teismas teisės taikymo aspektu patikrina priimtus nutarimus ir nutartis, kurių teisėtumas ginčijamas prašyme. Teismas yra saistomas toje administracinio teisės

pažeidimo byloje įsiteisėjusiu nutarimu ar nutartimi nustatytų aplinkybių. Jeigu esminiai materialiosios ar proceso teisės pažeidimai byloje galėjo turėti įtakos ir tiems toje pačioje byloje administracinėn atsakomybėn patrauktiems asmenims, kurie nepadavė prašymų atnaujinti bylą, teismas patikrina, ar nutarimas arba nutartis teisėti ir šiems asmenims.

Teismas, išnagrinėjęs administracinio teisės pažeidimo bylą, priima nutarimą arba nutartį:

- 1) atmesti prašymą atnaujinti bylą;
- 2) panaikinti nutarimą ar nutartį (nutarimus ar nutartis) ir bylą nutraukti;
- 3) panaikinti nutarimą ar nutartį (nutarimus ar nutartis) ir perduoti bylą nagrinėti organui (pareigūnui), apylinkės teismui arba apygardos teismui;
- 4) panaikinti nutarimą ar nutartį (nutarimus ar nutartis) ir palikti galioti kitą nutarimą ar nutartį (nutarimus ar nutartis, su pakeitimais arba be pakeitimų);
- 5) panaikinti nutarimą ar nutartį (nutarimus ar nutartis) ir priimti naują nutarimą ar nutartį;
- 6) pakeisti nutarimą ar nutartį.

Nutarimas ar nutartis turi būti surašyti ir paskelbti ne vėliau kaip per keturiolika dienų nuo atnaujintos administracinio teisės pažeidimo bylos išnagrinėjimo teismo posėdyje dienos, o jei byla sudėtinga ar didelės apimties, – per teismo nustatytą kiek įmanoma trumpesnę laiką, bet ne vėliau kaip per keturiasdešimt penkias dienas.

### **302<sup>22</sup> straipsnis. Administracinio teisės pažeidimo bylos atnaujinimas dėl Jungtinių Tautų Žmogaus teisių komiteto arba Europos žmogaus teisių teismo sprendimo**

Prašymas atnaujinti administracinio teisės pažeidimo bylą šio kodekso 302<sup>17</sup> straipsnio pirmosios dalies 6 punkte nurodytais pagrindais kartu su Jungtinių Tautų Žmogaus teisių komiteto sprendimu arba Europos žmogaus teisių teismo galutiniu sprendimu ir jų vertimais į lietuvių kalbą paduodami Lietuvos Aukščiausiajam Teismui.

Prašymo priėmimo ir administracinio teisės pažeidimo bylos atnaujinimo klausimas sprendžiamas, atnaujinta byla Lietuvos Aukščiausiajame Teisme nagrinėjama atitinkamai taikant Lietuvos Respublikos baudžiamojo proceso kodekso 459, 460 straipsnių nuostatas. Atnaujinęs bylą, teismas turi įgaliojimus sustabdyti toje byloje priimtų nutarimų ir nutarčių vykdymą.

Išnagrinėjęs atnaujintą administracinio teisės pažeidimo bylą, teismas priima šio kodekso 302<sup>21</sup> straipsnio keturioliktojoje dalyje nurodytą nutarimą ar nutartį.

## **V skyrius**

### **NUTARIMŲ SKIRTI ADMINISTRACINĖS NUOBAUDAS VYKDYMAS**

#### **Dvidešimt ketvirtasis skirsnis**

#### **PAGRINDINIAI NUOSTATAI**

### **303 straipsnis. Nutarimo skirti administracinę nuobaudą privalomumas**

Nutarimą skirti administracinę nuobaudą privalo vykdyti valstybiniai ir visuomeniniai organai, įmonės, įstaigos organizacijos, pareigūnai ir piliečiai.

### **304 straipsnis. Nutarimo vykdymo tvarka**

Nutarimas skirti administracinę nuobaudą turi būti vykdomas nuo jo priėmimo momento, jeigu kitaip nenustato šis kodeksas ir kitokie Lietuvos Respublikos įstatymai.

Apskundus nutarimą skirti administracinę nuobaudą, šis nutarimas turi būti vykdomas po to, kai skundas lieka nepatenkintas, išskyrus nutarimus skirti įspėjimą, taip pat šio kodekso 337 straipsnio pirmojoje dalyje numatytu atveju.

Nutarimas skirti baudą turi būti priverstinai įvykdomas pasibaigus šio kodekso 313 straipsnio pirmojoje dalyje nustatytam terminui jį geruoju įvykdyti.

Nutarimą skirti administracinę nuobaudą vykdyti nukreipia nutarimą priėmęs organas (pareigūnas), o jeigu nutarimą priima teismai ar administracinės komisijos prie savivaldybių tarybų, – protokolą surašęs organas (pareigūnas).

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-847](#), 95.04.11, Žin., 1995, Nr. 36-886 (95.05.03)

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **305 straipsnis. Kelių nutarimų vieno asmens atžvilgiu vykdymas**

Tuo atveju, kai priimami keli nutarimai skirti administracines nuobaudas vienam asmeniui, kiekvienas nutarimas vykdomas savarankiskai.

### **306 straipsnis. Nutarimo skirti administracine nuobauda vykdymo atidėjimas**

Kai yra aplinkybiu, del kuriu nedelsiant įvykdyti nutarimą skirti administracinę areštą negalima, priėmęs nutarimą organas (pareigūnas) pagal asmens, dėl kurio priimtas nutarimas, pareiškimą gali atidėti nutarimo vykdymą iki vieno mėnesio. Kai yra aplinkybiu, del kuriu įvykdyti nutarimą skirti baudą per šio kodekso 313 straipsnio pirmojoje dalyje nustatytą terminą negalima, organas (pareigūnas) pagal asmens, dėl kurio priimamas nutarimas, prašymą gali nutarimo priėmimo metu atidėti priimamo nutarimo vykdymą iki vieno mėnesio. Po nutarimo priėmimo nutarimo skirti baudą vykdymo atidėjimo klausimai sprendžiami Mokesčių administravimo įstatymo nustatyta tvarka.

*Straipsnio pakeitimai:*

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-601](#), 2013-11-19, *Žin.*, 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

### **307 straipsnis. Nutarimo skirti administracine nuobauda vykdymo nutraukimas**

Priėmęs nutarimą skirti administracine nuobaudą organas (pareigūnas) nutarimo vykdymą nutraukia šiais atvejais:

- 1) kai priešingą teisei veikimą ar neveikimą padaro nepakaltinamas asmuo;
- 2) kai priimamas amnestijos aktas, jeigu jis panaikina administracinės nuobaudos skyrimą;
- 3) kai panaikinamas administracine atsakomybę nustatantis aktas;
- 4) kai miršta asmuo, kurio atžvilgiu priimtas nutarimas.

Nutrauktas vykdymo procesas negali būti pradėtas iš naujo.

### **308 straipsnis. Nutarimų skirti administracine nuobauda vykdymo senatis**

Negali būti vykdomas nutarimas skirti administracine nuobaudą, jeigu jis nebuvo perduotas vykdyti per tris mėnesius nuo priėmimo dienos, išskyrus šio kodekso 314 straipsnyje numatytus atvejus. Jeigu nutarimo vykdymas sustabdytas vadovaujantis šio kodekso 295 straipsniu, senaties termino eiga sustabdoma iki skundo išnagrinėjimo. Vadovaujantis šio kodekso 306 straipsniu arba 313 straipsniu atidėjus nutarimo vykdymą arba išdėsčius nutarimu paskirtos baudos mokėjimą, senaties termino eiga sustabdoma iki atidėjimo arba išdėstymo termino pabaigos. Nutarimo skirti baudą priverstinio vykdymo senaties terminas – penkeri metai nuo šio kodekso 313 straipsnio 1 dalyje nustatyto termino jį geruoju įvykdyti pabaigos.

Nutarimo dėl administracinio arešto vykdymo senatis – vieneri metai. Šio kodekso 338<sup>1</sup> straipsnyje numatytu atveju šis terminas skaičiuojamas nuo nutarimo panaikinti sąlyginį administracinio arešto vykdymo atidėjimą.

Lietuvos Respublikos įstatymai gali nustatyti kitokius, ilgesnius nutarimų atskirų administracinių teisės pažeidimų rūšių bylose vykdymo terminus.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-847](#), 95.04.11, *Žin.*, 1995, Nr. 36-886 (95.05.03)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-601](#), 2013-11-19, *Žin.*, 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

### **309 straipsnis. Klausimų, susijusių su nutarimų vykdymu, sprendimas**

Klausimus, susijusius su nutarimo skirti administracine nuobaudą (išskyrus nutarimo skirti baudą) vykdymu, sprendžia nutarimą priėmęs organas (pareigūnas), o jeigu nutarimą priima teismai ar administracinės komisijos prie savivaldybių tarybų, – protokolą surašęs organas (pareigūnas). Klausimus, susijusius su nutarimo skirti baudą vykdymu, išskyrus numatytuosius šio kodekso 307 straipsnyje ir 313 straipsnio ketvirtojoje ir penktojoje dalyse, sprendžia Valstybinė mokesčių inspekcija.

Nutarimo skirti administracine nuobaudą (išskyrus nutarimo skirti baudą) vykdymo kontrolė pavedama nutarimą priėmusiam organui (pareigūnui), o jeigu nutarimą priima teismai ar administracinės komisijos prie savivaldybių tarybų, – protokolą surašiusiam organui (pareigūnui). Nutarimo skirti baudą vykdymo, išskyrus kiek tai susiję su šio kodekso 307 straipsnyje ir 313 straipsnio ketvirtojoje ir penktojoje dalyse numatytais veiksmais, kontrolė pavedama Valstybinei mokesčių inspekcijai.

Skundus dėl organų (pareigūnų), vykdančių nutarimus skirti administracines nuobaudas, veiksmų sprendžia šio kodekso 292 straipsnyje nurodyti organai, laikydamiesi 296 ir 297 straipsnių reikalavimų.

*Straipsnio pakeitimai:*

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-601](#), 2013-11-19, *Žin.*, 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

## Dvidešimt penktasis skirsnis

### NUTARIMO SKIRTI ĮSPĖJIMĄ VYKDYMO PROCESAS

#### 310 straipsnis. Nutarimo skirti įspėjimą vykdymas

Nutarimą skirti įspėjimą vykdo nutarimą priėmęs organas (pareigūnas) šio kodekso ir kitų Lietuvos Respublikos įstatymų nustatyta tvarka.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

#### 311 straipsnis. Nutarimo skirti įspėjimą vykdymo tvarka

Nutarimas skirti įspėjimą įvykdomas paskelbiant nutarimą, baigus nagrinėti bylą.

Kai nutarimas skirti įspėjimą priimamas nedalyvaujant pažeidėjui, jam šio kodekso 288 straipsnyje numatyta tvarka įteikiamas nutarimo nuorašas.

*Straipsnio pakeitimai:*

Nr. [XI-3058](#), 1989.07.03, *Žin.*, 1989, Nr. 20-228

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

## Dvidešimt šeštasis skirsnis

### NUTARIMO SKIRTI BAUDĄ VYKDYMO PROCESAS

#### 312 straipsnis. Nutarimo skirti baudą vykdymas

Nutarimą skirti baudą vykdo Valstybinė mokesčių inspekcija, antstolis šio kodekso, Civilinio proceso kodekso, Mokesčių administravimo įstatymo nustatyta tvarka.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [X-1365](#), 2007-12-13, *Žin.*, 2007, Nr. 138-5641 (2007-12-29)

Nr. [XII-601](#), 2013-11-19, *Žin.*, 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

#### 313 straipsnis. Nutarimo skirti baudą įvykdymo terminai ir tvarka

Baudą patrauktas administracinė atsakomybė asmuo turi sumokėti ne vėliau kaip per keturiasdešimt dienų nuo nutarimo skirti baudą įteikimo jam dienos, o apskundus tokį nutarimą – ne vėliau kaip per keturiasdešimt dienų nuo pranešimo apie skundo nepatenkinimą dienos.

Kai teisės pažeidimą padarę nepilnamečiai nuo šešiolikos iki aštuoniolikos metų amžiaus neturi savarankiškų pajamų, bauda išieškoma iš tėvų arba juos atstojančių asmenų šio kodekso 314 straipsnyje nustatyta tvarka.

Atsižvelgdamas į traukiamo ar patraukto administracinė atsakomybė asmens turtinę padėtį, kitas reikšmingas aplinkybes, asmens rašytiniu prašymu organas (pareigūnas), priimdamas nutarimą administracinio teisės pažeidimo byloje, gali paskirtos baudos mokėjimą išdėstyti per laikotarpį iki dvejų metų, atsižvelgdamas į paskirtos baudos dydį. Po nutarimo priėmimo paskirtos baudos mokėjimo išdėstymo klausimai sprendžiami Mokesčių administravimo įstatymo nustatyta tvarka.

Organas (pareigūnas), skirdamas baudą, atsižvelgdamas į administracinė atsakomybė traukiamo asmens sunkią materialinę padėtį, kitas reikšmingas aplinkybes, šio asmens prašymu gali tuo pačiu nutarimu visą baudą ar jos dalį pakeisti nemokamais viešaisiais darbais.

Asmuo, kuriam paskirtos baudos mokėjimas išdėstytas per tam tikrą laikotarpį šio straipsnio 3 dalyje nustatyta tvarka, jeigu pasunkėja jo materialinė padėtis ar yra kitų reikšmingų aplinkybių, gali kreiptis į nutarimą administracinio teisės pažeidimo byloje priėmusį organą (pareigūną) dėl nesumokėtos baudos dalies, ne mažesnės kaip du šimtai trisdešimt vienas euras, pakeitimo nemokamais viešaisiais darbais.

*Straipsnio pakeitimai:*

Nr. [XI-3058](#), 1989.07.03, *Žin.*, 1989, Nr. 20-228

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [I-847](#), 95.04.11, *Žin.*, 1995, Nr. 36-886 (95.05.03)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [X-1365](#), 2007-12-13, *Žin.*, 2007, Nr. 138-5641 (2007-12-29)

Nr. [XI-1142](#), 2010-11-18, *Žin.*, 2010, Nr. 142-7257 (2010-12-04)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-601](#), 2013-11-19, *Žin.*, 2013, Nr. 124-6280 (2013-12-05)

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

### **314 straipsnis. Priverstinis nutarimo skirti baudą vykdymas**

Jeigu pažeidėjas nesumoka baudos per šio kodekso 313 straipsnyje nustatytą terminą, nutarimas skirti baudą vykdomas priverstine tvarka. Šis nutarimas negali būti priverstinai vykdomas, jeigu Valstybinė mokesčių inspekcija sprendimu dėl priverstinio baudos išieškojimo neperdavė jo vykdyti antstoliui per šešis mėnesius nuo šio kodekso 313 straipsnyje nustatyto termino pabaigos arba atidėjus nutarimo skirti baudą vykdymą, arba išdėsčius nutarimu paskirtos baudos mokėjimą pagal šio kodekso 306 ir 313 straipsnius neperdavė jo vykdyti antstoliui sprendimu dėl priverstinio baudos išieškojimo per šešis mėnesius nuo nutarimo skirti baudą vykdymo atidėjimo ar paskirtos baudos mokėjimo išdėstymo termino pabaigos arba nuo baudos sumokėjimo atidėjimo ar išdėstymo nutraukimo, arba nuo sprendimo dėl mokesčio ginčo įsiteisėjimo Mokesčių administravimo įstatymo nustatyta tvarka.

Jeigu nepilnametis neturi savo turto ar jo dalies bendrojoje nuosavybėje, bauda išieškoma iš jo tėvų arba globėjų (rūpintojų).

Baudą priverstinai išieško antstoliai Civilinio proceso kodekso nustatyta tvarka.

Jeigu nėra turto, į kurį gali būti nukreiptas baudos išieškojimas, rajono (miesto) apylinkės teismo (apylinkės teismo teisėjo) arba kito organo (pareigūno) nutarimu ir pažeidėjo sutikimu bauda gali būti pakeista nemokamais ne ilgesnės kaip 400 valandų trukmės viešaisiais darbais, skaičiuojant vieną nemokamų viešųjų darbų valandą už šešis eurus baudos. Nemokami viešieji darbai skiriami tik darbingiems asmenims. Jeigu byloje nebuvo sprendžiamas klausimas dėl baudos pakeitimo viešaisiais darbais arba jis buvo išspręstas neigiamai, tai nepaneigia pažeidėjo prievolės sumokėti jam paskirtą baudą.

Jeigu vykdant priverstinį išieškojimą per vienerius metus nuo nutarimo skirti baudą pateikimo antstoliui nerandama asmens turto ir (ar) lėšų, iš kurių gali būti priverstinai išieškota bauda, antstolis mokesčių administratoriaus sprendimą dėl priverstinio baudos išieškojimo su žyma, kad išieškojimas negalimas, grąžina mokesčių administratoriui.

Nesumokėta bauda ar jos dalis pakartotinai gali būti perduota antstoliui priverstinai išieškoti netaikant 6 mėnesių baudos perdavimo priverstinai išieškoti termino, kai pasikeičia baudos pripažinimo beviltiška sąlygos – atsiranda turto ar pajamų, iš kurių gali būti vykdomas išieškojimas.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-504](#), 1994.06.23, *Žin.*, 1994, Nr. 51-949 (94.07.08)

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-2511](#), 2004-10-28, *Žin.*, 2004, Nr. 166-6060 (2004-11-16), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą

Nr. [X-1365](#), 2007-12-13, *Žin.*, 2007, Nr. 138-5641 (2007-12-29)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-601](#), 2013-11-19, *Žin.*, 2013, Nr. 124-6280 (2013-12-05), iki šio įstatymo įsigaliojimo paskirtų baudų už administracinius teisės pažeidimus išieškojimas vykdomas iki šio įstatymo įsigaliojimo galiojusia tvarka.

Nr. [XII-1238](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15012

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

### **315 straipsnis. Neteko galios nuo 2011 m. kovo 1 d.**

*Straipsnio pakeitimai:*

Nr. I-3058, 1989.07.03, *Žin.*, 1989, Nr. 20-228

Nr. [X-1365](#), 2007-12-13, *Žin.*, 2007, Nr. 138-5641 (2007-12-29)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **316 straipsnis. Nutarimo skirti baudą vykdymo proceso užbaigimas**

Nutarimas skirti baudą, pagal kurį išieškota visa bauda, su atžyma apie įvykdymą per dešimt dienų grąžinamas nutarimą priėmusiam organui (pareigūnui).



Skirsnio pakeitimai:

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

## Dvidešimt aštuntasis skirsnis

### NUTARIMO KONFISKUOTI DAIKTĄ IR PAJAMAS VYKDYMO PROCESAS

Skirsnio pavadinimas pakeistas:

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

#### **319 straipsnis. Nutarimo konfiskuoti daiktą ir pajamas vykdymas**

Nutarimą konfiskuoti daiktą, kuris buvo administracinio teisės pažeidimo padarymo įrankis arba tiesioginis objektas, ir pajamas, kurios buvo gautos administracinio teisės pažeidimo padarymu, vykdo šio kodekso 320 straipsnyje išvardyti organai šio kodekso ir kitų Lietuvos Respublikos įstatymų nustatyta tvarka.

Straiпsnio pakeitimai:

Nr. [L-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

#### **320 straipsnis. Nutarimą konfiskuoti daiktą ir pajamas vykdančys organai**

Nutarimą konfiskuoti daiktą, kuris buvo administracinio teisės pažeidimo padarymo įrankis arba tiesioginis objektas, ir pajamas, kurios buvo gautos administracinio teisės pažeidimo padarymu, vykdo:

1) antstoliai – padarius šio kodekso 43<sup>11</sup> straipsnio trečiojoje dalyje, 44 straipsnio pirmojoje ir trečiojoje dalyse, 44<sup>1</sup>, 44<sup>2</sup> straipsniuose, 44<sup>3</sup> straipsnio ketvirtojoje, penktojoje ir devintojoje dalyse, 44<sup>7</sup> straipsnio pirmojoje, trečiojoje, penktojoje, septintojoje ir devintojoje dalyse, 44<sup>8</sup>, 44<sup>9</sup> straipsniuose, 62 straipsnio trečiojoje, ketvirtojoje, penktojoje, septintojoje, aštuntojoje, devintojoje ir dešimtojoje dalyse, 62<sup>1</sup> straipsnio trečiojoje, ketvirtojoje, penktojoje, septintojoje, aštuntojoje, devintojoje ir dešimtojoje dalyse, 62<sup>2</sup> straipsnio trečiojoje, ketvirtojoje, penktojoje, septintojoje, aštuntojoje, devintojoje ir dešimtojoje dalyse, 84<sup>2</sup> straipsnio pirmojoje dalyje, 124<sup>2</sup> straipsnio trečiojoje ir ketvirtojoje dalyse, 127 straipsnio trečiojoje dalyje, 130 straipsnio pirmojoje dalyje, 130<sup>2</sup> straipsnyje, 152<sup>14</sup> straipsnio ketvirtojoje dalyje, 153<sup>1</sup> straipsnio ketvirtojoje dalyje, 163<sup>2</sup> straipsnio antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje ir septintojoje dalyse, 163<sup>11</sup>, 164 straipsniuose, 171<sup>1</sup> straipsnio antrojoje dalyje, 171<sup>2</sup> straipsnio antrojoje dalyje, 172<sup>11</sup>, 173, 173<sup>3</sup>, 173<sup>6</sup>, 173<sup>20</sup>, 188<sup>18</sup> straipsniuose, 193<sup>2</sup> straipsnyje, 209<sup>1</sup> straipsnio antrojoje dalyje, 209<sup>2</sup> straipsnio trečiojoje dalyje, 209<sup>3</sup> straipsnio antrojoje, trečiojoje, šeštojoje ir septintojoje dalyse, 209<sup>4</sup> straipsnio trečiojoje ir ketvirtojoje dalyse, 210 straipsnio pirmojoje ir antrojoje dalyse, 214, 214<sup>10</sup>, 214<sup>27</sup> straipsniuose numatytus teisės pažeidimus;

2) tam įgalioti policijos įstaigų pareigūnai – padarius šio kodekso 51<sup>11</sup> straipsnio antrojoje dalyje, 90 straipsnyje (išskyrus pažeidimus, susijusius su laukiniais gyvūnais), 110 straipsnio antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, dešimtojoje, vienuoliktojoje, dvyliktojoje, tryliktojoje, keturioliktojoje ir penkioliktojoje dalyse, 123 straipsnio ketvirtojoje dalyje, 163<sup>2</sup> straipsnio pirmojoje dalyje, 167<sup>1</sup> straipsnio antrojoje dalyje, 167<sup>2</sup>, 170, 171, 176, 176<sup>1</sup>, 177<sup>1</sup>, 185<sup>2</sup>, 185<sup>6</sup>, 191 straipsniuose, 194 straipsnio trečiojoje dalyje, 196 straipsnio pirmojoje ir antrojoje dalyse, 199, 199<sup>1</sup> straipsniuose, 209<sup>3</sup> straipsnio pirmojoje dalyje, 210 straipsnio trečiojoje dalyje numatytus teisės pažeidimus;

3) tam įgalioti Aplinkos ministerijos organų pareigūnai – padarius šio kodekso 56<sup>1</sup> straipsnio antrojoje dalyje, 62 straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>1</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>2</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 66 straipsnio antrojoje dalyje, 67 straipsnio pirmojoje dalyje, 85 straipsnio antrojoje, trečiojoje, ketvirtojoje, šeštojoje, septintojoje ir aštuntojoje dalyse, 87 straipsnio pirmojoje, antrojoje, trečiojoje, ketvirtojoje ir šeštojoje dalyse, 87<sup>3</sup> straipsnio pirmojoje ir antrojoje dalyse, 87<sup>4</sup> straipsnyje (kai pažeidimai padaryti vidaus vandenyse), 87<sup>7</sup> straipsnio pirmojoje ir antrojoje dalyse, 87<sup>12</sup> straipsnio trečiojoje dalyje, 88 straipsnyje, 90 straipsnyje (dėl pažeidimų, susijusių su laukiniais gyvūnais) numatytus teisės pažeidimus;

4) tam įgalioti vidaus vandenų transporto organų pareigūnai – padarius šio kodekso 56<sup>(1)</sup> straipsnio antrojoje dalyje numatytus teisės pažeidimus;

5) tam įgalioti muitinių pareigūnai – padarius šio kodekso 163<sup>2</sup> straipsnio pirmojoje dalyje, 171 straipsnio trečiojoje dalyje, 209<sup>2</sup> straipsnio pirmojoje ir antrojoje dalyse, 209<sup>3</sup> straipsnio pirmojoje, ketvirtojoje ir penktojoje dalyse, 209<sup>6</sup>, 209<sup>7</sup> straipsniuose ir 210 straipsnio trečiojoje dalyje numatytus teisės pažeidimus;

6) tam įgalioti oro transporto organų asmenys – padarius šio kodekso 114 straipsnyje numatytus teisės pažeidimus;

7) tam įgalioti tauriųjų metalų ir brangakmenių valstybinės priežiūros pareigūnai – padarius šio kodekso 193<sup>(1)</sup> straipsnyje numatytus teisės pažeidimus;

8) tam įgalioti Narkotikų, tabako ir alkoholio kontrolės departamento pareigūnai – padarius šio kodekso 163<sup>2</sup> straipsnio pirmojoje dalyje, 173 straipsnyje (dėl vertimosi komercine-ūkine veikla, susijusia su alkoholinių gėrimų ir tabako gaminių gaminiu ir didmenine bei mažmenine prekyba), 185<sup>2</sup> straipsnyje numatytus teisės pažeidimus;

9) tam įgalioti valstybiniai miškų pareigūnai ir valstybiniai saugomų teritorijų pareigūnai – padarius šio kodekso 56<sup>1</sup> straipsnio antrojoje dalyje, 62 straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>1</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 62<sup>2</sup> straipsnio pirmojoje, antrojoje ir šeštojoje dalyse, 66 straipsnio antrojoje dalyje, 67 straipsnio pirmojoje dalyje, 85, 87 straipsniuose, 87<sup>3</sup> straipsnio pirmojoje ir antrojoje dalyse, 87<sup>4</sup> straipsnyje (kai pažeidimai padaryti vidaus vandenyse), 88 straipsnyje, 90 straipsnyje (dėl pažeidimų, susijusių su laukiniais gyvūnais), 110 straipsnio antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, dešimtojoje, vienuoliktojoje, dvyliktojoje, tryliktojoje, keturioliktojoje ir penkioliktojoje dalyse, 189<sup>5</sup> straipsnio pirmojoje dalyje numatytus teisės pažeidimus;

10) tam įgalioti Finansinių nusikaltimų tyrimo tarnybos prie Lietuvos Respublikos vidaus reikalų ministerijos pareigūnai – padarius šio kodekso 170 straipsnyje numatytus pažeidimus;

11) tam įgalioti Ryšių reguliavimo tarnybos asmenys – padarius šio kodekso 152, 152<sup>1</sup>, 152<sup>3</sup>, 152<sup>4</sup>, 152<sup>5</sup>, 152<sup>11</sup> straipsniuose numatytus teisės pažeidimus;

12) tam įgalioti Valstybinės vartotojų teisių apsaugos tarnybos pareigūnai – padarius šio kodekso 152<sup>11</sup>, 153<sup>10</sup> straipsniuose ir 167<sup>3</sup> straipsnio antrojoje dalyje (dėl sprogmenų sertifikavimo ir ženklinimo reikalavimų) numatytus pažeidimus;

13) savivaldybių vykdomųjų institucijų tam įgalioti pareigūnai – padarius šio kodekso 90 straipsnyje (išskyrus pažeidimus, susijusius su laukiniais gyvūnais), 110 straipsnio antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, dešimtojoje, vienuoliktojoje, dvyliktojoje, tryliktojoje, keturioliktojoje ir penkioliktojoje dalyse, 158 straipsnio antrojoje dalyje numatytus teisės pažeidimus;

14) tam įgalioti Valstybės sienos apsaugos tarnybos pareigūnai – padarius šio kodekso 163<sup>2</sup> straipsnio pirmojoje dalyje, 210 straipsnio trečiojoje dalyje numatytus pažeidimus;

15) tam įgalioti Lietuvos Respublikos ginklų fondo prie Lietuvos Respublikos vidaus reikalų ministerijos pareigūnai – padarius šio kodekso 167<sup>3</sup> straipsnio antrojoje dalyje numatytus teisės pažeidimus (dėl Lietuvos Respublikos sprogmenų apyvartos kontrolės įstatymo nustatytų sprogmenų saugos bendrųjų reikalavimų);

16) tam įgalioti savivaldybių sanitarijos inspekcijos pareigūnai – padarius šio kodekso 90 straipsnyje (išskyrus pažeidimus, susijusius su laukiniais gyvūnais), 110 straipsnio antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, dešimtojoje, vienuoliktojoje, dvyliktojoje, tryliktojoje, keturioliktojoje ir penkioliktojoje dalyse numatytus pažeidimus;

17) tam įgalioti valstybinės veterinarijos priežiūros organų pareigūnai – padarius šio kodekso 90 straipsnyje (išskyrus pažeidimus, susijusius su laukiniais gyvūnais), 110 straipsnio antrojoje, trečiojoje, ketvirtojoje, penktojoje, šeštojoje, septintojoje, aštuntojoje, devintojoje, dešimtojoje, vienuoliktojoje, dvyliktojoje, tryliktojoje, keturioliktojoje ir penkioliktojoje dalyse numatytus pažeidimus;

18) Žuvininkystės tarnybos prie Lietuvos Respublikos žemės ūkio ministerijos žvejojimo kontrolės pareigūnai – padarius šio kodekso 87<sup>3</sup> straipsnio trečiojoje ir ketvirtojoje dalyse, 87<sup>4</sup> straipsnyje (kai pažeidimai padaryti jūrų vandenyse), 87<sup>7</sup> straipsnio pirmojoje ir antrojoje dalyse numatytus pažeidimus.

#### *Straipsnio pakeitimai:*

Nr. XI-501, 1985.11.28, Žin., 1985, Nr. 33-370

Nr. XI-924, 1986.06.26, Žin., 1986, Nr. 18-184

Nr. XI-1595, 1987.04.29, Žin., 1987, Nr. 13-134

Nr. XI-1691, 1987.06.09, Žin., 1987, Nr. 17-189

Nr. XI-1789, 1987.07.29, Žin., 1987, Nr. 21-262

Nr. [I-326](#), 1990.06.26, Žin., 1990, Nr. 19-495

Nr. [I-830](#), 1990.12.04, Žin., 1990, Nr. 36-862

Nr. [I-2589](#), 1992.05.26, Žin., 1992, Nr. 21-610

Nr. [I-180](#), 1993.06.10, Žin., 1993, Nr. 26-597

Nr. [I-214](#), 1993.07.13, Žin., 1993, Nr. 30-683

Nr. [I-263](#), 1993.10.05, Žin., 1993, Nr. 54-1047

Nr. [I-290](#), 1993.10.26, Žin., 1993, Nr. 59-1142

Nr. [I-334](#), 1993.12.14, Žin., 1993, Nr. 72-1344

Nr. [I-387](#), 1994.02.10, Žin., 1994, Nr. 14-228

Nr. [I-391](#), 1994.02.15, Žin., 1994, Nr. 15-250

Nr. [I-442](#), 1994.04.21, Žin., 1994, Nr. 34-618

Nr. [I-545](#), 1994.07.18, Žin., 1994, Nr. 58-1132

Nr. [I-590](#), 1994.09.13, Žin., 1994, Nr. 73-1372

Nr. [I-625](#), 1994.11.03, Žin., 1994, Nr. 88-1668

Nr. [I-661](#), 94.11.15, Žin., 1994, Nr. 91-1766 (94.11.25)

Nr. [L-997](#), 95.07.03, Žin., 1995, Nr. 61-1529 (95.07.26)  
Nr. [L-1203](#), 96.02.13, Žin., 1996, Nr. 18-460 (96.02.28)  
Nr. [L-1297](#), 96.04.23, Žin., 1996, Nr. 41-990 (96.05.08)  
Nr. [L-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)  
Nr. [VIII-124](#), 97.02.25, Žin., 1997, Nr. 21-488 (97.03.12)  
Nr. [VIII-354](#), 97.07.01, Žin., 1997, Nr. 69-1732 (97.07.23)  
Nr. [VIII-432](#), 97.10.07, Žin., 1997, Nr. 94-2358 (97.10.17)  
Nr. [VIII-520](#), 97.11.18, Žin., 1997, Nr. 108-2735 (97.11.28)  
Nr. [VIII-604](#), 98.01.08, Žin., 1998, Nr. 6-116 (98.01.16)  
Nr. [VIII-677](#), 98.03.24, Žin., 1998, Nr. 32-854 (98.04.03)  
Nr. [VIII-1041](#), 99.02.02, Žin., 1999, Nr. 18-443 (99.02.19)  
Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)  
Nr. [IX-199](#), 2001 03 01, Žin., 2001, Nr. 25-826 (2001 03 23)  
Nr. [IX-707](#), 2002-01-15, Žin., 2002, Nr. 13-468 (2002-02-06)  
Nr. [IX-770](#), 2002-03-07, Žin., 2002, Nr. 31-1121 (2002-03-27)  
Nr. [IX-818](#), 2002-03-28, Žin., 2002, Nr. 33-1252 (2002-03-30)  
Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)  
Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)  
Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)  
Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)  
Nr. [IX-2153](#), 2004-04-22, Žin., 2004, Nr. 68-2368 (2004-04-29)  
Nr. [IX-2511](#), 2004-10-28, Žin., 2004, Nr. 166-6060 (2004-11-16), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą  
Nr. [X-134](#), 2005-03-17, Žin., 2005, Nr. 47-1553 (2005-04-12)  
Nr. [X-249](#), 2005-06-16, Žin., 2005, Nr. 83-3040 (2005-07-07)  
Nr. [X-382](#), 2005-11-10, Žin., 2005, Nr. 137-4911 (2005-11-19)  
Nr. [X-691](#), 2006-06-15, Žin., 2006, Nr. 73-2759 (2006-06-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodytų šio įstatymo priede, įgyvendinimą  
Nr. [X-1019](#), 2007-01-16, Žin., 2007, Nr. 12-492 (2007-01-30), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą  
Nr. [X-1246](#), 2007-07-03, Žin., 2007, Nr. 81-3316 (2007-07-21), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodytų šio įstatymo priede, įgyvendinimą.  
Nr. [X-1365](#), 2007-12-13, Žin., 2007, Nr. 138-5641 (2007-12-29)  
Nr. [X-1381](#), 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [X-1437](#), 2008-01-29, Žin., 2008, Nr. 18-630 (2008-02-12)  
Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [X-1766](#), 2008-11-06, Žin., 2008, Nr. 135-5227 (2008-11-25), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-349](#), 2009-07-15, Žin., 2009, Nr. 89-3805 (2009-07-28), šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą  
Nr. [XI-645](#), 2010-01-14, Žin., 2010, Nr. 13-613 (2010-02-02)  
Nr. [XI-1183](#), 2010-11-30, Žin., 2010, Nr. 145-7436 (2010-12-11)  
Nr. [XI-1217](#), 2010-12-09, Žin., 2010, Nr. 153-7786 (2010-12-28)  
Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XI-1385](#), 2011-05-19, Žin., 2011, Nr. 68-3216 (2011-06-04)  
Nr. [XI-1553](#), 2011-06-28, Žin., 2011, Nr. 91-4328 (2011-07-19)  
Nr. [XI-2272](#), 2012-10-03, Žin., 2012, Nr. 122-6127 (2012-10-20)  
Nr. [XII-389](#), 2013-06-18, Žin., 2013, Nr. 68-3418 (2013-06-28)  
Nr. [XII-399](#), 2013-06-20, Žin., 2013, Nr. 71-3580 (2013-07-01), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XII-653](#), 2013-12-10, Žin., 2013, Nr. 132-6733 (2013-12-21), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede  
Nr. [XII-893](#), 2014-05-15, paskelbta TAR 2014-05-27, i. k. 2014-05731  
Nr. [XII-1528](#), 2014-12-23, paskelbta TAR 2014-12-31, i. k. 2014-21289  
Nr. [XII-1551](#), 2015-03-19, paskelbta TAR 2015-03-31, i. k. 2015-04833  
Nr. [XII-1631](#), 2015-04-21, paskelbta TAR 2015-04-28, i. k. 2015-06453  
Nr. [XII-1673](#), 2015-05-07, paskelbta TAR 2015-05-15, i. k. 2015-07407  
Nr. [XII-1829](#), 2015-06-23, paskelbta TAR, 2015-07-01, i. k. 2015-10579  
Nr. [XII-1893](#), 2015-06-25, paskelbta TAR 2015-07-03, i. k. 2015-10784  
Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106  
Nr. [XII-2648](#), 2016-09-27, paskelbta TAR 2016-10-05, i. k. 2016-24618

### **321 straipsnis. Neteko galios nuo 2016-01-01.**

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106

### **322 straipsnis. Konfiskuotų daiktų ir pajamų realizavimo tvarka**

Konfiskuoti daiktai, kurie buvo administracinio teisės pažeidimo padarymo įrankis arba tiesioginis objektas, ir pajamos, kurios buvo gautos administracinio teisės pažeidimo padarymu, realizuojami Lietuvos Respublikos finansų ministro nustatyta tvarka.

*Straipsnio pakeitimai:*

Nr. [VIII-124](#), 97.02.25, *Žin.*, 1997, Nr. 21-488 (97.03.12)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

### **323 straipsnis. Nutarimo konfiskuoti daiktą ir pajamas vykdymo proceso užbaigimas**

Nutarimas konfiskuoti daiktą ir pajamas su žyma apie įvykdymą per dešimt dienų grąžinamas nutarimą priėmusiam organui (pareigūnui).

*Straipsnio pakeitimai:*

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

## **Dvidešimt devintasis skirsnis**

### **NUTARIMO ATIMTI SPECIALIAJĄ TEISĘ VYKDYMO PROCESAS**

#### **324 straipsnis. Nutarimo atimti specialiąją teisę vykdymas**

Nutarimą atimti asmeniui suteiktą specialiąją teisę (teisę vairuoti transporto priemones, teisę valdyti geležinkelių riedmenis, teisę skraidyti orlaivio įgulos nariu, atlikti orlaivių techninę priežiūrą, dirbti skrydžių vadovu, teisę medžioti arba užsiimti žvejyba, teisę eiti žvejybos laivo kapitono pareigas, teisę vairuoti vidaus vandenių transporto priemones, teisę naudoti arba įvežti aparatūrą, įrenginius, radijo siuntimo, radijo ryšio slopinimo arba radijo stebėsenos įrenginius, naudoti elektroninių ryšių išteklius, užsiimti radijo mėgėjų ar kitų radijo stočių naudotojų veikla, teisę eiti tam tikras pareigas jūrų laive, teisę projektuoti statinius ar atlikti statinių projektų ekspertizę) vykdo šio kodekso 325 straipsnyje išvardyti organai šio kodekso ir kitų Lietuvos Respublikos įstatymų nustatyta tvarka.

*Straipsnio pakeitimai:*

Nr. [I-830](#), 1990.12.04, *Žin.*, 1990, Nr. 36-862

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-2153](#), 2004-04-22, *Žin.*, 2004, Nr. 68-2368 (2004-04-29)

Nr. [X-134](#), 2005-03-17, *Žin.*, 2005, Nr. 47-1553 (2005-04-12)

Nr. [X-249](#), 2005-06-16, *Žin.*, 2005, Nr. 83-3040 (2005-07-07)

Nr. [X-1101](#), 2007-04-19, *Žin.*, 2007, Nr. 49-1880 (2007-05-05)

Nr. [XI-1553](#), 2011-06-28, *Žin.*, 2011, Nr. 91-4328 (2011-07-19)

Nr. [XII-399](#), 2013-06-20, *Žin.*, 2013, Nr. 71-3580 (2013-07-01), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1794](#), 2015-06-16, paskelbta TAR 2015-06-29, i. k. 2015-10360

#### **325 straipsnis. Nutarimą atimti specialiąją teisę vykdantys organai**

Nutarimą atimti teisę vairuoti transporto priemones vykdo šio kodekso 225 straipsnio antrosios dalies 2 punkte nurodyti policijos pareigūnai.

Nutarimą atimti teisę eiti tam tikras pareigas jūrų laive ar teisę eiti žvejybos laivo kapitono pareigas vykdo šio kodekso 228 straipsnio antrosios dalies 2 punkte nurodytų organų pareigūnai.

Nutarimą atimti teisę medžioti ar teisę užsiimti žvejyba vykdo šio kodekso 241<sup>(4)</sup>, 242 ir 244 straipsniuose nurodytų institucijų (organų) pareigūnai.

Nutarimą atimti teisę vairuoti vidaus vandenių transporto priemones vykdo šio kodekso 229, 242 ir 244 straipsniuose nurodytų organų pareigūnai.

Nutarimą atimti teisę skraidyti orlaivio įgulos nariu, atlikti orlaivių techninę priežiūrą, dirbti skrydžių vadovu vykdo šio kodekso 231 straipsnyje nurodytų organų pareigūnai.

Nutarimą atimti teisę naudoti arba įvežti aparatūrą, įrenginius, radijo siuntimo, radijo ryšio slopinimo arba radijo stebėsenos įrenginius, naudoti elektroninių ryšių išteklius, užsiimti radijo mėgėjų ar kitų radijo stočių naudotojų veikla vykdo šio kodekso 246 straipsnyje nurodytų organų pareigūnai.

Nutarimą atimti teisę projektuoti statinius ar atlikti statinių projektų ekspertizę vykdo šio kodekso 246<sup>(3)</sup> straipsnyje nurodytų organų pareigūnai.

Nutarimą atimti teisę valdyti geležinkelių riedmenis vykdo šio kodekso 227 straipsnyje nurodyti pareigūnai.

*Straipsnio pakeitimai:*

Nr. [I-830](#), 1990.12.04, *Žin.*, 1990, Nr. 36-862

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-2153](#), 2004-04-22, *Žin.*, 2004, Nr. 68-2368 (2004-04-29)

Nr. [X-134](#), 2005-03-17, *Žin.*, 2005, Nr. 47-1553 (2005-04-12)

Nr. [X-249](#), 2005-06-16, *Žin.*, 2005, Nr. 83-3040 (2005-07-07)

Nr. [X-1101](#), 2007-04-19, *Žin.*, 2007, Nr. 49-1880 (2007-05-05)

Nr. [XI-1553](#), 2011-06-28, *Žin.*, 2011, Nr. 91-4328 (2011-07-19)

Nr. [XII-399](#), 2013-06-20, *Žin.*, 2013, Nr. 71-3580 (2013-07-01), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

Nr. [XII-1794](#), 2015-06-16, paskelbta TAR 2015-06-29, i. k. 2015-10360

### **326 straipsnis. Nutarimo atimti teisę vairuoti transporto priemonės vykdymo tvarka**

Nutarimas atimti teisę vairuoti transporto priemonės vykdomas paimant vairuotojo pažymėjimą.

Jeigu vairuotojas, iš kurio atimta teisė vairuoti transporto priemonę, vengia atiduoti policijai vairuotojo pažymėjimą ir teisės vairuoti transporto priemonę atėmimo laikotarpiu toliau ją vairuoja, šio kodekso 225 straipsnio antrosios dalies 2 punkte nurodyti policijos pareigūnai gali pratęsti šios teisės atėmimą tam laikui, per kurį buvo neteisėtai naudotasi vairuotojo pažymėjimu.

*Straipsnio pakeitimai:*

Nr. I-3058, 1989.07.03, *Žin.*, 1989, Nr. 20-228

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [X-1365](#), 2007-12-13, *Žin.*, 2007, Nr. 138-5641 (2007-12-29)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **327 straipsnis. Nutarimo atimti teisę medžioti arba užsiimti žvejyba vykdymo tvarka**

Nutarimas atimti teisę medžioti vykdomas paimant medžiotojo bilietą.

Medžiotojo bilieto paėmimo tvarką nustato Lietuvos Respublikos aplinkos ministerija.

Nutarimas atimti teisę užsiimti žvejyba vykdomas nustatyta tvarka panaikinus žvejybos leidimą.

*Straipsnio pakeitimai:*

Nr. [I-830](#), 1990.12.04, *Žin.*, 1990, Nr. 36-862

Nr. [I-661](#), 94.11.15, *Žin.*, 1994, Nr. 91-1766 (94.11.25)

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [X-134](#), 2005-03-17, *Žin.*, 2005, Nr. 47-1553 (2005-04-12)

### **328 straipsnis. Nutarimo atimti teisę vairuoti vidaus vandens transporto priemonės, skraidyti orlaivio įgulos nariu, atlikti orlaivių techninę priežiūrą, dirbti skrydžių vadovu, eiti tam tikras pareigas jūrų laive vykdymo tvarka**

Nutarimas atimti teisę vairuoti vidaus vandens transporto priemonės vykdomas paimant vidaus vandens transporto specialisto laipsnio diplomą arba kvalifikacijos liudijimą, arba laivavedžio pažymėjimą.

Nutarimas atimti teisę eiti tam tikras pareigas jūrų laive vykdomas paimant jūrinio laipsnio diplomą ar kvalifikacijos liudijimą.

Nutarimas atimti teisę skraidyti orlaivio įgulos nariu, atlikti orlaivių techninę priežiūrą, dirbti skrydžių vadovu vykdomas paimant licenciją.

Vidaus vandens transporto specialisto laipsnio diplomo, kvalifikacijos liudijimo, laivavedžio pažymėjimo, teisės skraidyti orlaivio įgulos nariu, atlikti orlaivių techninę priežiūrą, dirbti skrydžių vadovu licencijos, jūrinio laipsnio diplomo ir kvalifikacijos liudijimo paėmimo tvarką nustato Lietuvos Respublikos susisiekimo ministerija.

*Straipsnio pakeitimai:*

Nr. I-3058, 1989.07.03, *Žin.*, 1989, Nr. 20-228

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [X-249](#), 2005-06-16, *Žin.*, 2005, Nr. 83-3040 (2005-07-07)

### **328<sup>1</sup> straipsnis. Nutarimo atimti teisę naudoti arba įvežti aparatūrą, įrenginius, radijo siuntimo, radijo ryšio slopinimo arba radijo stebėsenos įrenginius, naudoti elektroninių ryšių išteklius, užsiimti radijo mėgėjų ar kitų radijo stočių naudotojų veikla vykdymo tvarka**



Nutarimas atimti teisę naudoti arba įvežti aparatūrą, įrenginius, radijo siuntimo, radijo ryšio slopinimo arba radijo stebėsenos įrenginius, naudoti elektroninių ryšių išteklius, užsiimti radijo mėgėjų ar kitų radijo stočių naudotojų veikla vykdomas panaikinant atitinkamą leidimą ir (arba) paimant tokį leidimą patvirtinančius dokumentus.

Specialiosios teisės naudoti elektroninių ryšių išteklius atėmimo metu asmuo neturi teisės įgyti teisę naudoti elektroninių ryšių išteklius, kurių paskirtis tokia pat kaip ir tų elektroninių ryšių išteklių, kuriuos naudoti teisė atimta.

*Kodeksas papildytas straipsniu:*

Nr. [IX-2153](#), 2004-04-22, *Žin.*, 2004, Nr. 68-2368 (2004-04-29)

Nr. [XI-1553](#), 2011-06-28, *Žin.*, 2011, Nr. 91-4328 (2011-07-19)

### **328<sup>2</sup> straipsnis. Nutarimo atimti teisę projektuoti statinius ar atlikti statinių projektų ekspertizę vykdymo tvarka**

Nutarimas atimti teisę projektuoti statinius vykdomas paimant teisės projektuoti statinius kvalifikacinį atestatą.

Nutarimas atimti teisę atlikti statinių projektų ekspertizę vykdomas paimant teisės atlikti statinių projektų ekspertizę kvalifikacinį atestatą.

Šio straipsnio pirmojoje ir antrojoje dalyse nurodytų kvalifikacinių atestatų paėmimo tvarką nustato Lietuvos Respublikos aplinkos ministerija.

*Kodeksas papildytas straipsniu:*

Nr. [X-1101](#), 2007-04-19, *Žin.*, 2007, Nr. 49-1880 (2007-05-05)

### **329 straipsnis. Specialiosios teisės atėmimo termino sutrumpinimo pagrindai ir tvarka**

Jeigu asmuo, kuriam atimta teisė vairuoti transporto priemonę, vidaus vandenų transporto priemonę arba teisė medžioti ar užsiimti žvejyba, teisės atėmimo laikotarpiu nepadarė teisės pažeidimo, nuobaudą paskyręs organas (pareigūnas), gavęs asmens prašymą, gali, praėjus ne mažiau kaip pusei paskirtojo laiko, o kai tokia teisė atimta už tai, kad asmuo padarė teisės pažeidimą būdamas neblaivus arba apsvaigęs nuo narkotikų, vaistų ar kitų svaigiųjų medžiagų, taip pat gavęs ir Vyriausybės įgaliotų atlikti medicininę ir švietėjišką atestaciją institucijų pažymą, sutrumpinti nurodytos teisės atėmimo terminą.

*Straipsnio pakeitimai:*

Nr. [I-830](#), 1990.12.04, *Žin.*, 1990, Nr. 36-862

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [X-134](#), 2005-03-17, *Žin.*, 2005, Nr. 47-1553 (2005-04-12)

Nr. [X-249](#), 2005-06-16, *Žin.*, 2005, Nr. 83-3040 (2005-07-07)

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **330 straipsnis. Nutarimo atimti specialiąją teisę vykdymo terminų skaičiavimas**

Transporto priemonių, laivų vairuotojai, orlaivio įgulos nariai, skrydžių vadovai ir asmenys, pažeidę medžioklės ar žvejybos taisykles bei atliekantys orlaivių techninę priežiūrą, apsvaigę nuo alkoholinių gėrimų, narkotinių ar psichotropinių medžiagų, laikomi netekę specialiosios teisės nuo nutarimo atimti šią teisę priėmimo dienos.

Pasibaigus paskirtajam specialiosios teisės atėmimo terminui, taip pat jį sutrumpinus vadovaujantis šio kodekso 329 straipsniu, asmeniui, kuriam specialioji teisė atimta trumpesniai negu vienerių metų terminui, nustatyta tvarka gražinami iš jo paimti dokumentai. Jei specialioji teisė atimta vieneriems metams ar ilgesniam laikui, iš asmens paimti dokumentai gražinami tada, kai jis Vyriausybės ar jos įgaliotų institucijų nustatyta tvarka užbaigia papildomus vairuotojų mokymus ir išlaiko kvalifikacinius egzaminus.

Jeigu specialioji teisė buvo atimta už tai, kad asmuo padarė teisės pažeidimą būdamas neblaivus arba apsvaigęs nuo narkotikų, vaistų ar kitų svaigiųjų medžiagų, pasibaigus paskirtajam specialiosios teisės atėmimo terminui iš asmens paimti dokumentai gražinami tik Vyriausybės ar jos įgaliotos institucijos nustatyta tvarka po medicininės ir švietėjiškos atestacijos.

Pasibaigus paskirtam specialiosios teisės naudoti arba įvežti aparatūrą, įrenginius, radijo siuntimo, radijo ryšio slopinimo arba radijo stebėsenos įrenginius, naudoti elektroninių ryšių išteklius, užsiimti radijo mėgėjų ar kitų radijo stočių naudotojų veikla atėmimo terminui, asmuo turi teisę kreiptis į Ryšių reguliavimo tarnybą dėl tokios teisės suteikimo.

*Straipsnio pakeitimai:*

Nr. [I-830](#), 1990.12.04, *Žin.*, 1990, Nr. 36-862

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

Nr. [IX-1995](#), 2004-01-29, *Žin.*, 2004, Nr. 25-763 (2004-02-14)

Nr. [IX-2153](#), 2004-04-22, *Žin.*, 2004, Nr. 68-2368 (2004-04-29)

Nr. [X-1365](#), 2007-12-13, *Žin.*, 2007, Nr. 138-5641 (2007-12-29)

Nr. [XI-1553](#), 2011-06-28, *Žin.*, 2011, Nr. 91-4328 (2011-07-19)

**Trisdešimtas skirsnis**  
**NUTARIMO DĖL BAUDOS PAKEITIMO NEMOKAMAIŠ**  
**VIEŠAISIAIS DARBAIS VYKDYMO PROCESAS**

**331 straipsnis. Nutarimo dėl baudos pakeitimo nemokamais viešaisiais darbais vykdymas**

Nutarimą dėl baudos pakeitimo nemokamais viešaisiais darbais vykdo vidaus reikalų įstaigos Vidaus reikalų ministerijos nustatyta tvarka.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

**332 straipsnis. Nutarimo dėl baudos pakeitimo nemokamais viešaisiais darbais vykdymo tvarka**

Nutarimas dėl baudos pakeitimo nemokamais viešaisiais darbais siunčiamas vykdyti ne vėliau kaip kitą dieną po jo priėmimo.

Darbą asmeniui, kuriam paskirti nemokami viešieji darbai, parenka įstaiga, kurios žinioje yra nemokamų viešųjų darbų vykdymas, pagal savivaldybės ar nemokamų viešųjų darbų atlikimo vietoje esančių įmonių paraiškas.

Paprastai parenkami tokie nemokami viešieji darbai, kurie nereikalauja specialaus pasirengimo.

**333 straipsnis. Nemokamų viešųjų darbų atlikimo termino skaičiavimas**

Nemokamų viešųjų darbų atlikimo terminas skaičiuojamas nuo tos dienos, kai asmuo pradėjo dirbti nemokamus viešuosius darbus.

Asmuo laikomas atlikusiu nemokamus viešuosius darbus, kai jis atidirba teismo paskirtą nemokamų viešųjų darbų valandų skaičių.

Jeigu asmuo dėl pateisinamų priežasčių per teismo paskirtą laiką neatliko nemokamų viešųjų darbų, teismas, įstaigos, kurios žinioje yra nemokamų viešųjų darbų vykdymas, teikimu gali pratęsti jų atlikimą, kol pažeidėjas atidirbs visas nustatytas valandas, bet ne ilgiau kaip pusę paskirto termino.

**334 straipsnis. Vengimo atlikti nemokamus viešuosius darbus pasekmės**

Pažeidėjas, kuris vengia atlikti nemokamus viešuosius darbus, privalo sumokėti ankstesniu nutarimu jam paskirtą baudą ar jos dalį, už kurią nebuvo atlikti nemokami viešieji darbai. Šiuo atveju įstaigos, kurios žinioje yra nemokamų viešųjų darbų atlikimas, teikimu sprendimą priima organas (pareigūnas), paskyręs nemokamus viešuosius darbus. Pakartotinis baudos pakeitimas nemokamais viešaisiais darbais negalimas.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

**335 straipsnis. Neteko galios.**

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [I-504](#), 1994.06.23, *Žin.*, 1994, Nr. 51-949 (94.07.08)

Nr. [I-545](#), 1994.07.18, *Žin.*, 1994, Nr. 58-1132

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

**Trisdešimt pirmasis skirsnis**  
**NUTARIMO DĖL ADMINISTRACINIO AREŠTO VYKDYMO PROCESAS**

*Skirsnio pakeitimai:*

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

**336 straipsnis. Nutarimo dėl administracinio arešto vykdymas**

Nutarimą dėl administracinio arešto vykdo policijos įstaigos Lietuvos Respublikos įstatymų nustatyta tvarka. Jeigu asmens, kuriam paskirtas administracinis areštas, buvimo vieta nežinoma, policija paskelbia jo paiešką.

*Straipsnio pakeitimai:*

Nr. [I-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

**337 straipsnis. Nutarimo dėl administracinio arešto vykdymo ypatumai**

Rajono (miesto) apylinkės teismas (apylinkės teismo teisėjas), atsižvelgęs į bylos aplinkybes, gali nustatyti, kad nutarimas dėl administracinio arešto vykdomas tuojau pat po nutarimo priėmimo.

Jeigu asmuo pažeidžia rajono (miesto) apylinkės teismo (apylinkės teismo teisėjo) jam nustatytą administracinio arešto atlikimo poilsio dienomis tvarką, šią tvarką teismas (teisėjas) savo sprendimu gali pakeisti įprastine administracinio arešto atlikimo tvarka.

*Straipsnio pakeitimai:*

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **338 straipsnis. Administracinio arešto atlikimo tvarka**

Asmenys, kuriems paskirtas administracinis areštas, areštuoti laikomi policijos įstaigų nustatomose vietose. Vykdamas nutarimą dėl administracinio arešto, daroma areštuotųjų asmens apžiūra.

Administracinio sulaikymo laikas įskaitomas į administracinio arešto terminą.

Administracinis areštas atliekamas pagal Lietuvos Respublikos įstatymų aktų nustatytas taisykles.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

### **338<sup>1</sup> straipsnis. Sąlyginis administracinio arešto vykdymo atidėjimas**

Asmeniui, kuriam paskiriamas administracinis areštas, rajono (miesto) apylinkės teismas (apylinkės teismo teisėjas) tuo pačiu nutarimu, jeigu pažeidėjas sutinka, gali atidėti administracinio arešto vykdymą nuo 1 iki 12 mėnesių.

Atidėdamas paskirto administracinio arešto vykdymą, teismas paskiria pažeidėjui atlikti nemokamų viešųjų darbų nuo 25 iki 400 valandų. Kartu teismas nustato laiką, per kurį asmuo privalo atlikti nemokamus viešuosius darbus.

Jei asmuo, kuriam administracinio arešto vykdymas atidėtas, atidėjimo laikotarpiu atliko teismo paskirtus nemokamus viešuosius darbus, įstaiga, kurios žinioje yra šių darbų vykdymas, surašo nutarimą užskaityti asmeniui administracinio arešto atlikimą.

Jei asmuo, kuriam administracinio arešto vykdymas atidėtas, atidėjimo laikotarpiu piktybiškai vengia atlikti nemokamus viešuosius darbus, teismas priima nutarimą panaikinti sąlyginį administracinio arešto vykdymo atidėjimą ir vykdyti ankstesniu nutarimu paskirtą nuobaudą.

Nutarimo dėl sąlyginio administracinio arešto vykdymo atidėjimo vykdymo procesas įgyvendinamas šio kodekso 331-334 straipsniuose nustatyta tvarka.

*Kodeksas papildytas straipsniu:*

Nr. [VIII-1543](#), 00.02.17, *Žin.*, 2000, Nr. 22-552 (00.03.15)

*Straipsnio pakeitimai:*

Nr. [XI-1223](#), 2010-12-14, *Žin.*, 2010, Nr. 157-7968 (2010-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

### **339 straipsnis. Asmenų, kuriems paskirtas administracinis areštas, panaudojimas darbui**

Asmenys, kuriems paskirtas administracinis areštas, nustatyta tvarka gali būti panaudojami fiziniam darbui.

Organizuoti asmenų, kuriems paskirtas administracinis areštas, panaudojimą darbui pavedama savivaldybių vykdomosioms institucijoms.

Asmenims, kuriems paskirtas administracinis areštas, arešto metu darbo užmokestis nuolatinėje darbovietėje nemokamas.

*Straipsnio pakeitimai:*

Nr. [XI-501](#), 1985.11.28, *Žin.*, 1985, Nr. 33-370

Nr. [XI-1788](#), 1987.07.29, *Žin.*, 1987, Nr. 21-261

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

Nr. [L-957](#), 95.06.20, *Žin.*, 1995, Nr. 55-1356 (95.07.05)

Nr. [IX-1049](#), 2002-07-05, *Žin.*, 2002, Nr. 75-3214 (2002-07-26)

## **Trisdešimt pirmasis<sup>(1)</sup> skirsnis**

### **NUTARIMO DĖL NUŠALINIMO NUO DARBO (PAREIGŲ) VYKDYMO PROCESAS**

*Straipsnio pakeitimai:*

Nr. [L-1573](#), 1991.07.18, *Žin.*, 1991, Nr. 22-568

### **339<sup>1</sup> straipsnis. Nutarimo dėl nušalinimo nuo darbo (pareigų) vykdymas**

Nutarimą dėl nušalinimo nuo darbo (pareigų) vykdo darbovietės administracija, kurioje dirba nušalintas nuo darbo (pareigų) darbuotojas.

*Straipsnio pakeitimai:*

Nr. [L-1573](#), 1991.07.18, *Žin.*, 1991, Nr. 22-568

### **339<sup>2</sup> straipsnis. Nutarimo dėl nušalinimo nuo darbo (pareigų) vykdymo tvarka**

Nutarimas dėl nušalinimo nuo darbo (pareigų) išsiunčiamas vykdyti per tris dienas po jo priėmimo.

Darbovietės administracija ne vėliau kaip kitą dieną po nutarimo gavimo privalo nušalintąjį darbuotoją atleisti iš darbo (pareigų) įstatymo nustatyta tvarka.

### **Trisdešimt antrasis skirsnis**

#### **NUTARIMO DALIES DĖL TURBINIO NUOSTOLIO ATLYGINIMO VYKDYMO PROCESAS**

##### **340 straipsnis. Nutarimo dalies dėl turtinio nuostolio atlyginimo vykdymas**

Sutinkamai su šio kodekso 37 straipsniu priimto administracinio teisės pažeidimo byloje nutarimo dalis dėl turtinio nuostolio atlyginimo vykdoma šio kodekso ir Lietuvos Respublikos civilinio proceso kodekso nustatyta tvarka.

Administracinio teisės pažeidimo byloje nutarimas, kiek jis liečia turtinio nuostolio atlyginimą, yra vykdomasis dokumentas.

*Straipsnio pakeitimai:*

Nr. [L-2589](#), 1992.05.26, *Žin.*, 1992, Nr. 21-610

##### **341 straipsnis. Nutarimo dalies dėl turtinio nuostolio atlyginimo įvykdymo terminai**

Turtinį nuostolį pažeidėjas turi atlyginti ne vėliau kaip per penkiolika dienų nuo nutarimo jam įteikimo dienos (šio kodekso 288 straipsnis), o jeigu toks nutarimas apskundžiamas – ne vėliau kaip per penkiolika dienų nuo pranešimo, kad skundas nepatenkintas, dienos.

*Straipsnio pakeitimai:*

Nr. [L-847](#), 95.04.11, *Žin.*, 1995, Nr. 36-886 (95.05.03)

##### **342 straipsnis. Nutarimo dalies dėl turtinio nuostolio atlyginimo neįvykdymo pasekmės**

Jeigu administracinio teisės pažeidimo byloje nutarimo dalis dėl turtinio nuostolio atlyginimo neįvykdoma per šio kodekso 341 straipsnio nustatytą laiką, nutarimas siunčiamas nuostoliui išieškoti Lietuvos Respublikos civilinio proceso kodekso numatyta vykdymo proceso tvarka.

### **TRISDEŠIMT TREČIASIS SKIRSNIS**

#### **NUTARIMO DALIES DĖL ĮPAREIGOJIMO IŠKLAUSYTI BENDRAVIMO SU VAIKAIS TOBULINIMO KURSUS VYKDYMO PROCESAS**

*Kodeksas papildytas skirsniu:*

Nr. [XI-1866](#), 2011-12-22, *Žin.*, 2011, Nr. 163-7758 (2011-12-31), šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede

##### **343 straipsnis. Nutarimo dalies dėl įpareigojimo išklausti bendravimo su vaikais tobulinimo kursų vykdymas**

Nutarimo dalis dėl įpareigojimo išklausti bendravimo su vaikais tobulinimo kursų vykdoma šio kodekso ir Lietuvos Respublikos Vyriausybės ar jos įgaliotos institucijos nustatyta tvarka.

Nutarimo dalį dėl įpareigojimo išklausti bendravimo su vaikais tobulinimo kursų vykdo ir šių kursų rengimą užtikrina savivaldybių institucijos.

Įpareigotas išklausti bendravimo su vaikais tobulinimo kursų asmuo privalo savo gyvenamosios vietos savivaldybės administracijoje užsiregistruoti į šiuos kursus ne vėliau kaip per penkias dienas nuo nutarimo apskundimo termino pabaigos dienos, jeigu ši nutarimo dalis nebuvo apskūsta, arba nuo tos dienos, kurią skundas dėl šios nutarimo dalies lieka nepatenkintas.

Dalyvavimo bendravimo su vaikais tobulinimo kursuose išlaidas apmoka asmuo, kuriam paskirta ši poveikio priemonė. Asmenų, kurių turtas ir metinės pajamos neviršija Lietuvos Respublikos Vyriausybės nustatytų turto ir pajamų lygių, dalyvavimo bendravimo su vaikais tobulinimo kursuose išlaidos apmokamos valstybės lėšomis.

#### **Pakeitimai:**

Pakeitimų sąrašas nuo 1990-03-11:

1.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [L-16](#), 90.03.12, *Žin.*, 1990, Nr. 9-232

DĖL KAI KURIŲ LIETUVOS TSR BAUDŽIAMOJO KODEKSO IR LIETUVOS TSR ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO STRAIPSNIŲ PRIPAŽINIMO NETEKUSIAIS GALIOS

2.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-326](#), 90.06.26, Žin., 1990, Nr. 19-495

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO IR LIETUVOS RESPUBLIKOS BAUDŽIAMOJO KODEKSO PAKEITIMO

3.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-435](#), 90.07.30, Žin., 1990, Nr. 23-565

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO KAI KURIŲ STRAIPSNIŲ PAKEITIMO

4.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-751](#), 90.11.06, Žin., 1990, Nr. 32-776

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

5.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-830](#), 90.12.04, Žin., 1990, Nr. 36-862

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

6.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-853](#), 90.12.11, Žin., 1990, Nr. 36-866

DĒL LIETUVOS RESPUBLIKOS BAUDŽIAMOJO PROCESO KODEKSO IR ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

7.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-901](#), 90.12.28, Žin., 1991, Nr. 2-37

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

8.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-1026](#), 91.01.31, Žin., 1991, Nr. 6-162

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO, BAUDŽIAMOJO KODEKSO IR BAUDŽIAMOJO KODEKSO PAPILDYMO IR PAKEITIMO

9.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-1399](#), 91.06.04, Žin., 1991, Nr. 17-453

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

10.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-1573](#), 91.07.18, Žin., 1991, Nr. 22-568

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO, BAUDŽIAMOJO KODEKSO IR DARBO ĮSTATYMŲ KODEKSO PAKEITIMO IR PAPILDYMO

11.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-1631](#), 91.07.30, Žin., 1991, Nr. 23-600

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

12.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-1926](#), 91.10.29, Žin., 1991, Nr. 32-858

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 177(2) STRAIPSNIO IR BAUDŽIAMOJO KODEKSO 163 IR 239 STRAIPSNIŲ PAKEITIMO

13.

Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas

Nr. [I-2112](#), 91.12.17, Žin., 1992, Nr. 2-17

DĒL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 109 IR 241 STRAIPSNIŲ PAKEITIMO



14.  
Lietuvos Respublikos Aukščiausioji Taryba-Atkuriamasis Seimas, Įstatymas  
Nr. [I-2589](#), 92.05.26, Žin., 1992, Nr. 21-610  
DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO
15.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-57](#), 93.01.28, Žin., 1993, Nr. 5-90  
DĖL LIETUVOS RESPUBLIKOS BAUDŽIAMOJO, BAUDŽIAMOJO PROCESO IR ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSŲ PAKEITIMO IR PAPILDYMO
16.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-180](#), 93.06.10, Žin., 1993, Nr. 26-597 (93.07.02)  
DĖL LIETUVOS RESPUBLIKOS BAUDŽIAMOJO PROCESO, BAUDŽIAMOJO IR ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSŲ PAKEITIMO IR PAPILDYMO
17.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-214](#), 93.07.13, Žin., 1993, Nr. 30-683 (93.07.21)  
DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO IR PAKEITIMO
18.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-252](#), 93.09.28, Žin., 1993, Nr. 52-993 (93.10.13)  
DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO
19.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-263](#), 93.10.05, Žin., 1993, Nr. 54-1047 (93.10.20)  
DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO
20.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-286](#), 93.10.19, Žin., 1993, Nr. 56-1079 (93.10.27)  
DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO
21.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-290](#), 93.10.26, Žin., 1993, Nr. 59-1142 (93.11.10)  
DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ IR BAUDŽIAMOJO KODEKSŲ PAKEITIMO
22.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-334](#), 93.12.14, Žin., 1993, Nr. 72-1344 (93.12.24)  
DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ IR BAUDŽIAMOJO KODEKSŲ PAKEITIMO IR PAPILDYMO
23.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-340](#), 93.12.16, Žin., 1993, Nr. 73-1369 (93.12.29)  
DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO
24.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-382](#), 94.01.20, Žin., 1994, Nr. 8-123 (94.01.28)  
DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 215 STRAIPSNIO PAKEITIMO
25.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [I-386](#), 94.02.10, Žin., 1994, Nr. 14-227 (94.02.23)  
DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO IR LIETUVOS RESPUBLIKOS BAUDŽIAMOJO KODEKSO PAKEITIMO IR PAPILDYMO
- 26.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-387](#), 94.02.10, Žin., 1994, Nr. 14-228 (94.02.23)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

27.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-391](#), 94.02.15, Žin., 1994, Nr. 15-250 (94.02.25)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

28.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-442](#), 94.04.21, Žin., 1994, Nr. 34-618 (94.05.06)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

29.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-454](#), 94.05.10, Žin., 1994, Nr. 37-668 (94.05.18)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

30.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-457](#), 94.05.12, Žin., 1994, Nr. 39-704 (94.05.25)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

31.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-504](#), 94.06.23, Žin., 1994, Nr. 51-949 (94.07.08)

DĖL LIETUVOS RESPUBLIKOS CIVILINIO PROCESO, BAUDŽIAMOJO PROCESO, ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSŲ PAKEITIMO IR PAPILDYMO

32.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-545](#), 94.07.18, Žin., 1994, Nr. 58-1132 (94.07.29)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

33.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-580](#), 94.07.21, Žin., 1994, Nr. 59-1164 (94.08.03)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

34.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-590](#), 94.09.13, Žin., 1994, Nr. 73-1372 (94.09.21)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

35.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-625](#), 94.11.03, Žin., 1994, Nr. 88-1668 (94.11.16)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

36.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-631](#), 94.11.08, Žin., 1994, Nr. 88-1670 (94.11.16)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

37.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-653](#), 94.11.10, Žin., 1994, Nr. 89-1724 (94.11.18)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO

38.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-661](#), 94.11.15, Žin., 1994, Nr. 91-1766 (94.11.25)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

39.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-721](#), 94.12.21, Žin., 1995, Nr. 3-36 (95.01.06)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO

40.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-743](#), 94.12.28, Žin., 1995, Nr. 3-39 (95.01.06)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO, BAUDŽIAMOJO KODEKSO IR CIVILINIO KODEKSO PAKEITIMO IR PAPILDYMO

41.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-847](#), 95.04.11, Žin., 1995, Nr. 36-886 (95.05.03)

DĖL LIETUVOS RESPUBLIKOS BAUDŽIAMOJO PROCESO IR ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSŲ PAKEITIMO IR PAPILDYMO

42.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-880](#), 95.05.04, Žin., 1995, Nr. 43-1045 (95.05.24)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO IR PAKEITIMO

43.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-881](#), 95.05.04, Žin., 1995, Nr. 43-1046 (95.05.24)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 214(8) STRAIPSNIO PAKEITIMO

44.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-908](#), 95.05.30, Žin., 1995, Nr. 51-1244 (95.06.21)

DĖL KAI KURIŲ LIETUVOS RESPUBLIKOS ĮSTATYMŲ, LIETUVOS RESPUBLIKOS AUKŠČIAUSIOSIOS TARYBOS PRIIMTŲ NUTARIMŲ PRIPAŽINIMO NETEKUSIAIS GALIOS, LIETUVOS RESPUBLIKOS CIVILINIO PROCESO BEI ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSŲ PAKEITIMO IR PAPILDYMO

45.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-910](#), 95.05.30, Žin., 1995, Nr. 48-1162 (95.06.09)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO IR PAKEITIMO

46.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-957](#), 95.06.20, Žin., 1995, Nr. 55-1356 (95.07.05)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

47.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-994](#), 95.07.03, Žin., 1995, Nr. 59-1470 (95.07.19)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

48.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-997](#), 95.07.03, Žin., 1995, Nr. 61-1529 (95.07.26)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO IR LIETUVOS RESPUBLIKOS BAUDŽIAMOJO KODEKSO PAKEITIMO IR PAPILDYMO

49.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1007](#), 95.07.04, Žin., 1995, Nr. 59-1473 (95.07.19)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 173(8) STRAIPSNIO PAKEITIMO

50.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1037](#), 95.09.12, Žin., 1995, Nr. 79-1818 (95.09.27)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

51.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1056](#), 95.10.03, Žin., 1995, Nr. 86-1942 (95.10.20)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO

52.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1099](#), 95.11.28, Žin., 1995, Nr. 103-2294 (95.12.20)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO

53.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1127](#), 95.12.14, Žin., 1995, Nr. 106-2350 (95.12.29)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO

54.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1141](#), 95.12.20, Žin., 1995, Nr. 104-2325 (95.12.22)

DĖL LIETUVOS RESPUBLIKOS BAUDŽIAMOJO, BAUDŽIAMOJO PROCESO, CIVILINIO PROCESO IR ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSŲ PAKEITIMO IR PAPILDYMO

55.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1156](#), 95.12.21, Žin., 1996, Nr. 8-195 (96.01.26)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO, ĮMONIŲ ĮSTATYMO IR ALKOHOLIO KONTROLĖS ĮSTATYMO PAKEITIMO

56.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1172](#), 96.01.16, Žin., 1996, Nr. 9-216 (96.01.31)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 185(1) IR 185(2) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

57.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1174](#), 96.01.18, Žin., 1996, Nr. 9-218 (96.01.31)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 172(7) STRAIPSNIU IR 247(2) STRAIPSNIO PAKEITIMO ĮSTATYMAS

58.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1180](#), 96.01.23, Žin., 1996, Nr. 14-353 (96.02.14)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 91, 165(3), 188(4), 224, 246(2), 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

59.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1203](#), 96.02.13, Žin., 1996, Nr. 18-460 (96.02.28)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 205, 224, 225, 238, 259-1, 262, 266, 267, 268, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

60.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1281](#), 96.04.04, Žin., 1996, Nr. 37-930 (96.04.26)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 99(2), 99(3), 99(4), 235(1) STRAIPSNIAIS IR 221, 224, 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

61.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1290](#), 96.04.17, Žin., 1996, Nr. 41-988 (96.05.08)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 41 IR 233 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

62.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1297](#), 96.04.23, Žin., 1996, Nr. 41-990 (96.05.08)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 26, 35, 208, 209, 210, 211, 237, 292, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

63.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1341](#), 96.05.16, Žin., 1996, Nr. 57-1334 (96.06.19)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 117, 224, 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO 117(1) STRAIPSNIU ĮSTATYMAS

64.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1373](#), 96.06.06, Žin., 1996, Nr. 57-1345 (96.06.19)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 173(10) STRAIPSNIU IR 246(1) STRAIPSNIO PAKEITIMO ĮSTATYMAS

65.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1425](#), 96.07.02, Žin., 1996, Nr. 67-1598 (96.07.17)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 177, 177(2), 269 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

66.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1431](#), 96.07.03, Žin., 1996, Nr. 73-1741 (96.07.31)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO ĮSTATYMAS

67.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1457](#), 96.07.10, Žin., 1996, Nr. 73-1743 (96.07.31)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 172-8 IR 247-3 STRAIPSNIAIS ĮSTATYMAS

68.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1469](#), 96.07.11, Žin., 1996, Nr. 74-1769 (96.08.02)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 15, 189, 241(1), 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO 189(7), 241(2), 247(4) STRAIPSNIAIS ĮSTATYMAS

69.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1551](#), 96.09.25, Žin., 1996, Nr. 104-2362 (96.10.30)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 5, 42, 221, 224, 246(1), 259(1) STRAIPSNIŲ PAKEITIMO, 214(4), 246(5) STRAIPSNIŲ PRIPAŽINIMO NETEKUSIAIS GALIOS IR PAPILDYMO 42(1) STRAIPSNIU ĮSTATYMAS

70.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1602](#), 96.10.23, Žin., 1996, Nr. 105-2398 (96.11.02)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(4) STRAIPSNIO PAKEITIMO ĮSTATYMAS

71.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [I-1594](#), 96.10.22, Žin., 1996, Nr. 106-2428 (96.11.06)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 212, 213, 213(1), 213(2) IR 238 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

72.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-104](#), 97.02.11, žin., 1997, Nr. 15-305(97.02.19)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 189 STRAIPSNIO PAPILDYMO ĮSTATYMAS



73.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-124](#), 97.02.25, Žin., 1997, Nr. 21-488 (97.03.12)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 163(6), 163(7), 171, 172(1), 173(1), 224, 225(1), 246(1), 259(1), 268, 320, 322 STRAIPSNIŲ PAKEITIMO, PAPILDYMO 163(10), 171(1), 171(2), 172(9), 172(10), 172(11), 172(12), 172(13), 189(8), 214(11), 246(9) STRAIPSNIAIS IR 173(8) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS

74.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-216](#), 97.05.08, Žin., 1997, Nr. 41-996 (97.05.14)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 187(3) STRAIPSNIU BEI KODEKSO 224 IR 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS

75.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-278](#), 97.06.19, Žin., 1997, Nr. 64-1505 (97.07.04)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 172(14) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

Šis įstatymas įsigalioja nuo 1998 m. sausio 1 d.

76.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-354](#), 97.07.01, Žin., 1997, Nr. 69-1732 (97.07.23)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 35, 41, 188(8), 209, 210, 211, 224, 225, 233, 237, 246(1), 259(1), 269, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO 41(3), 41(4), 163(11), 172(15), 173(11), 187(4), 209(1), 209(2), 209(3), 209(4) STRAIPSNIAIS ĮSTATYMAS

77.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-432](#), 97.10.07, Žin., 1997, Nr. 94-2358 (97.10.17)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 185(3), 247(5) STRAIPSNIAIS IR 224, 259(1), 320 STRAIPSNIŲ PAKEITIMO

78.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-440](#), 97.10.09, Žin., 1997, Nr. 94-2359 (97.10.17)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 207(1), 207(2), 207(3), 207(4), 207(5) STRAIPSNIAIS IR 224, 259(1) STRAIPSNIŲ PAKEITIMO

79.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-461](#), 97.10.16, Žin., 1997, Nr. 97-2446 (97.10.29)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 188(11), 205(1) STRAIPSNIAIS IR 221, 224, 259(1) STRAIPSNIŲ PAKEITIMO

80.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-504](#), 97.11.11, Žin., 1997, Nr. 104-2625 (97.11.19)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 225 STRAIPSNIO PAKEITIMO ĮSTATYMAS

81.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-520](#), 97.11.18, Žin., 1997, Nr. 108-2735 (97.11.28)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 214(12), 214(13) STRAIPSNIAIS, 214(1) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS IR 224, 259(1), 320 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

82.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-528](#), 97.11.20, Žin., 1997, Nr. 112-2823 (97.12.10)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 142(3) STRAIPSNIO PAKEITIMO IR PAPILDYMO ĮSTATYMAS

83.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-545](#), 97.12.02, Žin., 1997, Nr. 116-2954 (97.12.19)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 163(5), 172(1), 173(1), 246(1), 247(5), 259(1), 291 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO 163(12), 173(12) STRAIPSNIAIS ĮSTATYMAS

86.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-604](#), 98.01.08, Žin., 1998, Nr. 6-116 (98.01.16)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 189(9) STRAIPSNIU IR 163(2), 224, 259(1), 320 STRAIPSNIŲ PAKEITIMO BEI PAPILDYMO ĮSTATYMAS

87.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-620](#), 98.02.03, Žin., 1998, Nr. 16-377 (98.02.13)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 94(1) STRAIPSNIU IR 94, 224, 235, 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

88.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-638](#), 98.02.24, Žin., 1998, Nr. 25-634 (98.03.13)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 50(5), 50(6) STRAIPSNIAIS, 224, 262 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

89.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-640](#), 98.02.24, Žin., 1998, Nr. 25-636 (98.03.13)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 5 IR 110 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

90.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-643](#), 98.02.24, Žin., 1998, Nr. 25-637 (98.03.13)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 214(10) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

91.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-659](#), 98.03.12, Žin., 1998, Nr. 32-851 (98.04.03)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 186(1), 186(4) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

92.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-677](#), 98.03.24, Žin., 1998, Nr. 32-854 (98.04.03)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 51(3), 61, 62, 64, 72, 242, 243, 244, 245, 246(3), 247, 259(1), 263, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

93.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-678](#), 98.03.24, Žin., 1998, Nr. 33-874 (98.04.08)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 41(5) STRAIPSNIU IR 224, 233, 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS

94.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-687](#), 98.04.07, Žin., 1998, Nr. 40-1065 (98.04.29)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 214(14), 214(15), 214(16), 214(17) STRAIPSNIAIS IR 224, 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS

96.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-695](#), 98.04.08, Žin., 1998, Nr. 40-1066 (98.04.29)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 202(1) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS

97.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-698](#), 98.04.15, Žin., 1998, Nr. 41-1094 (98.05.01)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 99(4), 150, 235(1), 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO 99(5) STRAIPSNIU ĮSTATYMAS

98.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-713](#), 98.04.21, Žin., 1998, Nr. 44-1198 (98.05.13)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 189(10) STRAIPSNIU IR 163(1), 189, 224, 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

99.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-762](#), 98.06.02, Žin., 1998, Nr. 55-1518 (98.06.17)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 40 STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS IR 251 STRAIPSNIO PAKEITIMO ĮSTATYMAS

100.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-830](#), 98.07.01, Žin., 1998, Nr. 63-1803 (98.07.15)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 35 STRAIPSNIO PAPILDYMO ĮSTATYMAS

101.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-851](#), 98.07.02, Žin., 1998, Nr. 67-1939 (98.07.29)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 189, 241(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

102.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-839](#), 98.07.02, Žin., 1998, Nr. 68-1979 (98.07.31)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 172(16) STRAIPSNIU IR 246(1) STRAIPSNIO PAKEITIMO ĮSTATYMAS

103.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-990](#), 98.12.21, Žin., 1999, Nr. 3-58 (99.01.08)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 99(6), 99(7), 235(2) STRAIPSNIAIS IR 224, 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS

104.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1017](#), 99.01.05, Žin., 1999, Nr. 11-237 (99.01.27)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 41(6), 172(17), 187(5), 188(12), 247(6) STRAIPSNIAIS IR 221, 224, 259(1) STRAIPSNIŲ PAPILDYMO IR PAKEITIMO ĮSTATYMAS

105.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1041](#), 99.02.02, Žin., 1999, Nr. 18-443 (99.02.19)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 35, 189, 208, 209, 209(1), 209(2), 209(3), 209(4), 210, 225, 237, 282, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

106.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1046](#), 99.02.09, Žin., 1999, Nr. 19-510 (99.02.24)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 292, 293, 296, 297, 298 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja nuo 1999 m. gegužės 1 d.

Skundus dėl nutarimų administracinių teisės pažeidimų bylose, paduotus iki 1999 m. gegužės 1 d., išnagrinėja apylinkės teismai arba apygardos teismai pagal iki 1999 m. gegužės 1 d. galiojančias procesines normas.

107.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1076](#), 99.02.11, Žin., 1999, Nr. 19-517 (99.02.24)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 173(13), 204(1) STRAIPSNIAIS IR 224, 225, 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

108.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1081](#), 99.02.11, Žin., 1999, Nr. 23-649 (99.03.10)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 172(18), 189(11) STRAIPSNIAIS IR 224, 247(4), 259(1) STRAIPSNIŲ PAKEITIMO BEI PAPILDYMO ĮSTATYMAS

109.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1136](#), 99.04.08, Žin., 1999, Nr. 36-1066 (99.04.23)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 172(19) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS

110.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1235](#), 99.06.17, Žin., 1999, Nr. 60-1946 (99.07.09)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 163(2) STRAIPSNIO PAKEITIMO ĮSTATYMAS

111.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1278](#), 99.07.01, Žin., 1999, Nr. 66-2111 (99.07.30)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 158, 159(2), 160, 161, 172(1), 187(4), 189(2), 189(3), 224, 225(1), 246(1), 246(3), 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI KODEKSO PAPILDYMO 171(3), 172(20), 187(6), 187(7), 189(12), 189(13), 247(7) STRAIPSNIAIS ĮSTATYMAS

112.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1407](#), 99.11.11, Žin., 1999, Nr. 101-2906 (99.11.26)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 30(1) STRAIPSNIU IR 298 STRAIPSNIO PAPILDYMO ĮSTATYMAS

113.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1441](#), 99.11.25, Žin., 1999, Nr. 106-3061 (99.12.15)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 187 STRAIPSNIO PAKEITIMO IR PAPILDYMO ĮSTATYMAS

114.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1486](#), 99.12.21, Žin., 1999, Nr. 113-3286 (99.12.30)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 41(4), 172(17), 224, 233, 259(1) STRAIPSNIŲ PAKEITIMO BEI PAPILDYMO IR KODEKSO PAPILDYMO 172(21), 214(18) STRAIPSNIAIS ĮSTATYMAS

115.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1543](#), 00.02.17, Žin., 2000, Nr. 22-552 (00.03.15)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO ĮSTATYMAS

116.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1603](#), 00.03.30, Žin., 2000, Nr. 32-888 (00.04.19)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 142(2), 142(4), 145, 163(11), 221, 232(1), 259(1), 262, 281 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

117.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [VIII-1651](#), 00.05.02, Žin., 2000, Nr. 41-1164 (00.05.19)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 15, 187, 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS

Šis įstatymas įsigalioja nuo 2000 m. birželio 1 d.

118.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [VIII-1734](#), 00.06.15, Žin., 2000, Nr. 54-1557 (00.07.05)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 15, 123, 173(2), 221, 222, 224, 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO, 179 STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS BEI KODEKSO PAPILDYMO 173(17) STRAIPSNIŲ ĮSTATYMAS
119.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [VIII-1735](#), 00.06.15, Žin., 2000, Nr. 54-1558 (00.07.05)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 187(10) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS  
Šis įstatymas įsigalioja nuo 2000 m. rugsėjo 1 d.
120.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [VIII-1750](#), 00.06.27, Žin., 2000, Nr. 56-1645 (00.07.12)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 172(25) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS
121.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [VIII-1824](#), 00.07.11, Žin., 2000, Nr. 64-1913 (00.07.31)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 41(3), 43, 87, 87(2), 87(3), 87(4), 87(5), 87(6), 189, 189(6), 239, 241(1), 259(1) STRAIPSNIŲ PAPILDYMO IR PAKEITIMO ĮSTATYMAS
122.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [VIII-1877](#), 00.07.18, Žin., 2000, Nr. 64-1942 (00.07.31)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 171(1) IR 171(2) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS
123.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [VIII-1922](#), 00.09.12, Žin., 2000, Nr. 81-2443 (00.09.26)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 173(15), 224, 225, 246(6), 259(1), 281 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO IR 201 STRAIPSNIO PRIPAŽINIMO NEGALIOJANČIU ĮSTATYMAS
124.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [VIII-1931](#), 00.09.19, Žin., 2000, Nr. 85-2570 (00.10.11)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 187(2), 253, 256, 292, 293, 296 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI 298 IR 300 STRAIPSNIŲ PRIPAŽINIMO NETEKUSIAIS GALIOS ĮSTATYMAS  
Šis įstatymas įsigalioja nuo 2001 m. sausio 1 d.
125.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [VIII-1979](#), 00.10.10, Žin., 2000, Nr. 89-2745 (00.10.25)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 188(15) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS
126.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [VIII-2014](#), 00.10.10, Žin., 2000, Nr. 92-2866 (00.10.31)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 187, 225, 266 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI KODEKSO PAPILDYMO 225(2) STRAIPSNIU ĮSTATYMAS  
Šis įstatymas įsigalioja nuo 2000 m. lapkričio 1 d.
127.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [VIII-2023](#), 00.10.12, Žin., 2000, Nr. 92-2871 (00.10.31)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 186(3), 224, 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI KODEKSO PAPILDYMO 186(6) STRAIPSNIU ĮSTATYMAS
128.  
Lietuvos Respublikos Seimas, Įstatymas



Nr. [VIII-2051](#), 00.10.17, Žin., 2000, Nr. 92-2884 (00.10.31)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 59, 224, 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI KODEKSO PAPILDYMO 172(26) STRAIPSNIŲ ĮSTATYMAS

129.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-108](#), 2000 12 21, Žin., 2000, Nr. 113-3610 (2000 12 30)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 171(4) STRAIPSNIŲ IR 224, 259(1) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS

Šis įstatymas įsigalioja nuo 2001 m. kovo 1 d.

130.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-199](#), 2001 03 01, Žin., 2001, Nr. 25-826 (2001 03 23)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 189(14), 214(1) STRAIPSNIAIS, 209(3), 214(8), 221, 224, 225, 237, 239, 241(1), 244, 246(2), 259(1), 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

131.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-256](#), 2001 04 17, Žin., 2001, Nr. 39-1328 (2001 05 09)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 173(18) STRAIPSNIŲ IR 224, 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja nuo 2001 m. liepos 1 d.

132.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-316](#), 2001 05 10, Žin., 2001, Nr. 45-1571 (2001 05 30)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 264, 269, 271 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

Šis įstatymas įsigalioja nuo 2001 m. liepos 1 d.

133.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-365](#), 2001-06-07, Žin., 2001, Nr. 52-1818 (2001-06-20)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 272, 273, 275, 280 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

134.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-403](#), 2001-06-26, Žin., 2001, Nr. 62-2220 (2001-07-18)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 173(9) STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja nuo 2001 m. rugsėjo 1 d.

135.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-463](#), 2001-07-12, Žin., 2001, Nr. 66-2409 (2001-08-01)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 87, 172(1), 232(2), 246(3) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

136.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-588](#), 2001-11-08, Žin., 2001, Nr. 99-3522 (2001-11-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 5, 110, 241 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

Įstatymas įsigalioja nuo 2002 m. sausio 1 d.

137.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-651](#), 2001-12-13, Žin., 2001, Nr. 112-4071 (2001-12-30)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 224, 259(1) STRAIPSNIŲ PAKEITIMO BEI PAPILDYMO IR 225(1) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS

Įstatymas įsigalioja nuo 2002 m. kovo 1 d.

**Šis įstatymas netenka galios nuo 2002 m. kovo 1 d.:**

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-748](#), 2002-02-28, Žin., 2002, Nr. 23-852 (2002-03-01)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 224, 259(1) STRAIPSNIŲ PAKEITIMO BEI PAPILDYMO IR 225(1) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS  
Įstatymas įsigalioja nuo 2002 m. kovo 1 d.

138.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-707](#), 2002-01-15, Žin., 2002, Nr. 13-468 (2002-02-06)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 142(2), 142(4), 153, 165(2), 224, 259(1), 268, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI KODEKSO PAPILDYMO 152(1), 152(2), 153(5), 153(6), 153(7), 153(8), 153(9), 246 STRAIPSNIAIS ĮSTATYMAS

139.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-726](#), 2002-01-22, Žin., 2002, Nr. 13-477 (2002-02-06)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(24) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS, 180, 181, 206, 206(1), 206(2), 206(3), 224, 237, 241(1), 242, 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI KODEKSO PAPILDYMO 84(1), 181(1), 181(2) STRAIPSNIAIS ĮSTATYMAS

Šio įstatymo 1, 12, 13, 14 straipsniai įsigalioja nuo Lietuvos Respublikos cheminių medžiagų ir preparatų įstatymo [Nr. VIII-1641](#) (Žin., 2000, Nr. [36-987](#)) 28 straipsnyje išvardytų jo straipsnių (jų dalių) įsigaliojimo.

140.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-748](#), 2002-02-28, Žin., 2002, Nr. 23-852 (2002-03-01)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 224, 259(1) STRAIPSNIŲ PAKEITIMO BEI PAPILDYMO IR 225(1) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS

Įstatymas įsigalioja nuo 2002 m. kovo 1 d.

141.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-744](#), 2002-02-28, Žin., 2002, Nr. 29-1031 (2002-03-20)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 186(3), 186(6) STRAIPSNIŲ PRIPAŽINIMO NETEKUSIAIS GALIOS IR 224, 259(1), 272 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja nuo 2003 m. sausio 1 d.

**Pakeitimai:**

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-1288](#), 2002-12-10, Žin., 2002, Nr. 124-5629 (2002-12-27)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 186(3), 186(6) STRAIPSNIŲ PRIPAŽINIMO NETEKUSIAIS GALIOS IR 224, 259(1), 272 STRAIPSNIŲ PAKEITIMO ĮSTATYMO 3 STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS

142.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-770](#), 2002-03-07, Žin., 2002, Nr. 31-1121 (2002-03-27)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 62, 224, 242, 244, 259(1), 268, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI KODEKSO PAPILDYMO 62(1), 62(2) STRAIPSNIAIS ĮSTATYMAS

143.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-781](#), 2002-03-12, Žin., 2002, Nr. 31-1129 (2002-03-27)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 159 STRAIPSNIO PAPILDYMO ĮSTATYMAS

144.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-818](#), 2002-03-28, Žin., 2002, Nr. 33-1252 (2002-03-30)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(15), 187, 225, 259(1), 266, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI KODEKSO PAPILDYMO 225(3) STRAIPSNIU ĮSTATYMAS

Šis įstatymas įsigalioja nuo 2002 m. balandžio 1 d.

145.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-825](#), 2002-03-28, Žin., 2002, Nr. 33-1257 (2002-03-30)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 123 IR 225(2) STRAIPSNIŲ PAPILDYMO ĮSTATYMAS

146.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [IX-890](#), 2002-05-16, Žin., 2002, Nr. 55-2165 (2002-06-05)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 188(1) STRAIPSNIO PAKEITIMO ĮSTATYMAS

147.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-1049](#), 2002-07-05, Žin., 2002, Nr. 75-3214 (2002-07-26)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO ĮSTATYMAS  
**Šio Įstatymo įsigaliojimas pakeistas.** Tai nusako: Įstatymas Nr. IX-1234  
Šio Įstatymo 1 straipsnis įsigalioja nuo 2002 m. rugpjūčio 1 d.  
Šio Įstatymo 6 ir 28 straipsniai įsigalioja nuo 2003 m. sausio 1 d.  
Šio Įstatymo 24 straipsnis, 42 straipsnio 2 dalis bei 46 straipsnio nuostatos, kuriomis keičiama Kodekso 259<sup>(1)</sup> straipsnio 1 dalies 1 punkto keturiasdešimt antroji pastraipa, įsigalioja nuo 2004 m. sausio 1 d.

**Pakeitimai:**

Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-1234](#), 2002-12-10, Žin., 2002, Nr. 123-5526 (2002-12-24)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO ĮSTATYMO 41 IR 52  
STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

148.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-1260](#), 2002-12-10, Žin., 2002, Nr. 124-5623 (2002-12-27)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO ĮSTATYMAS  
Šis Įstatymas įsigalioja nuo 2003 m. sausio 1 d.  
Šio Įstatymo 38 straipsnio 2 dalis įsigalioja kartu su Lietuvos Respublikos baudžiamuoju kodeksu, patvirtintu 2000 m. rugsėjo 25 d. įstatymu Nr. VIII-1968, t.y. nuo 2003 m. gegužės 1 d.  
**Šio Įstatymo atitaisymas skelbtas: Žin., 2003, Nr. 2**

149.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-1363](#), 2003-03-13, Žin., 2003, Nr. 28-1126 (2003-03-21)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 207(6) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ  
PAPILDYMO ĮSTATYMAS

150.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-1386](#), 2003-03-20, Žin., 2003, Nr. 35-1462 (2003-04-11)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(25) STRAIPSNIO PAKEITIMO ĮSTATYMAS  
Šis Įstatymas įsigalioja nuo 2003 m. gegužės 1 d.

151.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-1702](#), 2003-07-04, Žin., 2003, Nr. 74-3421 (2003-07-25)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO IR PAPILDYMO ĮSTATYMAS

152.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-1758](#), 2003-10-14, Žin., 2003, Nr. 102-4581 (2003-10-31)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(8), 172(16), 172(22), 173(11), 214(7), 224, 247(3), 259(1)  
STRAIPSNIŲ PAKEITIMO BEI PAPILDYMO IR KODEKSO PAPILDYMO 173(19), 214(19), 214(20), 214(21), 214(22),  
247(8), 247(9) STRAIPSNIAIS ĮSTATYMAS  
Šio Įstatymo 1, 3 ir 12 straipsniai įsigalioja nuo 2004 m. sausio 1 d.

153.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-1824](#), 2003-11-13, Žin., 2003, Nr. 112-4997 (2003-11-28)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 189, 224, 235(1), 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO  
BEI KODEKSO PAPILDYMO 99(8), 171(5) STRAIPSNIAIS ĮSTATYMAS  
Šis Įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio Įstatymo priede, taikymą.

154.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-1995](#), 2004-01-29, Žin., 2004, Nr. 25-763 (2004-02-14)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 30(1), 35, 51, 124(1), 209, 214(14), 214(16), 214(17), 214(18), 224,  
225(2), 239, 241(3), 242, 254, 259, 259(1), 260, 261, 262, 263, 265, 266, 267, 269, 281, 286, 288, 320, 329, 330 STRAIPSNIŲ

PAKEITIMO BEI PAPILDYMO IR KODEKSO PAPILDYMO 51(14), 51(15), 51(16), 51(17), 89(1), 214(23) STRAIPSNIAIS ĮSTATYMAS

155.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-2153](#), 2004-04-22, Žin., 2004, Nr. 68-2368 (2004-04-29)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 5, 21, 26, 27, 42(1), 109, 152, 152(1), 152(3), 152(4), 152(5), 152(8), 153(1), 153(10), 154, 154(1), 154(2), 172(4), 178, 193(1), 214(23), 224, 225, 241(1), 242, 246, 259(1), 269, 281, 320, 324, 325, 330 STRAIPSNIŲ PAKEITIMO, KODEKSO PAPILDYMO 43(10), 152(10), 152(11), 152(12), 152(13), 187(12), 247(2), 328(1) STRAIPSNIAIS IR 152(2), 152(6), 152(7), 152(9) STRAIPSNIŲ PRIPAŽINIMO NETEKUSIAIS GALIOS ĮSTATYMAS  
Šis Įstatymas įsigalioja nuo 2004 m. gegužės 1 d.
156.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-2168](#), 2004-04-27, Žin., 2004, Nr. 72-2491 (2004-04-30)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(2), 224, 259(1) STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 172(27) STRAIPSNIU ĮSTATYMAS  
Šis Įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio Įstatymo priede, taikymą.  
Šis Įstatymas įsigalioja nuo 2004 m. gegužės 1 d.
157.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-2335](#), 2004-07-08, Žin., 2004, Nr. 115-4275 (2004-07-24)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 41(7), 181(3), 214(24), 247(10) STRAIPSNIAIS IR 188(2), 224, 233, 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS
158.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-2424](#), 2004-08-23, Žin., 2004, Nr. 134-4840 (2004-09-02)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 209(6), 237 IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS
159.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-2430](#), 2004-08-23, Žin., 2004, Nr. 135-4896 (2004-09-04)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 207(1), 207(3), 224, 259(1) STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 207(7), 207(8), 207(9), 207(10) STRAIPSNIAIS ĮSTATYMAS  
Šis įstatymas įsigalioja nuo 2004 m. rugsėjo 10 d.
160.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-2511](#), 2004-10-28, Žin., 2004, Nr. 166-6060 (2004-11-16)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 5, 110, 186(2), 188(14), 189(9), 198, 214(1), 225, 233, 241(1), 259(1), 314, 320 STRAIPSNIŲ PAKEITIMO BEI PAPILDYMO IR KODEKSO PAPILDYMO 167(3), 238(1) STRAIPSNIAIS ĮSTATYMAS  
Šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą.
161.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [IX-2569](#), 2004-11-11, Žin., 2004, Nr. 171-6317 (2004-11-26)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 188(9) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS
162.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [X-82](#), 2005-01-20, Žin., 2005, Nr. 18-576 (2005-02-08)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 130, 225, 237, 259(1), 266 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS
163.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [X-134](#), 2005-03-17, Žin., 2005, Nr. 47-1553 (2005-04-12)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 21, 27, 87(1), 87(2), 87(3), 87(4), 87(5), 87(6), 224, 242, 244, 259(1), 263, 268, 320, 324, 325, 327, 329 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 87(7), 241(4) STRAIPSNIAIS ĮSTATYMAS
- 164.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-163](#), 2005-04-21, Žin., 2005, Nr. 58-2001 (2005-05-07)

DARBO KODEKSO, ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO, BAUSMIŲ VYKDYMO KODEKSO, SEIMO NARIŲ DARBO SĄLYGŲ ĮSTATYMO, VIDAUS TARNYBOS STATUTO, SVEIKATOS DRAUDIMO ĮSTATYMO PAKEITIMO IR PAPILDYMO ĮSTATYMAS

165.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-249](#), 2005-06-16, Žin., 2005, Nr. 83-3040 (2005-07-07)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 21, 26, 27, 35, 119, 121, 122, 136, 143, 154(3), 154(4), 154(5), 154(6), 154(7), 154(8), 182(1), 221, 224, 225, 228, 241(2), 246, 259(1), 269, 270, 281, 320, 324, 325, 328, 329 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 110(1), 117(2), 117(3), 117(4), 152(14), 154(9), 154(10), 163(14) STRAIPSNIAIS ĮSTATYMAS

166.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-343](#), 2005-09-27, Žin., 2005, Nr. 122-4359 (2005-10-13)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 41(6), 187(5) IR 247(6) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

167.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-382](#), 2005-11-10, Žin., 2005, Nr. 137-4911 (2005-11-19)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 41(8), 41(9) STRAIPSNIAIS IR KODEKSO 85, 88, 187, 233, 259(1), 262, 320 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

168.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-389](#), 2005-11-15, Žin., 2005, Nr. 143-5167 (2005-12-08)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 207(2), 207(3), 207(5), 207(7), 207(9), 207(10), 224, 259(1) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI KODEKSO PAPILDYMO 207(11) STRAIPSNIŲ ĮSTATYMAS

169.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-497](#), 2006-01-19, Žin., 2006, Nr. 17-593 (2006-02-11)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 239(4) STRAIPSNIO PAKEITIMO ĮSTATYMAS

170.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-512](#), 2006-01-20, Žin., 2006, Nr. 17-606 (2006-02-11)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 204 IR 204(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

171.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-691](#), 2006-06-15, Žin., 2006, Nr. 73-2759 (2006-06-30)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 5, 41, 51(3), 51(12), 55, 58, 70, 76, 77, 77(1), 81, 82, 84(1), 87, 89(1), 91, 99(8), 183, 188(4), 188(9), 189(1), 214(3), 221, 224, 225, 232(1), 237, 242, 244, 246(2), 259(1), 262, 263, 268, 320 STRAIPSNIŲ PAKEITIMO BEI PAPILDYMO IR KODEKSO PAPILDYMO 42(4), 51(18), 51(19), 51(20), 51(21), 51(22), 56(2), 58(1), 78(1), 89(2), 99(9), 99(10), 148, 173(20), 173(21) STRAIPSNIAIS ĮSTATYMAS

Šis įstatymas skirtas užtikrinti Europos Sąjungos teisės aktų, nurodytų šio įstatymo priede, taikymą.

172.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-815](#), 2006-09-19, Žin., 2006, Nr. 102-3937 (2006-09-26)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(27), 173(14), 187, 263 IR 281 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šio įstatymo nuostatos yra suderintos su šio įstatymo priede nurodytais Europos Sąjungos teisės aktais.

Šio įstatymo 2 straipsnis įsigalioja nuo 2007 m. sausio 1 d.

Šio įstatymo 3 ir 6 straipsniai įsigalioja po 3 mėnesių nuo šio įstatymo paskelbimo „Valstybės žiniuose“.

173.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-877](#), 2006-10-24, Žin., 2006, Nr. 119-4548 (2006-11-07)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 50(8) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą.



174.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [X-906](#), 2006-11-16, Žin., 2006, Nr. 132-4986 (2006-12-05)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 59 STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS, 221, 222, 231, 259(1) STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 115(1), 115(2) STRAIPSNIAIS ĮSTATYMAS  
Šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą.
175.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [X-937](#), 2006-12-05, Žin., 2006, Nr. 141-5389 (2006-12-28)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 233 STRAIPSNIO PAKEITIMO IR KODEKSO PAPILDYMO 41(10) STRAIPSNIU ĮSTATYMAS
176.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [X-1019](#), 2007-01-16, Žin., 2007, Nr. 12-492 (2007-01-30)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 15, 44(1), 189(7), 224, 247(10), 259(1), 320 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 44(3), 44(4), 44(5), 214(25), 214(26) STRAIPSNIAIS ĮSTATYMAS  
Šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą.
177.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [X-1101](#), 2007-04-19, Žin., 2007, Nr. 49-1880 (2007-05-05)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 21, 27, 41(2), 51(3), 159, 159(1), 159(2), 180, 185(4), 189(1), 189(2), 189(3), 189(4), 189(12), 189(13), 210, 221, 222, 224, 233, 239(2), 246(3), 259(1), 324, 325 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 158(1), 185(5), 189(15), 247(11), 328(2) STRAIPSNIAIS ĮSTATYMAS
178.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [X-1246](#), 2007-07-03, Žin., 2007, Nr. 81-3316 (2007-07-21)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 5, 26, 158, 209(3), 221, 224, 237, 259(1), 282, 320 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 133(1), 214(27) STRAIPSNIAIS ĮSTATYMAS
179.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [X-1365](#), 2007-12-13, Žin., 2007, Nr. 138-5641 (2007-12-29)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 21, 26, 27, 30(1), 32, 123, 124, 124(1), 124(2), 125, 126, 127, 128, 129, 130, 130(2), 131, 134, 187, 224, 225, 259(1), 269, 281, 312, 313, 314, 315, 320, 326, 330 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI 124(3) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS  
Šis įstatymas įsigalioja 2008 m. sausio 1 d.  
Šio įstatymo 32 straipsnis įsigalioja 2008 m. liepos 1 d.  
**Šio įstatymo atitaisymas skelbtas: Žin., 2008, Nr. 9**
180.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [X-1381](#), 2007-12-18, Žin., 2007, Nr. 138-5644 (2007-12-29)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 77, 83(1), 83(2), 110(1), 123, 142(2), 142(4), 145, 163(2), 173(16), 188(15), 193(2), 224, 225, 225(2), 227, 229, 231, 232(1), 233, 237, 259(1), 262, 264, 271, 281, 320 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 44(6), 115(3), 134(1), 136(1), 136(2), 142(5), 142(6), 142(7), 142(8), 142(9), 142(10), 214(28), 214(29), 270(2) STRAIPSNIAIS ĮSTATYMAS  
Šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede.  
Šis įstatymas įsigalioja 2008 m. sausio 1 d., išskyrus šio įstatymo 9 ir 22 straipsnius.  
Šio įstatymo 9 straipsnis įsigalioja 2008 m. liepos 1 d.  
Šio įstatymo 22 straipsnis įsigalioja Lietuvos Respublikos kolektyvinio investavimo subjektų įstatymo pakeitimo įstatymo įsigaliojimo dieną, t.y. 2008 m. kovo 1 d.  
**Šio įstatymo atitaisymas skelbtas: Žin., 2008, Nr. 5**
181.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [X-1415](#), 2008-01-11, Žin., 2008, Nr. 11-375 (2008-01-26)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 189(14), 244 IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS  
Šis įstatymas įsigalioja 2008 m. vasario 1 d.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-1437](#), 2008-01-29, Žin., 2008, Nr. 18-630 (2008-02-12)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 26, 87(7) IR 320 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

183.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-1675](#), 2008-07-03, Žin., 2008, Nr. 81-3181 (2008-07-17)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 21, 26, 27, 29, 41(4), 41(5), 44(2), 46(1), 50, 50(4), 50(7), 51(3), 56(1), 56(2), 64, 91(8), 111, 112, 112(1), 112(2), 119, 119(1), 119(2), 120, 121, 122, 122(1), 130, 136, 138, 138(1), 141, 143, 172(2), 188(10), 188(13), 207(7), 224, 225, 225(2), 227, 229, 233, 234, 237, 241(1), 242, 244, 259(1), 261, 262, 266, 269, 270, 281, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO IR KODEKSO PAPILDYMO 41(11), 51(23), 84(2), 84(3), 84(4), 112(3), 112(4), 112(5), 112(6), 112(7), 112(8), 119(3), 188(18) STRAIPSNIAIS ĮSTATYMAS

Šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede.

Šio įstatymo 9 straipsnis įsigalioja 2008 m. spalio 1 d.

184.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-1677](#), 2008-07-03, Žin., 2008, Nr. 82-3234 (2008-07-19)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 259(1) STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2008 m. rugsėjo 1 d.

185.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-1751](#), 2008-10-14, Žin., 2008, Nr. 123-4661 (2008-10-25)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 178, 224, 259(1) STRAIPSNIŲ PAPILDYMO IR PAKEITIMO IR KODEKSO PAPILDYMO 178(1) STRAIPSNIU ĮSTATYMAS

186.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [X-1766](#), 2008-11-06, Žin., 2008, Nr. 135-5227 (2008-11-25)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 51(4), 51(1)2, 67, 84(1), 88, 176, 224, 233, 241(1), 241(4), 242, 259(1), 288, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO BEI KODEKSO PAPILDYMO 51(24), 87(8), 87(9) STRAIPSNIAIS ĮSTATYMAS

Šio įstatymo 7, 8 ir 14 straipsniai įsigalioja 2009 m. sausio 1 d.

187.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-60](#), 2008-12-16, Žin., 2008, Nr. 149-5992 (2008-12-30)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 44(1), 44(3), 44(4) IR 44(5) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja po 6 mėnesių nuo paskelbimo leidinyje „Valstybės žinios“.

188.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-305](#), 2009-06-16, Žin., 2009, Nr. 77-3169 (2009-06-30)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 188(18) STRAIPSNIO PAKEITIMO ĮSTATYMAS

189.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-349](#), 2009-07-15, Žin., 2009, Nr. 89-3805 (2009-07-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 13, 15, 41, 142, 172(19), 172(21), 173(5), 214, 214(10), 214(19), 221, 224, 232, 232(1), 233, 246(1), 246(6), 259(1), 262, 281, 288, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO, KODEKSO PAPILDYMO 41(12), 43(11), 43(12), 142(11), 187(13) STRAIPSNIAIS IR 214(12), 214(13) STRAIPSNIŲ PRIPAŽINIMO NETEKUSIAIS GALIOS ĮSTATYMAS

Šis įstatymas skirtas užtikrinti Europos Sąjungos teisės akto, nurodyto šio įstatymo priede, įgyvendinimą.

Šio įstatymo 10 ir 11 straipsniai įsigalioja 2009 m. spalio 1 d.

Šio įstatymo 3 ir 29 straipsniai įsigalioja 2010 m. sausio 1 d.

Šio įstatymo 14 ir 18 straipsniai įsigalioja 2010 m. kovo 1 d.

190.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-507](#), 2009-12-01, Žin., 2009, Nr. 147-6550 (2009-12-12)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 246(3), 247(11) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2010 m. sausio 1 d.

191.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-581](#), 2009-12-17, Žin., 2010, Nr. 1-2 (2010-01-05)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 51(6), 51(13), 55, 57, 221, 242, 259(1) STRAIPSNIŲ PAKEITIMO IR 58(1) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS

Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

192.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-590](#), 2009-12-21, Žin., 2010, Nr. 1-5 (2010-01-05)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 173(13) STRAIPSNIO PAKEITIMO ĮSTATYMAS

193.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-645](#), 2010-01-14, Žin., 2010, Nr. 13-613 (2010-02-02)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 89(1), 167(3), 188(14), 238(1), 239, 241(3), 259(1), 320 STRAIPSNIŲ PAKEITIMO IR 245(1) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS

Šis įstatymas, išskyrus 2, 3, 4, 6, 7, 8 ir 9 straipsnius, įsigalioja 2010 m. balandžio 1 d.

**Šio įstatymo 2, 3, 4, 6, 7, 8 ir 9 straipsniai įsigalioja 2010 m. liepos 1 d.**

**Šio įstatymo įsigaliojimas pakeistas:**

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-698](#), 2010-03-18, Žin., 2010, Nr. 34-1615 (2010-03-25)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 89(1), 167(3), 188(14), 238(1), 239, 241(3), 259(1), 320 STRAIPSNIŲ PAKEITIMO IR 245(1) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMO 10 STRAIPSNIO PAKEITIMO ĮSTATYMAS

194.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-788](#), 2010-04-27, Žin., 2010, Nr. 55-2680 (2010-05-13)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 221, 245 IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

**Šis įstatymas įsigalioja 2010 m. liepos 1 d.**

**Pastaba:** iki šio įstatymo įsigaliojimo apskričių viršinių administracijų pradėtos, bet nebaigtos administracinių teisės pažeidimų bylų nagrinėjimo ir administracinių teisės pažeidimų protokolų surašymo procedūros baigiamos pagal šio įstatymo nuostatas.

195.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-801](#), 2010-05-11, Žin., 2010, Nr. 60-2960 (2010-05-25)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 214(26), 247(10) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

196.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-820](#), 2010-05-18, Žin., 2010, Nr. 63-3098 (2010-05-31)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 207(8), 207(9), 207(10), 224, 259(1) STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 207(12), 207(13) STRAIPSNIAIS ĮSTATYMAS

Šis įstatymas įsigalioja 2010 m. rugsėjo 15 d.

197.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-857](#), 2010-05-28, Žin., 2010, Nr. 70-3471 (2010-06-17)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 56 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

198.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-872](#), 2010-06-03, Žin., 2010, Nr. 71-3549 (2010-06-19)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 173(16) STRAIPSNIO PAKEITIMO ĮSTATYMAS

199.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-892](#), 2010-06-10, Žin., 2010, Nr. 72-3614 (2010-06-22)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 119(2) IR 229 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas, išskyrus šio straipsnio 2 dalį, įsigalioja 2010 m. liepos 1 d.

200.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1036](#), 2010-09-28, Žin., 2010, Nr. 116-5918 (2010-09-30)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 51(2), 158(1), 159, 159(1), 159(2), 189(1), 189(2), 189(4), 189(13), 189(15), 221, 222, 224, 239(2), 239(4), 242, 246(3), 259(1) STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 159(3), 159(4), 159(5), 159(6) IR 189(16) STRAIPSNIAIS ĮSTATYMAS

Šis įstatymas įsigalioja 2010 m. spalio 1 d.

Šio įstatymo [atitaisymas](#) skelbtas: **Žin., 2010, Nr. 117**

201.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1016](#), 2010-09-21, Žin., 2010, Nr. 118-5991 (2010-10-02)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 173(1) STRAIPSNIO PAKEITIMO ĮSTATYMAS

202.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1060](#), 2010-10-12, Žin., 2010, Nr. 125-6383 (2010-10-23)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 200 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. sausio 1 d.

203.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1086](#), 2010-11-04, Žin., 2010, Nr. 137-6987 (2010-11-23)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 236 IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

204.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1133](#), 2010-11-16, Žin., 2010, Nr. 139-7114 (2010-11-27)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 99(8) STRAIPSNIO PAKEITIMO ĮSTATYMAS

205.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1142](#), 2010-11-18, Žin., 2010, Nr. 142-7257 (2010-12-04)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 30(2), 226, 232, 232(1), 239, 239(3), 241, 241(1), 246(1), 246(2), 246(7), 249, 259, 260, 261, 262, 282, 313 STRAIPSNIŲ IR DVIDEŠIMT TREČIOJO SKIRSNIO PAKEITIMO, KODEKSO PAPILDYMO 257(1), 260(1), 260(2) STRAIPSNIAIS, DVIDEŠIMT TREČIUOJU(1) IR DVIDEŠIMT TREČIUOJU(2) SKIRSNIAIS ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. sausio 1 d.

Kai yra šio kodekso 262 straipsnyje nurodyti pagrindai, pradėtų ir nebaigtų administracinių teisės pažeidimų bylų, taip pat administracinių teisės pažeidimų, kurių protokolai surašyti iki šio įstatymo įsigaliojimo, bylų teisena vyksta iki šio įstatymo įsigaliojimo galiojusia tvarka.

Šio įstatymo [atitaisymas](#) skelbtas: **Žin., 2011, Nr. 8 (2011-01-20)**

206.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1183](#), 2010-11-30, Žin., 2010, Nr. 145-7436 (2010-12-11)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 185(3), 247(5), 259(1), 320 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. balandžio 1 d.

**Šio įstatymo pakeitimai:**

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1293](#), 2011-03-22, Žin., 2011, Nr. 40-1917 (2011-04-05)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 185(3), 247(5), 259(1), 320 STRAIPSNIŲ PAKEITIMO ĮSTATYMO 3 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. balandžio 1 d.

207.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1217](#), 2010-12-09, Žin., 2010, Nr. 153-7786 (2010-12-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 26, 154(3), 246, 281, 320 STRAIPSNIŲ PAKEITIMO IR 154(4), 154(5), 154(6), 154(7), 154(8), 154(9), 154(10) STRAIPSNIŲ PRIPAŽINIMO NETEKUSIAIS GALIOS ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. sausio 1 d.

208.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1223](#), 2010-12-14, Žin., 2010, Nr. 157-7968 (2010-12-31)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 5, 21, 26, 27, 29, 35, 51(22), 87(7), 89(1), 116, 123, 124(1), 125, 127, 130(2), 131, 133(1), 167(1), 167(2), 172(23), 185, 187(8), 191, 192, 192(1), 221, 222, 225, 226, 231, 239, 241(3), 241(4), 259,

259(1), 260, 260(2), 262, 263, 264, 266, 267, 268, 269, 271, 272, 276, 282, 288, 304, 306, 308, 313, 314, 320, 326, 329, 334, 336, 337, 338(1) STRAIPSNŲ PAKEITIMO IR PAPILDYMO, 124(4), 132(1), 197(1), 315 STRAIPSNŲ PRIPAŽINIMO NETEKUSIAIS GALIOS IR KODEKSO PAPILDYMO 115(4), 124(5), 124(6), 192(2) STRAIPSNIAIS ĮSTATYMAS

Šis įstatymas, išskyrus 3, 15, 48 straipsnius, 52 straipsnio 4 ir 5 dalis, 53, 61, 62 ir 67 straipsnius, įsigalioja 2011 m. kovo 1 d.

Šio įstatymo 15, 48 straipsniai, 52 straipsnio 4 ir 5 dalys ir 53 straipsnis įsigalioja 2011 m. birželio 1 d.

Šio įstatymo 3, 61, 62 ir 67 straipsniai įsigalioja 2011 m. liepos 1 d.

209.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1294](#), 2011-03-24, Žin., 2011, Nr. 40-1918 (2011-04-05)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 84(1), 237 IR 242 STRAIPSNŲ PAKEITIMO ĮSTATYMAS

210.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1309](#), 2011-04-12, Žin., 2011, Nr. 49-2364 (2011-04-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 188(19) STRAIPSNIU IR 225 STRAIPSNIO PAKEITIMO ĮSTATYMAS

211.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1321](#), 2011-04-14, Žin., 2011, Nr. 49-2373 (2011-04-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(14) STRAIPSNIO PAKEITIMO ĮSTATYMAS

212.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1325](#), 2011-04-19, Žin., 2011, Nr. 52-2502 (2011-05-03)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 51(3) IR 242 STRAIPSNŲ PAKEITIMO ĮSTATYMAS

Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

213.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1385](#), 2011-05-19, Žin., 2011, Nr. 68-3216 (2011-06-04)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 209(7) STRAIPSNIU IR 224, 259(1), 320 STRAIPSNŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. liepos 1 d.

214.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1381](#), 2011-05-19, Žin., 2011, Nr. 69-3289 (2011-06-07)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 41(13) STRAIPSNIU IR 233 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. gruodžio 1 d.

215.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1407](#), 2011-05-24, Žin., 2011, Nr. 72-3463 (2011-06-14)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 42, 46, 51, 51(2), 51(8), 51(10), 51(14), 52(2), 53, 61, 62(1), 67, 68, 70, 75, 76, 77, 77(1), 78, 78(1), 85, 86, 87, 88, 90, 159(3), 159(4), 162, 162(1), 163, 163(9), 163(13), 189(16), 221, 224, 232(1), 242, 259(1), 264 STRAIPSNŲ PAKEITIMO IR PAPILDYMO IR KODEKSO PAPILDYMO 82(1), 269(1) STRAIPSNIAIS ĮSTATYMAS

Šis įstatymas, išskyrus 16 straipsnyje išdėstyto Lietuvos Respublikos administracinių teisės pažeidimų kodekso 76 straipsnio 10 dalį, 40 ir 41 straipsnius, įsigalioja 2011 m. liepos 1 d.

Šio įstatymo 16 straipsnyje išdėstyto Lietuvos Respublikos administracinių teisės pažeidimų kodekso 76 straipsnio 10 dalis, 40 ir 41 straipsniai įsigalioja 2012 m. sausio 1 d.

216.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1422](#), 2011-05-26, Žin., 2011, Nr. 72-3473 (2011-06-14)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 187(14), 187(15), 238(2) STRAIPSNIAIS IR 259(1) STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. liepos 1 d.

217.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1438](#), 2011-06-09, Žin., 2011, Nr. 74-3542 (2011-06-18)



ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 183 STRAIPSNIO PAKEITIMO ĮSTATYMAS

218.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1447](#), 2011-06-16, Žin., 2011, Nr. 78-3795 (2011-06-30)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(2) STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. lapkričio 1 d.

219.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1477](#), 2011-06-21, Žin., 2011, Nr. 81-3964 (2011-07-05)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 35 STRAIPSNIO PAKEITIMO ĮSTATYMAS

220.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1464](#), 2011-06-20, Žin., 2011, Nr. 85-4125 (2011-07-13)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 51(25) STRAIPSNIU IR 242 STRAIPSNIO PAKEITIMO ĮSTATYMAS

221.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1492](#), 2011-06-21, Žin., 2011, Nr. 85-4136 (2011-07-13)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 171(3) STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2011-08-21.

222.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1521](#), 2011-06-23, Žin., 2011, Nr. 86-4163 (2011-07-13)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 212, 213, 213(1), 213(2) IR 238 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2011-09-01.

223.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1549](#), 2011-06-28, Žin., 2011, Nr. 86-4175 (2011-07-13)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 206(4) STRAIPSNIU IR 225, 225(2) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

224.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1493](#), 2011-06-21, Žin., 2011, Nr. 91-4313 (2011-07-19)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 94, 94(1), 235, 239(2) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. spalio 1 d.

**Šio įstatymo pakeitimas:**

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1589](#), 2011-09-15, Žin., 2011, Nr. 117-5507 (2011-09-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 94, 94(1), 235, 239(2) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMO 5 STRAIPSNIO PAKEITIMO ĮSTATYMAS

225.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1551](#), 2011-06-28, Žin., 2011, Nr. 91-4326 (2011-07-19)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 51(26) STRAIPSNIU, 99(4), 224, 235(1) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

226.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-1553](#), 2011-06-28, Žin., 2011, Nr. 91-4328 (2011-07-19)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 21, 26, 27, 152, 152(1), 152(3), 152(4), 152(5), 152(10), 152(11), 152(12), 152(13), 153(10), 154, 154(1), 154(2), 246, 281, 320, 324, 325, 328(1), 330 STRAIPSNIŲ PAKEITIMO IR 152(8) STRAIPSNIO PRIPAČINIMO NETEKUSIU GALIOS ĮSTATYMAS

Šis įstatymas įsigalioja 2011 m. rugpjūčio 1 d.

227.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XI-1767](#), 2011-12-01, Žin., 2011, Nr. 153-7204 (2011-12-15)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 43(9), 239(4) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS  
Šis įstatymas įsigalioja 2012 m. liepos 1 d.
228.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XI-1866](#), 2011-12-22, Žin., 2011, Nr. 163-7758 (2011-12-31)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 13, 35, 43(6), 43(7), 43(8), 43(10), 79, 109(1), 110(1), 111, 112, 112(1), 112(6), 112(8), 125, 138, 145, 146, 147, 149, 163, 163(13), 171(3), 172(4), 173(5), 173(16), 173(21), 187, 188(6), 188(10), 188(17), 189, 206, 206(2), 206(3), 221, 224, 225(2), 225(3), 227, 228, 232(1), 233, 235(1), 237, 239, 240, 242, 245, 246, 246(4), 246(8), 247(2), 247(7), 247(10), 259(1), 281, 304, 309, 314 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO, KODEKSO PAPILDYMO 37(2), 43(13), 52(3), 52(4), 99(11), 112(9), 112(10), 112(11), 117(5), 172(28), 173(22), 181(4), 188(20), 206(5) STRAIPSNIAIS IR TRISDEŠIMT TREČIUOJU SKIRSNIU IR 112(7), 172(8), 173(4), 206(1), 241, 246(6), 247(3) STRAIPSNIŲ PRIPAŽINIMO NETEKUSIAIS GALIOS ĮSTATYMAS  
Šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede.  
Šis įstatymas, išskyrus šio įstatymo 4, 13, 37, 43 straipsnius, 56 straipsnio 2 ir 3 dalis, 63 straipsnį, 78 straipsnio 2 ir 3 dalis ir 83 straipsnį, įsigalioja 2012 m. sausio 1 d.  
Šio įstatymo 4, 37, 43 straipsniai, 56 straipsnio 2 dalis, 78 straipsnio 2 dalis ir 83 straipsnis įsigalioja 2012 m. gegužės 1 d.  
Šio įstatymo 13 straipsnis, 56 straipsnio 3 dalis, 63 straipsnis ir 78 straipsnio 3 dalis įsigalioja 2012 m. liepos 1 d.
229.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XI-1902](#), 2011-12-22, Žin., 2011, Nr. 163-7778 (2011-12-31)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 51(23), 84(3), 224, 237, 241(1), 242, 259(1) STRAIPSNIŲ PAKEITIMO IR 84(4) STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS  
Šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede.  
Šis įstatymas įsigalioja 2012 m. sausio 1 d.
230.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XI-1952](#), 2012-03-29, Žin., 2012, Nr. 44-2145 (2012-04-14)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(1), 172(16), 173(11), 173(12) IR 215(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS
231.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XI-1968](#), 2012-04-12, Žin., 2012, Nr. 50-2441 (2012-04-28)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 158(2) STRAIPSNIU IR 221, 222, 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS  
Šis įstatymas įsigalioja 2012 m. liepos 1 d.
232.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XI-2009](#), 2012-05-10, Žin., 2012, Nr. 57-2832 (2012-05-19)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 207(6), 224, 259(1) STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 207(14) STRAIPSNIU ĮSTATYMAS  
Šis įstatymas įsigalioja 2012 m. liepos 1 d.
233.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XI-2022](#), 2012-05-22, Žin., 2012, Nr. 63-3163 (2012-06-05)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 107(3) STRAIPSNIO PAKEITIMO IR PAPILDYMO ĮSTATYMAS  
Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.
234.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XI-2057](#), 2012-06-12, Žin., 2012, Nr. 72-3707 (2012-06-27)  
ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 87 STRAIPSNIO PAKEITIMO ĮSTATYMAS  
Šis įstatymas įsigalioja po 3 mėnesių nuo paskelbimo leidinyje „Valstybės žinios“.
235.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XI-2101](#), 2012-06-21, Žin., 2012, Nr. 78-4023 (2012-07-04)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 207(10) IR 207(13) STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

236.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-2104](#), 2012-06-21, Žin., 2012, Nr. 78-4026 (2012-07-04)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 177, 177(1), 177(2) IR 269 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2012 m. rugsėjo 1 d.

237.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-2158](#), 2012-06-29, Žin., 2012, Nr. 82-4263 (2012-07-13)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 241(3) STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2013 m. gegužės 1 d.

238.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-2192](#), 2012-06-30, Žin., 2012, Nr. 82-4271 (2012-07-13)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 206(3) IR 233 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

Šis įstatymas įsigalioja 2012 m. rugpjūčio 1 d.

239.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-2173](#), 2012-06-29, Žin., 2012, Nr. 83-4347 (2012-07-14)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(1) STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2012 m. rugsėjo 1 d.

240.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-2272](#), 2012-10-03, Žin., 2012, Nr. 122-6127 (2012-10-20)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 26, 110, 221, 222 IR 320 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2013 m. sausio 1 d.

241.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XI-2374](#), 2012-11-06, Žin., 2012, Nr. 132-6695 (2012-11-15)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 43(1), 43(2) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

242.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-227](#), 2013-04-11, Žin., 2013, Nr. 42-2043 (2013-04-24)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 118(1) STRAIPSNIU IR 228, 229 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

243.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-247](#), 2013-04-23, Žin., 2013, Nr. 46-2248 (2013-05-07)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 30(1) STRAIPSNIO PAKEITIMO ĮSTATYMAS

244.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-265](#), 2013-05-07, Žin., 2013, Nr. 54-2670 (2013-05-25)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 142(12) STRAIPSNIU IR 232(1), 281 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

245.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-274](#), 2013-05-09, Žin., 2013, Nr. 54-2679 (2013-05-25)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 201(3) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2014 m. sausio 1 d.

Pakeitimas:

245.1.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-703](#), 2013-12-19, Žin., 2013, Nr. 140-7073 (2013-12-30)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 201(3) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMO 2 IR 3 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS  
Šis įstatymas įsigalioja 2014 m. sausio 1 d.

246.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-278](#), 2013-05-09, Žin., 2013, Nr. 54-2683 (2013-05-25)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 41(2) IR 41(5) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

247.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-292](#), 2013-05-09, Žin., 2013, Nr. 55-2730 (2013-05-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 51(2) STRAIPSNIO PAPILDYMO IR 242, 244 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2013 m. birželio 1 d.

248.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-314](#), 2013-05-16, Žin., 2013, Nr. 57-2853 (2013-06-01)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172(2) STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2013 m. rugsėjo 1 d.

249.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-316](#), 2013-05-16, Žin., 2013, Nr. 57-2855 (2013-06-01)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 5, 189(14), 214(1), 224, 239, 241(1) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2013 m. rugpjūčio 1 d.

**Šis įstatymas keistas:**

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-486](#), 2013-07-02, Žin., 2013, Nr. 76-3855 (2013-07-16)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 5, 189(1)4, 214(1), 224, 239, 241(1) IR 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMO 4 IR 7 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2013 m. rugpjūčio 1 d.

250.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-347](#), 2013-05-30, Žin., 2013, Nr. 62-3059 (2013-06-12)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 136(1), 136(2), 225, 225(2), 227, 229, 237 IR 281 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 136(3) IR 136(4) STRAIPSNIAIS ĮSTATYMAS

251.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-349](#), 2013-05-30, Žin., 2013, Nr. 62-3061 (2013-06-12)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 107(2), 237, 241(3) STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 107(5) STRAIPSNIU ĮSTATYMAS

Šis įstatymas įsigalioja 2014 m. sausio 1 d.

**Pakeitimai:**

251.1.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-704](#), 2013-12-19, Žin., 2013, Nr. 140-7074 (2013-12-30)

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 107(2), 237, 241(3) STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 107(5) STRAIPSNIU ĮSTATYMO 3 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2014 m. sausio 1 d.

252.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-361](#), 2013-06-13, Žin., 2013, Nr. 68-3402 (2013-06-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 242 IR 260(2) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

253.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-379](#), 2013-06-18, Žin., 2013, Nr. 68-3413 (2013-06-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 173(16) STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2013 m. liepos 1 d.

254.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-384](#), 2013-06-18, Žin., 2013, Nr. 68-3416 (2013-06-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 163(13), 189 IR 189(2) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas, išskyrus 4 straipsnį, įsigalioja 2013 m. liepos 1 d.

255.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-389](#), 2013-06-18, Žin., 2013, Nr. 68-3418 (2013-06-28)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 44(3), 224, 259(1), 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO IR KODEKSO PAPILDYMO 44(7) STRAIPSNIU ĮSTATYMAS

Šis įstatymas įsigalioja 2013 m. liepos 1 d.

256.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-399](#), 2013-06-20, Žin., 2013, Nr. 71-3580 (2013-07-01)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 21, 27, 87(3), 87(5), 87(6), 87(7), 241(4), 242, 244, 259(1), 320, 324, 325 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 87(10), 87(11) STRAIPSNIAIS ĮSTATYMAS

Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

Šis įstatymas įsigalioja 2013 m. liepos 1 d.

257.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-585](#), 2013-11-07, Žin., 2013, Nr. 120-6054 (2013-11-23)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 142(4), 225, 225(2), 237, 269 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

Šis įstatymas įsigalioja 2013 m. gruodžio 1 d.

258.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-601](#), 2013-11-19, Žin., 2013, Nr. 124-6280 (2013-12-05)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 257(1), 260, 272, 288, 292, 294, 299, 302, 302(5), 302(8), 306, 308, 309, 312, 313, 314 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO IR KODEKSO PAPILDYMO 257(2) STRAIPSNIU ĮSTATYMAS

Šis įstatymas, išskyrus šio straipsnio 2 dalį, **įsigalioja 2015 m. liepos 1 d.**

Iki šio įstatymo įsigaliojimo paskirtų baudų už administracinius teisės pažeidimus išieškojimas vykdomas iki šio įstatymo įsigaliojimo galiojusia tvarka.

**Įstatymo įsigaliojimas keistas:**

258.1.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1238](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15012

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 257-1, 260, 272, 288, 292, 294, 299, 302, 302-5, 302-8, 306, 308, 309, 312, 313, 314 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO IR KODEKSO PAPILDYMO 257-2 STRAIPSNIU ĮSTATYMO NR. XII-601 17 STRAIPSNIO PAKEITIMO ĮSTATYMAS

258.2.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1510](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21276

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 257(1), 260, 272, 288, 292, 294, 299, 302, 302(5), 302(8), 306, 308, 309, 312, 313, 314 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO IR KODEKSO PAPILDYMO 257(2) STRAIPSNIU ĮSTATYMO NR. XII-601 18 STRAIPSNIO PAKEITIMO ĮSTATYMAS

259.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-638](#), 2013-12-03, Žin., 2013, Nr. 130-6622 (2013-12-19)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 172(29) STRAIPSNIU IR 224, 259(1) STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2014 m. sausio 1 d.

260.

Lietuvos Respublikos Seimas, Įstatymas



Nr. [XII-653](#), 2013-12-10, Žin., 2013, Nr. 132-6733 (2013-12-21)

ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 42(5), 42(6) STRAIPSNIAIS, 26, 43(11), 52(2), 124(1), 129, 130(2), 189(16), 222, 224, 239, 239(4), 241(1), 259(1), 260(2), 269, 320 STRAIPSNIŲ PAKEITIMO IR PAPILDYMO ĮSTATYMAS

Šis įstatymas įsigalioja 2014 m. sausio 1 d.

Šiuo įstatymu įgyvendinami Europos Sąjungos teisės aktai, nurodyti šio įstatymo priede.

261.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-893](#), 2014-05-15, paskelbta TAR 2014-05-27, i. k. 2014-05731

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 26, 27, 51-10, 85, 87, 87-1, 224, 242, 259-1, 260-2, 320 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 51-27, 87-12 STRAIPSNIAIS ĮSTATYMAS

262.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-972](#), 2014-06-26, paskelbta TAR 2014-07-10, i. k. 2014-09972

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 41-5, 112-10, 112-11, 172-17, 206-5, 225, 233, 259-1 STRAIPSNIŲ IR KETURIOLIKTOJO-1 SKIRSNIO PAKEITIMO IR KODEKSO PAPILDYMO 206-6 STRAIPSNIU ĮSTATYMAS

Šio įstatymo 4, 7 straipsniai ir 10 straipsnio 1 dalis įsigalioja 2014 m. spalio 1 d.

Šio įstatymo 5, 6, 8, 9 straipsniai ir 10 straipsnio 2 dalis įsigalioja 2014 m. lapkričio 1 d.

263.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1152](#), 2014-09-25, paskelbta TAR 2014-10-03, i. k. 2014-13601

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 29 IR 31 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

264.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1236](#), 2014-10-16, paskelbta TAR 2014-10-28, i. k. 2014-15013

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAKEITIMO ĮSTATYMAS

265.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1237](#), 2014-10-16, paskelbta TAR 2014-10-22, i. k. 2014-14520

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 163-15 STRAIPSNIU IR 222, 225, 239 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

266.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1431](#), 2014-12-11, paskelbta TAR 2014-12-23, i. k. 2014-20556

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 154-11, 154-12 STRAIPSNIAIS IR 224, 259-1 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. sausio 1 d.

267.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1433](#), 2014-12-16, paskelbta TAR 2014-12-24, i. k. 2014-20628

Lietuvos Respublikos administracinių teisės pažeidimų kodekso papildymo 171-6 straipsniu ir 224, 247-7, 259-1 straipsnių pakeitimo įstatymas

Šis įstatymas įsigalioja 2015 m. sausio 1 d.

268.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1468](#), 2014-12-18, paskelbta TAR 2014-12-30, i. k. 2014-21094

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 173-16 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. sausio 1 d.

269.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1482](#), 2014-12-18, paskelbta TAR 2014-12-31, i. k. 2014-21143

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 50 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. sausio 1 d.

270.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1494](#), 2014-12-18, paskelbta TAR 2014-12-29, i. k. 2014-20791

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 213-6 STRAIPSNIU IR 238 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. sausio 1 d.

271.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1528](#), 2014-12-23, paskelbta TAR 2014-12-31, i. k. 2014-21289

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 26, 163-2, 224, 225, 259-1 IR 320 STRAIPSNŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. gegužės 1 d.

272.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1551](#), 2015-03-19, paskelbta TAR 2015-03-31, i. k. 2015-04833

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 44-3, 44-5, 44-6, 224, 259-1, 320 STRAIPSNŲ PAKEITIMO IR KODEKSO PAPILDYMO 44-8 STRAIPSNIU ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. gegužės 1 d.

273.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1552](#), 2015-03-19, paskelbta TAR 2015-03-31, i. k. 2015-04835

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 44-4 IR 44-6 STRAIPSNŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. liepos 1 d.

274.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1631](#), 2015-04-21, paskelbta TAR 2015-04-28, i. k. 2015-06453

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 13, 37-2, 173-12, 185-2, 185-4, 214-2, 225, 241-1, 247-5, 320 STRAIPSNŲ PAKEITIMO IR KODEKSO PAPILDYMO 185-6 STRAIPSNIU ĮSTATYMAS

Šis įstatymas, išskyrus 7 straipsnį, įsigalioja 2015-05-01.

Šio įstatymo 7 straipsnis įsigalioja 2016-05-20.

275.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1646](#), 2015-04-23, paskelbta TAR 2015-04-28, i. k. 2015-06454

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 213-3 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015-05-01.

276.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1673](#), 2015-05-07, paskelbta TAR 2015-05-15, i. k. 2015-07407

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 13, 210, 224, 259-1, 320 STRAIPSNŲ PAKEITIMO IR KODEKSO PAPILDYMO 44-9 STRAIPSNIU ĮSTATYMAS

277.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1708](#), 2015-05-14, paskelbta TAR 2015-05-25, i. k. 2015-08040

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 43-9, 239-4 IR 259-1 STRAIPSNŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2016 m. balandžio 1 d.

278.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1699](#), 2015-05-14, paskelbta TAR 2015-05-27, i. k. 2015-08121

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172-2 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. liepos 1 d.

279.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XII-1736](#), 2015-05-21, paskelbta TAR 2015-06-01, i. k. 2015-08523  
LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 163-2 STRAIPSNIO PAKEITIMO  
ĮSTATYMAS
280.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XII-1746](#), 2015-05-21, paskelbta TAR 2015-06-01, i. k. 2015-08527  
LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 178 STRAIPSNIO PAKEITIMO  
ĮSTATYMAS  
Šis įstatymas įsigalioja 2015 m. lapkričio 1 d.
281.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XII-1767](#), 2015-06-09, paskelbta TAR 2015-06-16, i. k. 2015-09609  
LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 171-3 STRAIPSNIO PAKEITIMO  
ĮSTATYMAS
282.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XII-1785](#), 2015-06-11, paskelbta TAR 2015-06-19, i. k. 2015-09822  
LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 51-3 IR 55 STRAIPSNIŲ PAKEITIMO  
ĮSTATYMAS  
Šis įstatymas įsigalioja 2015 m. rugsėjo 1 d.
283.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XII-1794](#), 2015-06-16, paskelbta TAR 2015-06-29, i. k. 2015-10360  
LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 111, 112-2, 112-3, 112-4, 112-6, 112-9,  
324 IR 325 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS  
Šis įstatymas įsigalioja 2015 m. rugsėjo 1 d.
284.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XII-1847](#), 2015-06-23, paskelbta TAR 2015-06-30, i. k. 2015-10373  
LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 109 IR 110 STRAIPSNIŲ PAKEITIMO  
ĮSTATYMAS
285.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XII-1872](#), 2015-06-25, paskelbta TAR 2015-07-01, i. k. 2015-10506  
LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 185-1 STRAIPSNIO PAKEITIMO  
ĮSTATYMAS  
Šis įstatymas įsigalioja 2015 m. liepos 1 d.
286.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XII-1827](#), 2015-06-23, paskelbta TAR 2015-07-01, i. k. 2015-10577  
LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 164 STRAIPSNIO PAKEITIMO  
ĮSTATYMAS  
Šis įstatymas įsigalioja 2015 m. lapkričio 1 d.
287.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XII-1829](#), 2015-06-23, paskelbta TAR, 2015-07-01, i. k. 2015-10579  
LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 26, 90, 224, 242, 244, 259-1, 282 IR 320  
STRAIPSNIŲ PAKEITIMO ĮSTATYMAS  
Šis įstatymas įsigalioja 2015 m. liepos 15 d.
288.  
Lietuvos Respublikos Seimas, Įstatymas  
Nr. [XII-1835](#), 2015-06-23, paskelbta TAR, 2015-07-01, i. k. 2015-10585  
LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 159-7 STRAIPSNIU IR  
246-3 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. lapkričio 1 d.

289.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1846](#), 2015-06-23, paskelbta TAR 2015-07-01, i. k. 2015-10591

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 51-16, 226 IR 242 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

290.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1873](#), 2015-06-25, paskelbta TAR 2015-07-03, i. k. 2015-10773

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 172-30, 172-31 IR 247-12 STRAIPSNIAIS IR 224, 259-1 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. lapkričio 1 d.

291.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1874](#), 2015-06-25, paskelbta TAR 2015-07-03, i. k. 2015-10779

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 101 STRAIPSNIO PAKEITIMO ĮSTATYMAS

292.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1893](#), 2015-06-25, paskelbta TAR 2015-07-03, i. k. 2015-10784

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 189-14, 224, 241-1, 259-1, 320 STRAIPSNIŲ PAKEITIMO IR 189-6 STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS

Šis įstatymas įsigalioja 2016 m. sausio 1 d.

293.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1904](#), 2015-06-25, paskelbta TAR 2015-07-07, i. k. 2015-11090

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 44-2 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2015 m. lapkričio 1 d.

294.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1876](#), 2015-06-25, paskelbta TAR 2015-07-09, i. k. 2015-11210

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 44-10 STRAIPSNIU IR 224, 259-1 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2016 m. sausio 1 d.

295.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1920](#), 2015-06-30, paskelbta TAR 2015-07-09, i. k. 2015-11183

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 222 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2016 m. sausio 1 d.

296.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-1960](#), 2015-10-15, paskelbta TAR 2015-10-23, i. k. 2015-16729

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 42-7 STRAIPSNIU IR 239 STRAIPSNIO PAKEITIMO ĮSTATYMAS

297.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2007](#), 2015-11-12, paskelbta TAR 2015-11-23, i. k. 2015-18575

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 167-1 IR 167-2 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

Šis įstatymas įsigalioja 2015 m. gruodžio 31 d.

298.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2042](#), 2015-11-19, paskelbta TAR 2015-11-27, i. k. 2015-18856

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 172-10 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2016 m. sausio 1 d.

299.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2049](#), 2015-11-19, paskelbta TAR 2015-12-01, i. k. 2015-19106

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 26, 133-1, 177, 221, 224, 225, 225-2, 237, 240, 246-2, 247-5, 259, 259-1, 269, 320, 321 STRAIPSNIŲ PAKEITIMO IR 177-2 STRAIPSNIO PRIPAŽINIMO NETEKUSIU GALIOS ĮSTATYMAS

300.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2184](#), 2015-12-15, paskelbta TAR 2015-12-29, i. k. 2015-20888

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 224 IR 259-1 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 187-16 STRAIPSNIU ĮSTATYMAS

Šis įstatymas įsigalioja 2016 m. sausio 1 d.

301.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2421](#), 2016-06-09, paskelbta TAR 2016-06-22, i. k. 2016-17407

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO PAPILDYMO 209-8 STRAIPSNIU IR 237 STRAIPSNIO PAKEITIMO ĮSTATYMAS

Šiuo įstatymu įgyvendinamas Europos Sąjungos teisės aktas, nurodytas šio įstatymo priede.

Šis įstatymas įsigalioja 2016 m. rugsėjo 1 d.

302.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2557](#), 2016-06-30, paskelbta TAR 2016-07-13, i. k. 2016-20294

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 259-1 STRAIPSNIO PAKEITIMO ĮSTATYMAS

303.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2559](#), 2016-06-30, paskelbta TAR 2016-07-13, i. k. 2016-20296

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 214-19, 214-20, 214-21 IR 214-22 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

304.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2648](#), 2016-09-27, paskelbta TAR 2016-10-05, i. k. 2016-24618

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 44-3 IR 320 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

Šis įstatymas įsigalioja 2016 m. lapkričio 1 d.

305.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2671](#), 2016-10-11, paskelbta TAR 2016-10-17, i. k. 2016-25267

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 152-4, 241-1 IR 246 STRAIPSNIŲ PAKEITIMO ĮSTATYMAS

306.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2748](#), 2016-11-08, paskelbta TAR 2016-11-16, i. k. 2016-26870

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 116<sup>1</sup>, 231 STRAIPSNIŲ PAKEITIMO IR KODEKSO PAPILDYMO 116<sup>5</sup>, 116<sup>6</sup> STRAIPSNIAIS ĮSTATYMAS

307.

Lietuvos Respublikos Seimas, Įstatymas

Nr. [XII-2775](#), 2016-11-10, paskelbta TAR 2016-11-17, i. k. 2016-26976

LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 173-16 STRAIPSNIO PAKEITIMO ĮSTATYMAS



Šis įstatymas įsigalioja 2016 m. gruodžio 1 d.

**Konstitucinio Teismo nutarimai:**

1.

Lietuvos Respublikos Konstitucinis Teismas, [Nutarimas](#)

Nr. 11/2000, 2001-10-02, Žin., 2001, Nr. 85-2977 (2001-10-05)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 269 STRAIPSNIO 4 DALIES ATITIKTIES LIETUVOS RESPUBLIKOS KONSTITUCIJAI

2.

Lietuvos Respublikos Konstitucinis Teismas, [Nutarimas](#)

2009-04-10, Žin., 2009, Nr. 42-1624 (2009-04-16)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 269 STRAIPSNIO 7 DALIES (2007 M. GRUODŽIO 13 D., 2008 M. LIEPOS 3 D. REDAKCIJOS) ATITIKTIES LIETUVOS RESPUBLIKOS KONSTITUCIJAI

3.

Lietuvos Respublikos Konstitucinis Teismas, [Nutarimas](#)

2012-09-25, Žin., 2012, Nr. 113-5737 (2012-09-29)

DĖL LIETUVOS RESPUBLIKOS ADMINISTRACINIŲ TEISĖS PAŽEIDIMŲ KODEKSO 301 STRAIPSNIO 2 DALIES (2007 M. GRUODŽIO 13 D. REDAKCIJA) ATITIKTIES LIETUVOS RESPUBLIKOS KONSTITUCIJAI

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