
Adopted by the State Duma on July 6, 2007
Approved by the Federation Council on July 11, 2007

Article 1

The following amendments shall be made to the Federal Law on Banks and Banking Activities (in the wording of Federal Law No. 17-FZ of February 3, 1996) (Vedomosti Syezda Narodnikh Deputatov RSFSR i Verkhovnogo Soveta RSFSR, 1990, No. 27, Article 357; Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1996, No. 6, Article 492; 2001, No. 33, Article 3442; 2003, No. 27, Article 2700; No. 52, Article 5033; 2004, No. 27, Article 2711; 2005, No. 1, Article 45):

1) in Article 26:
   a) in Part Two the words "when authorized by a procurator" shall be replaced by the words "when authorized by the head of an investigatory agency";
   b) in Part Four the words "when authorized by a procurator" shall be replaced by the words "when authorized by the head of an investigatory agency";

2) in Part One of Article 27 the words "in the presence of a procurator's permission" shall be replaced by the words "in the presence of a judicial decision".

Article 2


1) a sentence with following content shall be added to Part One of Article 41.1: "Service identity cards of the model established by the Chairman of the Investigatory Committee under the Procurator's office of the Russian Federation shall be issued to officials of the Investigatory Committee under the Procurator's Office of the Russian Federation;
2) the words ", while those of officials of the Investigatory Committee under the Procurator's Office of the Russian Federation - by the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation" shall be added to Item 3 of Article 41.2;

3) the words "while upon officials of the Investigatory Committee under the Procurator's Office of the Russian Federation - with the approval of the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation" shall be added to Item 5 of Article 41.7.

Article 3

In Item 7 of Part Two of Article 3 of Law of the Russian Federation No. 2487-I of March 11, 1992 on Private Detective and Protection Activity in the Russian Federation (Vedomosti Syezda Narodnikh Deputatov RSFSR i Verkhovnogo Soveta RSFSR, 1992, No. 17, Article 888; Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2006, No. 30, Article 3294) the words ", the procurator" shall be deleted.

Article 4


1) in Item 3:
   a) in Paragraphs Two, Three and Four the words "the Prosecutor General of the Russian Federation" shall be replaced by the words "the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation";
   b) in Paragraph Five the words "the Prosecutor-General of the Russian Federation" shall be replaced by the words "the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation" and the words "he has authorized" shall be deleted;
   c) in Paragraph Six the words "the Procurator-General of the Russian Federation" shall be replaced by the words "the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation";

2) in Item 6:
   a) in Paragraphs Two and Three the words "the Procurator- General of the Russian Federation" shall be replaced by the words "the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation";
b) in Paragraph Four the words "the Procurator-General of the Russian Federation" shall be replaced by the words "the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation";
c) in Paragraph Five the words "the Procurator-General of the Russian Federation" shall be replaced by the words "the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation".

Article 5

The following amendments shall be made to the Fundamentals of the Legislation of the Russian Federation on Health Protection No. 5487-I of July 22, 1993 (Vedomosti Syezda Narodnih Deputatov RSFSR i Verkhovnogo Soveta RSFSR, 1993, No. 33, Article 1318; Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2004, No. 35, Article 3607; No. 49, Article 4850; 2005, No. 52, Article 5583; 2006, No. 6, Article 640):
1) in Part One of Article 52 the word "procurator" shall be deleted;
2) in Item 3 of Part Four of Article 61 the words "a procurator" shall be deleted.

Article 6

In Part Two of Article 29 of Federal Law No. 4-FZ of January 11, 1995 on the Accounts Chamber of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1995, No. 3, Article 167; 2004, No. 33, Article 3370; No. 49, Article 4844) the words "the Procurator-General of the Russian Federation" shall be replaced by the words "the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation".

Article 7

The following amendments shall be made to Federal Law No. 103-FZ of July 15, 1995 on Holding in Custody Suspects and Persons Accused of Committing Crimes (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1995, No. 29, Article 2759; 2003, No. 50, Article 4847):
1) in Part Two of Article 13 the word "prosecutor," shall be deleted;
2) in Paragraph One of Part One of Article 28 the word "prosecutor" shall be deleted;
3) in Paragraph Three of Article 49 the words "and prosecutor" shall be deleted.

Article 8
The following amendments shall be made to Federal Law No. 144-FZ of August 12, 1995 on the Operational-Search Activity (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1995, No. 33, Article 3349; 2005, No. 49, Article 5128):

1) In Item 3 of Part One of Article 7 after the word "investigator," shall be added the words "the head of an investigatory body," and the words ", the instructions of the prosecutor" shall be deleted;

2) In Item 2 of Article 14 the words "the instructions of the prosecutor" shall be replaced by the words "of the head of an investigatory body".

Article 9

In Article 310 of the Criminal Code of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1996, No. 25, Article 2954; 203, No. 50, Article 4848) the words "of a procurator," shall be deleted.

Article 10

In Part One of Article 77.1 of the Criminal Execution Code of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1997, No. 2, Article 198; 1999, No. 12, Article 1406; 2003, No. 50, Article 4847) the words "a prosecutor, investigator or an inquiry body authorized by the prosecutor of a constituent entity of the Russian Federation or by the deputy thereof, or by the prosecutor equated to him and by his deputies for a term of two months at most and the one authorized by the Procurator General of the Russian Federation and by his deputies for a term up to three months" shall be replaced by the words "an investigator by approbation of the head of the investigatory body of the Investigatory Committee under the Procurator's Office of the Russian Federation for a constituent entity of the Russian Federation or of his deputy, or of the head of a specialized investigatory body equated to him or by the deputy thereof, the head of the territorial investigatory body for a constituent entity of the Russian Federation of the investigatory agency of the appropriate federal executive body (under the appropriate federal executive body) or the deputy thereof - for a term of at most two months, by approbation of the Head of the Investigatory Committee under the Procurator's Office of the Russian Federation or of the deputy thereof, the head of an investigatory body of the appropriate federal executive body (under the appropriate federal executive body) for a term up to three months, as well as of the decision of an inquirer by approbation of the prosecutor of a constituent entity of the Russian Federation or of the deputy thereof or of the prosecutor equated to him or of the deputy thereof for a term of two months.
at most and by approbation of the Procurator General of the Russian Federation or by a deputy thereof for a term up to three months”.

**Article 11**

In Paragraph Two of Item 4 of Article 12 of Federal Law No. 122-FZ of July 21, 1997 on the State Registration of Rights to Immovable Property and Transactions with It (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1997, No. 30, Article 3594; 2003, No. 24, Article 2244; 2004, No. 27, Article 2711; No. 35, Article 3607; 2005, No. 1, Article 22; 2006, No. 27, Article 2881; No. 52, Article 5498) the words "or the prosecutor" shall be deleted.

**Article 12**

The following amendments shall be made to Federal Law No. 3-FZ of January 8, 1998 on Narcotic Agents and Psychotropic Substances (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1998, No. 2, Article 219; 2003, No. 27, Article 2700):

1) in Item 1 of Article 43 the words "of the public prosecutors and" shall be deleted;
2) in Article 44:
   a) in Item 2 the words "of the bodies of the public prosecutor's office" shall be deleted;
   b) in Item 3 the words "the public prosecutors," shall be deleted.

**Article 13**

In Subitem 5 of Item 2 of Article 13 of Federal Law No. 41-FZ of March 26, 1998 on Precious Metals and Precious Stones (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1998, No. 13, Article 1463; 2004, No. 45, Article 4377) the words "of the public prosecutor," shall be deleted.

**Article 14**

In Item 2 of Article 28 of Federal Law No. 53-FZ of March 28, 1998 on Military Service Duty and Military Service (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1998, No. 13, Article 1475; 2006, No. 29, Article 3122) the words "the public prosecutor" shall be replaced by the words "the head of an investigatory body of the Investigatory Committee under the Procurator's Office of the Russian Federation".

**Article 15**

In Paragraph Three of Item 3 of Article 22 of Federal Law No. 76-FZ of May 27, 1998 on the Status of Military Servicemen (Sobranie
Article 16

In Subitem 4 of Item 3 of Article 13 of Federal Law No. 120-FZ of June 24, 1999 on the Fundamentals of the System of Prevention of Minors' Neglect and Juvenile Delinquency (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1999, No. 26, Article 3177; 2003, No. 28, Article 2880; 2004, No. 35, Article 3607; No. 49, Article 4849) the words "the prosecutor public" shall be deleted.

Article 17

The following amendments shall be made to Item 2 of Article 3 of Federal Law No. 12-FZ of February 12, 2001 on Guarantees to the President of the Russian Federation Having Ceased Using His Powers and to Members of His Family (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2001, No. 7, Article 617):

1) in Paragraph Two the words "the General Prosecutor of the Russian Federation" shall be replaced by the words "the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation";

2) in Paragraphs Three and Four the words "the General Prosecutor of the Russian Federation" shall be replaced by the words "the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation".

Article 18

The following amendments shall be made to Federal Law No. 73-FZ of May 31, 2001 on the State Court Expert Activity in the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2001, No. 23, Article 2291):

1) in Article 2 the words "and a prosecutor public" shall be deleted;

2) in Paragraph Seven of Article 9 the words "or the prosecutor public" shall be deleted;

3) in Part One of Article 11 the words "or the prosecutor public" shall be deleted;

4) in Part One of Article 19 the words "or the prosecutor public" shall be deleted;

5) in Part Two of Article 20 the words "or the prosecutor public" shall be deleted;
6) in Part Two of Article 39 the words "or the prosecutor public" shall be deleted.

Article 19

In Paragraph Seven of Item 2 of Article 6 of Federal Law No. 115-FZ of August 7, 2001 on Countering the Legalisation of Illegal Earnings (Money Laundering) and Financing of Terrorism (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2001, No. 33, Article 3418; 2002, No. 30, Article 3029; No. 44, Article 4296; 2004, No. 31, Article 3224; 2006, No. 31, Article 4352) the words "or a procurator" shall be deleted.

Article 20


Article 21

The following amendments shall be made to the Criminal Procedural Code of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2001, No. 52, Article 4921; 2002, No. 22, Article 2027; No. 30, Article 3015; 2002, No. 27, Article 2706; No. 50, Article 4847; 2005, No. 31, Article 3452; 2007, No. 18, Article 2118; No. 24, Article 2830, 2833):

1) in Part One of Article 19 after the words "of the prosecutor," shall be added the words "of the head of an investigatory body,"

2) in Part Five of Article 50 the words ", the prosecutor" shall be deleted;

3) in Article 123 after the words "the investigator," shall be added the words "the head of an investigatory body.";

4) in Article 125:
   a) in Part Two after the words "the investigator," shall be added the words "the head of an investigatory body";
   b) in Part Three after the words "the investigator," shall be added the words "the head of an investigatory body,"
   c) in Part Six the words "to the applicant and to the public prosecutor" shall be replaced by the words "to the applicant, the public prosecutor and the head of an investigatory body";
   d) in Part Seven after the words "the investigator," shall be added the words "the head of an investigatory body,"

5) in Part Three of Article 136 after the words "the public prosecutor," shall be added the words "the head of an investigatory body,";
6) in Part Three of Article 165 the words "The public prosecutor and the investigator" shall be replaced by the words "The public prosecutor, investigator and inquirer";

7) Part 3.1 with the following content shall be added to Article 223:
"3.1. The suspension of an inquiry may be resumed on the basis of the decision of a public prosecutor or the head of an inquiry unit as provided for by Article 211 of this Code."

8) Part Four with the following content shall be added to Article 224:
"4. Where it is impossible to complete an inquiry within a time period up to 30 days and where there are not reasons for changing or reversing the measure of restraint in the form of taking into custody, this term may be extended by a judge of a district court or of a military court of the appropriate level in the procedure established by Part Three of Article 108 of this Code on the basis of the petition of an inquirer by approbation of the prosecutor of a district or town or of a military prosecutor equated to them for a term up to 6 months."

9) in Part 4.1 of Article 450 the words "the Prosecutor General of the Russian Federation" shall be replaced by the words "the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation" and the words "the prosecutor of a constituent entity of the Russian Federation" shall be replaced by the words "the head of an investigatory body of the Investigatory Committee under the Procurator's Office of the Russian Federation for a constituent entity of the Russian Federation".

Article 22

The following amendments shall be made to Federal Law No. 63-FZ of May 31, 2002 on Solicitor's/Barrister's Activity and the Bar in the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2002, No. 23, Article 2102; 2004, No. 35, Article 3607; No. 52, Article 5267):

1) in Subitem 2 of Item 1 of Article 7 the words ", a prosecutor" shall be deleted;

2) in Article 25:
   a) in Item 8 the word ", prosecutor" shall be deleted;
   b) in Item 10 the word ", prosecutor" shall be deleted;
3) in Subitem 5 of Item 3 of Article 31 the word ", prosecutor" shall be deleted;

4) in Paragraph Two of Item 2 of Article 35 the word ", a prosecutor" shall be deleted;

5) in Article 44:
   a) in Item 1 the word", prosecutor" shall be deleted;
   b) in Item 2 the word ", prosecutor" shall be deleted.

Article 23
The following amendments shall be made to Federal Law No. 67-FZ of June 12, 2002 on Basic Guarantees of Electoral Rights and the Right to Participation in a Referendum of Citizens of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2002, No. 24, Article 2253; 2005, No. 30, Article 3104; 2006, No. 31, Article 3427; 2007, No. 10, Article 1151; No. 17, Article 1938; No. 18, Article 2118):

1) in Article 29:
   a) Item 18 shall be stated in the following wording:

   "18. Decisions on initiation of criminal proceedings in respect of a member of the commission with the right of the decisive vote or on calling him to account as the accused in a criminal case shall be rendered by the head of the investigatory body of the Investigatory Committee under the Procurator's Office of the Russian Federation for a constituent entity of the Russian Federation. A motion for choosing in respect of a member of the commission with a decisive vote taking into custody as a measure of restraint may be filed with court by approbation of the head of an the investigatory body of the Investigatory Committee under the Procurator's Office of the Russian Federation for a constituent entity of the Russian Federation. A member of the commission with a decisive vote may not be subjected to an administrative punishment imposed judicially without consent of the prosecutor for a constituent entity of the Russian Federation."

   b) Item 18.1 with the following content shall be added hereto:

   "18.1. Decisions on initiation of criminal proceedings in respect of a member of the Central Election Commission of the Russian Federation with the decisive vote or of the chairman of the election commission of a constituent entity of the Russian Federation and on calling them to account as the accused persons shall be rendered by the Chairman of the Investigatory Committee under the Prosecutor's Office of the Russian Federation. A motion for choosing in respect of a member of the Central Election Commission of the Russian Federation with a decisive vote, the chairman of the election commission of a constituent entity of the Russian Federation for choosing in respect of them as a measure of restraint taking them into custody may be filed with court by approbation of the Chairman of the Investigatory Committee under the Prosecutor's Office of the Russian Federation. A member of the Central Election Commission with a decisive vote or the chairman of the election commission of a constituent entity of the Russian Federation may not be subjected to an administrative penalty imposed judicially without consent of the Procurator General of the Russian Federation."

2) Item 4 of Article 41 shall be stated in the following wording:

"4. Decisions on initiation of criminal proceedings in respect of a registered candidate or on calling him/her to account as the accused person in a criminal case may be rendered by approbation of the Chairman
of the Investigatory Committee under the Procurator's Office of the Russian Federation or the head of the investigatory body of the Investigatory Committee under the Procurator's Office of the Russian Federation (according to the level of elections). A motion for choosing in respect of a registered candidate taking into custody as a measure of restraint may be filed with court by approbation of the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation or of the head of the investigatory body of the Investigatory Committee under the Procurator's Office of the Russian Federation (according to the level of elections). A registered candidate may not be subjected to an administrative penalty imposed judicially without consent of the prosecutor (according to the level of elections). The Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation, the head of the investigator body of the Investigatory Committee under the Procurator's Office of the Russian Federation and the prosecutor upon giving the appropriate consent are obliged to notify of it the election commission that has registered the candidate."

Article 24

The following amendments shall be made to the Civil Procedural Code of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2002, No. 46, Article 4532):

1) in Part Four of Article 159 the words "to the public prosecutor" shall be replaced by the words "to bodies of inquiry or preliminary investigation";

2) in Part Three of Article 226 the words "the public prosecutor" shall be replaced by the words "the bodies of inquiry or preliminary investigation".

Article 25

Item 6 of Article 42 of Federal Law No. 19-FZ of January 10, 2003 on Election of the President of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2003, No. 2, Article 171; 2005, No. 30, Article 3104; 2007, No. 18, Article 2118) shall be stated in the following wording:

"6. Decisions on initiation of criminal proceedings in respect of candidate or on calling him/her to account as the accused person in a criminal case may be only rendered by the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation. A motion for choosing in respect of a candidate taking into custody as a measure of restraint may be filed with court by approbation of the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation. In the event of rendering the decision on initiation of criminal
proceedings in respect of a candidate, on calling him/her to account as the accused person in a criminal case, as well as in the event of giving consent to making a motion with court for choosing in respect of a candidate taking into custody as a measure of restraint, the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation shall immediately notify of it the Central Election Commission of the Russian Federation. A candidate may not be subjected to an administrative penalty imposed judicially without consent of the Prosecutor General of the Russian Federation. In the event of giving such consent the Prosecutor General of the Russian Federation shall immediately notify of it the Central Election Commission of the Russian Federation."

**Article 26**

In Paragraph Six of Item 3 of Article 418 of the Customs Code of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2004, No. 22, Article 2066; 2004, No. 27, Article 2711) the words "or a prosecutor" shall be deleted.

**Article 27**

In Part 3 of Article 6 of Federal Law No. 98-FZ of July 29, 2004 on Commercial Secrecy (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2004, No. 32, Article 3283) the words "bodies of prosecutor's offices" shall be deleted.

**Article 28**

The following amendments shall be made to Federal Law No. 119-FZ of August 20, 2004 on the State Protection of Victims, Witnesses and Other Parties to Criminal Court Proceedings (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2004, No. 34, Article 3534; 2005, No. 1, Article 25):

1) in Part 2 of Article 3 the word "prosecutor," shall be deleted;
2) in Article 18:
   a) in Part 2 the word "prosecutor," shall be deleted;
   b) in Part 5 the word "prosecutor," shall be deleted;
3) in Item 3 of Part 2 of Article 24 the words "prosecutor," shall be deleted.

**Article 29**

The following amendments shall be made to Article 6 of Federal Law No. 218-FZ of December 30, 2004 on Credit Histories (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2005, No. 1, Article 44, No. 30, Article 3121):
1) in Item 4 of Part 1 the words "of the public prosecutor" shall be replaced by the words "of the head of an investigatory body";
2) in Part 13 the words "of the public prosecutor" shall be replaced by the words "of the head of an investigatory body".

Article 30

Part 3 of Article 47 of Federal Law No. 51-FZ of May 18, 2005 on Election of Deputies of the State Duma of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2005. No. 1919; 2007, No. 18, Article 2118) shall be stated in the following wording:

"3. Decisions to initiate criminal proceedings in respect of a registered candidate or on calling him to account as the accused person in a criminal case may be rendered by approbation of the Chairman of the Investigatory Committee under the Prosecutor's Office of the Russian Federation. A motion for choosing in respect of a registered candidate taking into custody as a measure of restraint may be filed with court by approbation of the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation. A registered candidate may not be subjected to an administrative punishment imposed judicially without consent of the Procurator General of the Russian Federation. In the event of giving the appropriate consent the Chairman of the Investigatory Committee under the Procurator's Office of the Russian Federation and the Procurator General are obliged to notify of it the Central Election Committee of the Russian Federation."

Article 31

The following amendments shall be made to Federal Law No. 199-FZ of December 1, 2006 on Court Proceedings Based on the Materials Concerning Gross Breaches of Discipline When Imposing a Disciplinary Arrest upon Military Servicemen and on Execution of a Disciplinary Arrest (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2006, No. 49, Article 5089):

1) in subitem (b) of Item 3 of Part 1 of Article 18 the words "a military prosecutor" shall be replaced by the words "the head of a military investigatory body of the Investigatory Committee under the Procurator's Office of the Russian Federation";
2) in subitem (b) of Item 4 Part 1 of Article 27 the words "a military prosecutor" shall be replaced by the words "the head of a military investigatory body of the Investigatory Committee under the Prosecutor's Office of the Russian Federation".

Article 32
1. This Federal Law shall enter into force as of September 7, 2007, except for Article 26 of this Federal Law.

2. Article 26 of this Federal Law shall enter into force at earliest upon the expiry of one month as of the date of official publication thereof.

President of the Russian Federation

V. Putin

The Kremlin, Moscow
July 24, 2007
No. 214-FZ