

DECISION

OF THE CENTRAL ELECTION COMMISSION OF THE REPUBLIC OF AZERBAIJAN ON MAKING AMENDMENTS TO “INSTRUCTION ON THE RULES FOR THE FORMATION OF PRECINCT ELECTION COMMISSIONS”

Regarding the implementation of the second part of Decree # 189 of President of the Republic of Azerbaijan dated June 27, 2014 on the application of Law # 973-IVQD of the Republic of Azerbaijan dated May 30, 2014 “On making amendments to the Law of the Republic of Azerbaijan” “On citizenship of the Republic of Azerbaijan”, the item # 2.12.3 of the “Instruction on the rules for the formation of Precinct Election Commissions” by CEC shall be relevantly edited.

CEC shall ensure within its competence taking activities implied by legislation for the official publication and enforcement of those amendments.

Assuming the above-mentioned as a basis, Central Election Commission of the Republic of Azerbaijan (CEC) **decides** according to the Articles 75.2, 78.2 and 78.3 of the Constitutional Law of the Republic of Azerbaijan “On normative legal acts” and Articles 19.4, 19.14, 28.2 and 28.4 of the Election Code of the Republic of Azerbaijan:

1. The words “lost their citizenship” in the item 2.12.3 of the “Instruction on the rules for the formation of Precinct Election Commissions” approved by CEC decision # 5/22 dated June 5, 2013 shall be replaced by the words “the citizenship has been terminated”.
2. Within its competence, CEC shall ensure taking relevant activities implied by legislation for the official publication and enforcement of the decision.

CEC Chairman

Mazahir Panahov

CEC Secretary

Arifa Mukhtarova

CEC Secretary

Mikayil Rahimov