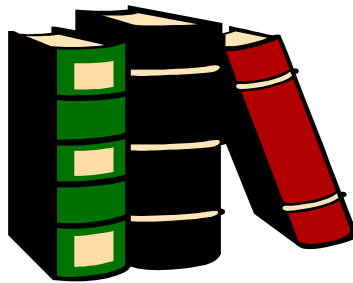




Emerika Bluma 1, 71000 Sarajevo
Tel. 28 35 00 Fax. 28 35 01

Department for Legal Affairs



LAW AMENDING THE CRIMINAL CODE OF BOSNIA AND HERZEGOVINA

“Official Gazette of Bosnia and Herzegovina”, 47/14

NOTE: The Criminal Code of Bosnia and Herzegovina was published in the “Official Gazette of Bosnia and Herzegovina”, 3/03.

Pursuant to Article IV(4)a) of the Constitution of Bosnia and Herzegovina, at the 67th session of the House of Representatives, held on 28 May 2014, and at the 38th session of the House of Peoples, held on 6 June 2014, the Parliamentary Assembly of Bosnia and Herzegovina adopted the following

LAW AMENDING THE CRIMINAL CODE OF BOSNIA AND HERZEGOVINA

Article 1

In the Criminal Code of Bosnia and Herzegovina (“Official Gazette of BiH”, nos. 3/03, 32/03, 37/03, 54/04, 61/04, 30/05, 53/06, 55/06, 32/07 & 8/10) after Article 162a, a new Article 162b shall be added to read as follows:

“Article 162b

(Unlawful Establishing and Joining Foreign Paramilitary or Parapolice Formations)

(1) Whoever, in violation of the Law on Defence of Bosnia and Herzegovina or the Law on Service in the Armed Forces of Bosnia and Herzegovina, organises, directs, trains, equips or mobilises individuals or groups for the purpose of their joining in any way foreign military, foreign paramilitary or foreign parapolice formations that are acting outside the territory of Bosnia and Herzegovina, shall be punished by imprisonment for a term not less than five years.

(2) Whoever joins in any way a foreign military, foreign paramilitary or foreign parapolice formation, trained, equipped or mobilised as provided by paragraph (1) of this Article, shall be punished by imprisonment for a term not less than three years.

(3) Whoever procures or renders operable the means, removes obstacles, creates plans or makes arrangements with others or recruits another person or undertakes any other action creating the conditions for direct perpetration of this criminal offence, shall be punished by imprisonment for a term between one and ten years.

(4) Whoever publicly, by way of public media, distributes or in any other way conveys a message to the public, which has the purpose of inciting another person to perpetrate this criminal offence, shall be punished by imprisonment for a term between three months and three years.

(5) A perpetrator of the criminal offence referred to in paragraph (1) of this Article, who, by exposing the group, prevents the perpetration of the criminal offence or exposes the group prior to the perpetration of the criminal offence, shall be punished by imprisonment for a term between six months and three years, but may also be released from punishment.

(6) Provisions of this Article shall not be applicable to the persons who have acquired in a lawful manner the citizenship of a foreign country recognized by Bosnia and Herzegovina in whose army or military formation they serve, or they serve in the military formations under control of governments internationally recognized by the United Nations, established on the basis of law.”

Article 2

This Law shall enter into force on the eighth day following the date of its publication in the “Official Gazette of BiH”.

No. 01,02-02-1-49/13

6 June 2014

Sarajevo

Speaker
of the House of Representatives
of the BiH Parliamentary Assembly
Dr. **Milorad Živković**, *manu propria*

Speaker
of the House of Peoples
of the BiH Parliamentary Assembly
Dr. **Dragan Čović**, *manu propria*