

The bodies of investigation

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- 1) police
- 2) commanders of military units and chiefs of the military enterprises for the crimes

Article 164. Personal Guarantee

1. Personal guarantee is the underwriting provided by the persons in good reputation, who verbally or by monetary means guarantees that the suspect or defendant will act appropriate and service the subpoena communicated by the body of criminal procedures.
2. The guarantor may be a mature physical person. The guarantor shall pay the fee in the amount of 500 times of the minimal wage.
3. The number of guarantors shall not be less than 2 persons. In the exceptional cases the personal guarantee as a preventive punishment may be applied by one guarantor of the outstanding reputation.

Article 265 The corporate guarantee

1. The corporate guarantee is written guarantee provided by legal person in good reputation which states that it by its reputation and monetary allocations guarantees the appropriate behavior, service of subpoena and realization of other liabilities by suspect or defendant.
2. By taking this responsibility the legal person should pay fee in the amount of 1000 times of the minimal wage.

Article 170 Appeal of the preventive punishments.

1. The application of, including the choice of the mode of, the preventive punishment as well as the decision of the criminal investigation bodies may be appealed to the prosecutor by the suspect, defendant, its lawyer, legal representative, or other interested party.
2. The ruling of the court on the application of the preventive punishment may be appealed in the court of higher instances.

Article 195. Preserving official and commercial secrecy.

1. In the course of the criminal court procedure the measures stipulated by law taken at preserving the commercial, official and other secrets.
2. In the course of court procedures unreasonable filing, storage, usage and disseminating of the information that contains commercial, official and other secrets is not permitted. Upon the request of the court, prosecutor, inspector, and criminal investigation body the person shall not disclose the information containing commercial, official and other secrets, for which he is responsible.
3. If the body of criminal investigation requires within the limits of this code to inform or to submit secret information, the persons can not refer to the fact of commercial or official secrecy in order not to disclose the information, however the persons possess the right to

require from the prosecutor, inspector , the body of investigation written justification on the necessity of disclosing of such information .

4. In cases of giving the evidences that contain commercial, official and other secret information , civil servant and the employee of the enterprises, regardless of their ownership type, shall inform in written form appropriate supervisors, if otherwise not forbidden to do so by the body conducting the investigation.
5. If the disclosure of the information for the persons requested to do so, during the court session, jeopardizes them, there shall be the close court session.