

LAW OF THE REPUBLIC OF ARMENIA
ON MAKING AMENDMENTS AND SUPPLEMENTS TO THE LAW OF THE
REPUBLIC OF ARMENIA ON JUDICIAL ACTS COMPULSORY ENFORCEMENT
SERVICE

Article 1. In Article 13 of the Law of the Republic of Armenia of 18 February 2004 HO-40-N “On Judicial Acts Compulsory Enforcement Service” (hereinafter referred to as the “Law”):

- 1) in paragraph 2 of part 6, the following shall be added after the word “evaluation”: “..., which should be based on the conclusions of the immediate supervisor on the performance reports submitted by a compulsory enforcement officer to the immediate supervisor once in six months covering the period following the previous attestation.”;
- 2) part 8 shall be supplemented with the following point 1.1:
“1.1) may be eligible for a higher position.”.

Article 2. Article 16 of the Law shall be amended as follows:

- 1) part 1 shall be supplemented with the following point 1.1:
“1.1) when transferring heads of units of a central body, heads of Yerevan municipal units, heads of regional units, deputy heads of units to another position on compulsory rotation basis upon serving in the position concerned for a minimum of three and a maximum of five years.”.
- 2) part 2 shall be repealed.

Article 3. Words “... resources of the fund for material rewards and development of judicial acts compulsory enforcement service system” shall be added after the word “account” in Article 21(1)(10) of the Law.

Article 4. Article 25(2) of the Law shall be supplemented with the following point 5:

“5) from the award granted for efficient performance of assignments paid from the resources of the fund for material rewards and development of judicial acts compulsory enforcement service system - in the amount of five per cent (though not exceeding the ten fold of the official salary rate) of the property or the sum levied in execution.”.

Article 5. This Law shall enter into force on the tenth day following its official publication.

PRESIDENT OF THE REPUBLIC OF ARMENIA

S. SARGSYAN