PART ONE PROVISIONS EISAGOGIKAI

Syvoptikos titlos

1. States 'on Election of Representatives Voylis tov the prefecture of the 1979 to 1997 will avaferovtai together as The elections on States' Voylis tov Representatives of the prefecture of the 1979-1997.

interpretation

2. EV interim parovti illegally, outside of the text of eav prokypti diaforos evvoia-

"Avapliromatiki election" simaiwei eklogiv by plirosiv kevotheisis voyleftikis seat

"Members" simaiwei member of Voylis tov Representatives and "voyleftikos" ermivefetai analogos

"Directorate-General election" simaiwei eklogiv by plirosiv apasov tov voyleftikov edrov

"identity card" means an identity card, as defined in Article 2 of the Civil Registry Law.

"Eklogefs" simaiwei prosopov to oposov has the right of the eklegei, evai enegegrammevov in tov eklogikov katalogov and oposov is entitled to be voted on siadvipote eklogiv

"Election" simaiwei eklogiv aposkopoysav in tiv eklogiv voyleftoy and comprises avapliromatikiv and gevivik eklogiv

"Electoral application is" simaiwei eklogikiv aitisiv virtue of Article 57 of the parovtos the prefecture

"Constituency" simaiwei perifereiav kathorizomeviv as toiaftiv virtue of Article 3

"voting card" means the voting card, as defined in Article 2 of the Civil Registry Law.

"Electoral list must" simaiwei tov katalogov eklogeov by eklogikiv perifereiav syvtachthevta virtue of the parovtos the prefecture

"Eklogodikeiov" simaiwei to Avotatov Dikastirioy and comprises judges this

"Eparchos" simaiwei tov Eparchov of oikeias province, contains a not pavta on toyo prosikovtos exoysidotithestva into this leitoyrgov of the Eparchiakoy Office

"election expenses" means the expenses made during the election campaign by the candidate or on his behalf by the election of the representative.
"election period" means the period commencing three (3) months before the election date and ends on that date.

"Relevant date" simaiyev iv under the Minister orizomeyiv imeromiviv symfovos Towards to arthrov 5

"Minister" simaiyev tov Ypoyrgov the Interior and "Ypoyrgieiov" ermivefetai analogos

"Ypsifios" simaiyev prosopov to opoiov avekirychthi as ypsifios virtue of the parovtos the prefecture.


PART TWO EKLOGIKAI PERIFEREIAI

Eklogikai periphery

3. For the purposes voyleftikis Election of the Republic of Cyprus is divided in six constituency, the stretching and frontiers tov opoiOv EV each event avtistoichoyv Towards tiv ektaisiv and frontiers tov on dioikikitikov ito provinces of Nicosia, Limassol, Ammochostoy, Larvakos, Pafoy and Kyrievias and century opoiai will bear to it as and ovoma century dioikikitikai eparchies Towards Tas are pursuing avtistoichoyv.

| 72/1979 |

Edrov breakdown by district

4. The breakdown tov voyleftikov edrov during constituency eivai as emfaivetai in tov Firstly list to dyvatai but by the prefecture troppopoitiikoy be givi avakataaxis toytoyv eav basis of the number of enegrammevov eklogov each electoral district as prokyptei out of the latter's ekastote ischyo Koy eklogikoy katalogoy will edikaio logeito toiafti Energy .

| 72/1979 | 124/1985 |

PART tert RIGHTS OF EKLEGIEIN

Ktesios dikaiomatos

5. Right of the eklegeiv echoysov The echoves the subject of Article 63 of the Syvtagmatos provooymeva prosovta, itoi The politai the Republic The symplirosavtes to eighteenth year of age aftov The echoves tiv syvithi aftov diamoviv EV Cyprus also by periodov on mivov (EV interim parovti unlawfully avaferomeviv as "the relevant period") immediately pro the date of oristheis under the Minister, by dimosiefseos in tiv episimov Journal of the Republic, as the date of acquisition tov eklogikov prosortov (EV interim parovti unlawfully avaferomeviv as "the relevant date").

| 72/1979 | 180 (I) / 2015 |

Disqualification of

6. Lacks the voting person under special provisions has been deprived of this right.

| 72/1979 | 180 (I) / 2015 |

Exercised its right

7. (1) The right of the eklegeiv EV each constituency of the exercised Only in under-attached to tov eklogikov katalogov unto this district.

(2) The exercise of the eklogikoy dikaiomatos eivai compulsory.

| 72/1979 |
PART FOUR PROVISIONS AFOROSAI WITNESS THEREOF EKLOGIKOUS LISTS

Service eklogikov katalogov

8. [Deleted]

| Modification History | 72/1979 | 180 (I) / 2015 |

Divisions katalogov in dimoys, region improvement and passages

9. [Deleted]

| Modification History | 72/1979 | 180 (I) / 2015 |

Oroi registration in their eklogikoys katalogoys

10. [Deleted]

| Modification History | 72/1979 | 180 (I) / 2015 |

Dimosiefsis eklogikoy katalogoy

11. [Deleted]

| Modification History | 72/1979 | 180 (I) / 2015 |

Requests by engrafiv, by diagrafiv or by diorthosiv

12. [Deleted]

| Modification History | 72/1979 | 180 (I) / 2015 |

Oristikopoisis katalogoy

13. [Deleted]

| Modification History | 72/1979 | 180 (I) / 2015 |

penalty offenses

14. [Deleted]

| Modification History | 72/1979 | 180 (I) / 2015 |

Rules of

15. [Deleted]

| Modification History | 72/1979 | 180 (I) / 2015 |

PART FIVE PROKIRYXIS ELECTIONS

Prokiryxis eklogov

http://www.cy/law.org/nomoi/enop/non-ind/1979_1_72/full.html
16.-(1) The dievergeia voyoleftikov eklogov decree should be ordered by the Minister, in dimosiefomevov tiv episimov newspaper of the Republic, of the by which defines the day of elections symfovos Towards tiv paragrafov 1 of Article 66 of the Syvtagmatos.

(2) dievergeia avapliromatikis elections by tiv kevotheisav voyoleftikiv edrav ordered by decree should the Minister, dimosiefomevov in tiv episimov newspaper of the Republic, through of which they is defined as the day of elections the subject of Voylis tov Representatives oristeisa toafti symfovos Towards tiv paragrafov 2 of Article 66 of the Syvtagmatos.

72/1979

**DIOIKITIKAI DIEFETHETISEIS**

**Appointment Eforov elections**

17. Where ithelev been adopted Decree symfovos Towards to edafov (1) of Article 16 o Minister, EV event gevikov eklogov, EVA appoints Gevikov and evav Voithov Gevikov Eforov tov Eklogov by apasav tiv Dimokratiav and ava EVA Eforov elections in ekastiv eklogikiv perifereavi as also Superintendent Superintendent and assistant scrutineers for polling stations abroad, and assistants in eforoy ekastiv toaftiv perifereavi as will apitoyv century syvthikai, and EV event avapliromatikis elections, appoints Eforov of elections and assistants eforoy as will apitoyv century syvthikai.

Shall mean that an Assistant o-General Eforos tov Eklogov and The assistants Eforoi elections kektivtai APAS Tash of power and dyavtai be ekteloyv oiovipote the tasks of the Eforoy-General and Eklogov tov Eforov elections, avtistoichos.

72/1979 16/1981 7 (I) / 2009

**Evtalmata elections**

18.-(1) The Minister for the purposes-General Election or avapliromatikis election issue evtalmata elections apethvyomeva through Eforoy-General of the elections, their Eforos Towards Election tov eklogikov Regions by Tas are pursuing will dievergithi the election.

(2) Evtalma elections issued symfovos Towards tov Typov of the that second Pivakos and orizi-

(A) tiv imeromiviav and tov topov of that claim ypopsifiotitov

(B) tiv imeromiviav the vote eav pleioves ypopsifiotites ithelov ypovliithi or c plirothisomevai seat

(C) tiv imeromiviav of the reimbursement of the evtalmatos in tov Ypoyrgov.

(3) The date of submission of a ypopsifiotitov will eivai toafti to be mesolavi chrovikov period of at least seven days from the date tov eklogov as that Directive is defined in Tash paragraphs 1 and 2 of Article 66 of the Syvtagmatos, as will its Embodiment.

(4) On the issue evtalmatos elections by eklogikiv perifereavi immediately is published as of the Eforoy elections gyostopoiis in tiv episimov newspaper the Republic and in three least newspaper kykloforoyas within a periphery pro the adoption of the evtalmatos date of and of form submission of a ypopsifiotitov and date of the vote and o Eforos election issue paromoiai gyostopoiis toichkolloymeviv in toafta parts within a periphery as will ekrivev evlogov, at least five days of pro oristheisis by tiv ypovoliv ypopsifiotitov day.

72/1979

**SUBMISSION AND YPOPSIFIOTITON ANAKIRYXIS YPOPSIFION**

**submission of a ypopsifiotitov**

19.-(1) As ypopsifios proposes o echov the prosovta elections symfovos Towards Arthrov to 64 of the Syvtagmatos.

(2) those parties individually ypopsifios propose in writing by a separate proposal from the are pursuing contains the name and epovymov of the ypopsifioy, tiv diehythysiv and the professions of that Party under of four eklogov tov opioiv the ovomata eivai katavorismeva in tov eklogikov katalogov periphery and The oopoi ypografyv tiv aitisi The two as proteiounv The two and as ypostirizovtes. The ypopsifios deov be apodechtiv tiv candidacy this in writing on a proposal.
(3) those parties individually yopposifios in tiv ypovolliv of ypopsisfioitos automatically delivers or frotiziei as para dothi in tov Eforov the proposition of ypopsisfioitos this omoy paid document is this statement, ypostirizomevís under epismim of confirmation or orkoy o opoios dyvatiai be onerous under of the Eforov (Both of tov oopiov are invited and shall form an "documents submission of a ypopsisfioitos"), the EV are pursuing dillyvtaí the prosotva eklogimotitos automatically by tiv on th is eklogikiv periferiav. Eav documents submission of a ypopsisfioitos not para dothosiv or under and on behalf of ypopoiyfio in tov oristheta To that end chrovov and topov oytais not dyvatai be avakiryxhthi ypopsisfios.

(4) The Eforos throughout oiavdipote ergasimov orav between the adoption of the evmatomatos and noon of the day of oristhesis Towards ypovolliv ypopsisfioititov will grant type tov Documents submission of a ypopsisfioitov in pavg aitovvta.

(5) On the submission of a each proposal from ypopsisfioitos filed EV event syvdyasmyo candidates under or and on behalf of syvdyasmyo posov avtiprospofov five hundred euro by ekastov ypopoiyfio of the syvdyasmyo and EV event avexartitoyp ypopsisfio under or and on behalf of avexartitoyp ypopsisfio posov five hundred euro or episyvaptetav in tiv protasitos evidence had ekotheisa under or and on behalf of-General Logiostov on deposit in or and on behalf of syvdyasmyo or under or and on behalf of ypopsisfio, as will ito Embodiment, of the concerned shall be posoy, and documents submission of a ypopsisfioitos not dyvatiai not also be accepted avef of toiati filing or prosagogis of proof to toiati. To posoy this does refunded at tov syvdyasmyov candidates or to ekastov avexartitoyp ypopsisfio and EV event thvavtov of the in their vomimoys this avtiproaposoyv eav aposrovyv tiv candidacy tov or eav not concessions vote or EV event vote eav oytais be replied at least to E V thirdly of the eklogikov a measure in pasav eterav periptosiv to posov the deposit forfeited.

72/1979 11 (I) / 1996 58 (I) / 2011

Procedure for submission of a tiv imerav ypopsisfioitov

20 .- (1) The Eforos or o an Assistant of the at tiv imerav of that claim ypopsisfioititov attending tiv oristheisav orav and in tov oristheta tovpos and receives documents submission of a ypopsisfioitos those parties individually ypoppisio as laid delivers in aftov either o or ypopoiyfio The proteivovotes or ypostirizovites aftov.

(2) Upon receipt tov Documents submission of a ypopsisfioitos apavtov of candidates is published o Eforos afthorei gystopoiisiv, toichokolloyemeiv in periptoftov Party of the site submission of a ypopsisfioitov, tov ovomatos apavtov of candidates and ovomatos tov tov proteivovtoytov and ypostirizovttov automatically.

(3) those parties individually protatheis ypopsofios by those parties individually submission of a document is ypopsisfioitos and The proteivovotes and ypostirizovttovs aftov omoy meth 'etery To that end in writing of the ypopsisfio dierizomevov prosopoy dikaioyvtaai as paristavtai in tiv diadikasia label submission of a ypopsisfioitov exetazovv and the submission of a ypopsisfioitos ypovallomevaa documents. None of the eteors pliv Eforoy and of the assistants automatically dyvatiai be attending tiv in question diadikasia.

72/1979

Evsstaseis in Documents submission of a ypopsisfioitos

21 .- (1) Evstasis dyvatia be declined throughout oiavdipote submission of a document is ypopsisfioitos Conditionionally oiavdipote eklogoes of the over which the ovoma eivai katachorismevov in tov eklogikov katalogov on-the-that-

(A) the description of the ypopsisio were inadequate for, to prove its identity of the ypopsisio

(B) the submission of a documents ypopsisfioitos not symmorfoytvai or not paredothisav symfovos Towards Tash's statutory provisions of this

(C) it is evident from of the periechomevoi tov Documents toytov that o proteivomevos ypopsisios dyvatiai not be elected

(D) that the financial filing as provoietai in edafiov to (5) of Article 19 not egeveto.

(2) Each toiati evstasis deov be eivai document and to specialize the reasons long ov based. The evstasis delivered in tov Efrovo oychi argoterov tov twenty of four orov after tiv ekpovov of the oristhetoys has lasted by ypovolliv ypopsisfioitov.

(3) Eforos proceeds immediately to tiv exetasi each evstaseos and he informs evstamevov tov on this ruling.

(4) The Eforos dyvatia be nullification oiavdipote documents submission of a ypopsisfioitos by oys reasons ektitheavta edafio to in (1) or information concerning this does tov ypopsisfio.
(5) of the decision is Oiadipote Eforoy virtue of this Article be dyvatai is prevented by electoral Application.

72/1979

**Svdyasmoi**

22. -(1) ypopsifioi ektithevta in tiv eklogiv either EV or conjunction memovomevos.

(2) svdyasmoi dyvatai be eivai either svdyasmoi evos Only in Party or svdyasmoi syvapsismoy pleiovo syvergazomevov kommatov either svdyasmoi of Independent.

(3) No person dyvatai be participants in pleivas of the evos svdyasmoys.

(4) The conjunction compiled by declaration ypovallomeveis in tov Eforov tiv imerav of that claim ypopsofiotitov a view mev on svdyasmoys evos Only in Party under of the Heads of the Party or dioikoyesis this authority or of the yp'atov dioristhevovs avtiprosopoy, a view not on svdyasmoys syvapsismoy kommatov under tov Heads toytov or tov dioikoyesis However archov or under of the No. atfov dioristhevovs avtiprosopoy and a view on svdyasmoys of Independent under apoteloyvov tov svdyasmoys candidates. The declarable eav mev going on svdyasmoys evos Only in Party deov be contain to ovoma of the Party and ovomata tov apoteloyvov tov syvapsismoy candidates on basis of a alphabetical order of the epoymvov their except tov leader of the Party or atfov laid ypodeikvveyta from tov leader for the purposes elections and if syvapsismoy kommatov, the Heads of the syvapsismoy kommatov or automatically laid ypodeikvveyta by the Heads for the purposes elections, the ovomata tov opoiov protassovtai of the syvdyasmoys, corresponds, eav not going on svdyasmoys syvapsismoy kommatov deov be contain tiv prosovymia of the syvapsismoy, the ovomata tov apoteloyvov tov syvapsismoy kommatov and ovomata tov oyto syvergazomevov candidates, on basis of a alphabetical order of the epoymvov their except tov leader of the Party or atfov laid ypodeikvveyta from tov leader for the purposes elections and, if syvapsismoy kommatov, the Heads of the syvapsismoy kommatov or automatically laid ypodeikvveyta by the Heads for the purposes elections, the ovomata tov opoiov protassovtai of the syvdyasmoys, corresponds.

(5) Ekastov party or syvapsismos kommatov EV to signy avafereomivi in to edafioy (4) dyvatai be and with referring to the emblem of the Party or syvapsismoy kommatov eviavioh throughout oliv tiv Dimokratia.

(6) Dilosiv emvlimatos dikaiovveyta be epidososi and The svdyasmoi of Independent, ypografomeviv under pavtov of members of the syvdyasmoys as and The memovomevoi ypopsofi, ypografomeviv Conditionally those party individuals toytov.

(7) To avafereomevov EV tois edafois (5) and (6) emblem deov be non avafeirai or be eivai paromoioy or similar Towards oiovdipote symvlov oiasdipote religious or Towards tiv simaiav or eterov emblem of the Republic or oiasdipote xevis country or Towards tiv prosopograv oiovdipote ekloipvovos avterovy axiomatichchoy the Cyprus Republic or of the apeleferterotikoy agovos 1955-1959 of the Ellivikoy the Cyprus laoy.

(8) The Eforos elections refuses to accept oiovdipote proteivomevov emblem in paravasiv of the subparagraph (7) of this Article. Of the oyto once apodechthevovs emvlimatos is entitled to be poitai hereinafter apokleistikiv chrisiv other benefits o tiv symfovos Towards the provisions tov edafioy (5) and (6) of this Article dilosiv conjunction or memovomevo ypopsofi.

(9) In ekastov syvdyasmoyp erilavavovtai ypopsofiou up of the number of voyleftikoy edrov each electoral district.

(10) The Eforos avakiryssei in tiv imerav submission of a ypopsofiotitov their dilothetvas svdyasmoys and memovomevoys ypopsofi bys yvostopoisevos toichokolloymevis in perioptov Party of the site submission of a ypopsofiotitov.


**Apochorisi ypopsifiyo**

23. -(1) Any ypopsofios dyvatai shall in any pro chrovov the vote, or EV event not to hold a vote, the pro avakiryeos automatically as eklegevtos, be aposyri tiv candidacy automatically by document yvostopoiseos To that end didomevis Towards tov Eforov.

(2) Eforos upon receipt of a yvostopoiseos virtue of the subparagraph (1) frovitei to be dothi yvostopoisis of tolaftis aporosioseis by toichokollosieis this in perioptov Party of the site submission of a ypopsofiotitov.

(3) Oudev tov EV interim parovti articles makes akyrov to psifodelti the opoiov will include to ovoma aposyrythevov ypopsofi, of the submission of a psifodelti paramevovtov ypopsofiotitov.

72/1979
Thavatos ypopsifoi

24. (1) Eav ypopsifois duly avakirychtheis apothevi pro expiry of a vote o Eforos, on the witness of the thavatoy, submits ekthesis on this does in tov Ypoypgov.

(2) In any event, the election continue your journey outside eav o number tov paramevotov candidates eivai isos or katoteros of the number of pliothisomevov edrov which case o Eforos declares this does or toytov, as will ito Embodiment, as eklegevtas or eklegevta, and publish any ovomata tov in tiv episimov newspaper the Republic.

(3) The minister may appoint eterav katalillov imerav by tiv plirosiv of kevis position of unsatisfied thavatoy of the consequences of the ypopsifoi and procedure for tiv toiaftiv avaplironmatikiv eklogiv will recommence veo.

72/1979

none ypopsifois

25. (1) Eav during tiv imerav submission of a ypopsifiotitov in tiv periodov of the oristhevtov To that end has lasted, or after tiv avakirxiv ypopsifoi and pro the day of the vote, Nobody exists or paramevei as ypopsifois EV electoral tivi regions o Eforos submits afthorei ekthesiv Towards tov Ypoypgov.

(2) EV toiaftiv event o Minister defines eterav katalillov imerav by tiv eklogiv and electoral To that end process is initiated from veo.

72/1979

ELECTION WITHOUT PSIFOFORIAS

Election avef vote

26. Eav-

(A) submission of a tiv imerav ypopsifiotitov after tov To that end oristhevtva chrovov there after having exetasiv and apofasiv on tov ypovlitheisov evstaseov symfvos Towards arthrov to 21 or

(B) consequences of apochoriseos ypopsifoi symfvos Towards arthrov to 23 shall in any chrovov between the submission of a tov ypopsifiotitov and the day of the vote, Only in tosov number of candidates for paramevei tiv eklogikiv periipheralostis-

(I) eivai isos Towards tov arthmov pliothisomevov edrov o Eforos avakiryssei immediately their ypovlithevas ypopsifois as eklegevtas and frovtizei as dimisieftovyv the ovomata tov in tiv episimov newspaper of the Republic or

(II) eivai oligoteroes tov eklegismeveov o Eforos avakiryssei immediately their paramevovtas ypopsifois as eklegevtas and frovtizei as dimisieftovyv the ovomata tov in tiv episimov newspaper the Republic and eidofoeii on this does tov Ypoypgov, who defines eterav katalillov imerav by tiv plirosiv oiasdipote kevis or kevov posts are di ‘avaplironmatikis elections and to that end electoral process commences from veo.

72/1979 73/1980

PSIFOFORIA

Arrangements pro of vote

27. (1) Eav during tiv imerav submission of a ypopsifiotitov pleioves ypopsifiotites ypevlithisav by orismeviv eklogikiv periipheralostis or number o tov pliothisomevov voyleftikov edrov, o Eforos avavallei the further eklogikiv diadikasiav be it be possible for a vote on the basis of the provisions of parovtos the prefecture.

(2) The Minister for the purposes of the vote divides, by decree should dimosiefomavev in tiv episimov newspaper of the Republic, ekastiv eklogikiv periipheralostis in elections parts and o Eforos frovtizei as in ekastov leitoyrgisoyv elections kevtra part in the are pursuing katavemei least thirty electorate of any constituency during ʾov tropov century yfistamevai syvthikai will edikaiologoyv:
Provided that the Commissioner may, if and when considered necessary, under existing conditions, to set up polling stations abroad, embassies of the Republic or elsewhere, provided that in any city abroad express a declaration submitted under the supplementary electoral roll for the quarter preceding the election date, interest to exercise their right to vote there at least thirty voters in each constituency who on election day will be abroad:

Provided further that for elections for which the entire territory of the Republic is a single constituency requires interest from at least fifty voters, regardless constituency.

For this purpose, the Commissioner shall prepare the electoral register on the basis of the submitted statements, which only apply to the specific election:

Provided still further that the Commissioner may make any administrative arrangements are necessary for the smooth operation of polling stations abroad, including the adjustment of voting hours in them, so that the vote be closed at least at the same time ending in Democracy.

(3) Eforos by gvostopoiiseos, dimosiefomevis in toialtas newspaper oias will ekrivev evlogov, kykloforoyas foraged in electoral district at least seven days pro or oristheis by psifofoirav and toichokoloymevis in perioptov Party, within a periphery EV to are pursuing with referring tiv oristheisav imerav and orav of vote, notify them of the ovomata, directorates and profession of candidates and Kov praveioyovtov and ypostirizovtov as this does and leptomereias Kov tychov dilothetov syvdyasmov, the election election blocks and oristhevtov elections kevtra after leptomereiov Kov in ekastrov tov katavemithetov eklogov.

(4) those parties individually Eforos defines Kov proedrevotva by ekastov eklogikov kevtrov o opoivos diefthyei and controls this does give Tash Other necessary directive for tiv EV him diexagoviv the vote, and their assistants avagkaioys this does. EV however does o Eforos dyvatia eav visas this does propov, be proedrefsi atropsychos in eklogikov kevtra, when he cent in Kov proedrevotva of elections aforosai provisions of this at the prefecture efaromozovtav aftov.

(5) The Eforos frotizei as dothoyv in Kov proedrevotva those parties individually eklogikov a center to Party of the eklogikov katalogy to opioioy contain their in to kevtrov katavemithetavas elections miav or more kalpas, arketov arithmov psifdeltov and pav another avtkimevov to oposiv wanted kathoristi and eivai avagkaiov by tiv diexagoviv the vote.

(6) The hours are the vote eivai the 7 proiv until noon and 1.00 pm until 6.00 pm itis dyvatia be prolong as of the proedrevotovs of elections in tiv apolytov this krisiv, on tosoyov chrovov up of the mesovyktiou ev century sythikai apaitiisois this does.

| 87 (I) / 2011 | 165 (I) / 2015 | 180 (I) / 2015 |

**Procedure pro of vote**

28 - (1) Exothev those parties individually eklogikov toichokolalatai a center in the election of the pro proedrevotovs of entry of the vote gvostopoiisis avafereyosa the ovomata those parties individually syvdasimos in alfavitikiv seirav and ovomata of candidates in those parties individually syvdasimos tiv seirav throughout HV edilothivas however and ovomata those parties individually avaxartitov yoppsiloys in alfavitikiv seirav and tychov oristhevtov under Eforov the virtue of the subparagraph (5) distinctive symbols or other agents against.

(2) Eivai tasks of Eforov be supplied in ekastov eklogikov kevtrov APAS Tash reasonable working diekolyvseis be ka bathistov dyvativ tiv under tiv eklgeov mystikiv askisiv its right of votes of virtue the provisions of parvotov's statutory and establishes or exoyisdotei tiv proedrevotva the elections as adopted a, tiv tropov during 'ov century diekolyvseis These will katavemithoys among the eklogov.

(3) tiv imerav the conduct of the vote be present in eklogikov kevtrov o proedrev of elections and The assistants This non ypervaiwvtes their on and on astyvomikoi kathikovti and tychov metafrastai oitviv will echreiazovtov. Also The ypopsifioi or o tov oristhev as a representative and a representative o oristheis oiodydipote syvdasimos dyvatvia be paristavtai.

(4) The proedrevof of elections in ekastov eklogikov kevtrov eivai person responsible for tiv fylaxiv and epopteia the ballot box or tiv EV him kalpov.

(5) The vote is conducted by psifdeltov. The type and to periechomevos tov psifdeltov kathorizovtai Kavovismov ekkdimovev by virtue of the parvotov the prefecture. For the purposes of the vote o Eforos dyvatia be appoint distinctive symbols or other agents of the parvotov. In HV periptosiv in EVA syvdasimos of the automatically Party or syvdasimos of the automatically syviasimos pleiovov syvergazomevos kommatov or in tiv aftov syvdasimos of Independent of this electoral district, two or Even more ypopsioi echovv to idiov ovomatepovymov, o Eforos EV toiafti event defines in to psifdeltov to ovoma of the Father tov as proeiraitai candidates omoy post of the place of residence tov.

http://www.cy/law.org/nomois/enop/non-ind/1979_1_72/full.html
(6) The ballot box or c kalpai eivai kataskefasmenvai million Stereo material and eivai toioytotropos kataskefasmenvai to be dyvavai be eisagovai the psisondeltia but be non dyvavai be without exagovai be awoichthi the ballot box.

(7) Straight immediately pro of of entry into the vote o proedrefov of elections deikveyei tiv kalpiv or ekastiv kalpiv kevin in the ativa entities isav parovitva in to eklogikov kevtrov, kleidovei and seals taftiv to be non dyvavai be awoichthi without be affecting the seal of and shall be installed aftiioytotropos to be remain into view automatically diarkyosis the elections.


Proceedings against tiv psisoforiav

29 - (1) No person shall be accepted in to eklogikov kevtrov eav ’s not ekloges dikaiomenvos be voted in to kevtrov this does symfivos Towards Tash’s statutory provisions of this. The proedrefov the elections, o as a cop and go eteros An official apischolimenvos by tiv psisoforiav EV interim electoral kevtro dyvavai be psisofyov therein katopiv exoysidotiseos To that end under of the Eforoy eav ito dyskopolov will be psisofyov in to oikeio eklogikov kevtrov.

(2) To be allowed oydeva dyvavai be voted eav not ascertain the identity of this by prosagogis of the eklogikov vivliarioy or identity card, his record this EV interim electoral lists and that has not already voted.

(3) The election of proedrefov keep tiv taxiv EV interim kevtro and defines tov tov arithmov psisoforov oitives dyvavai ekastote be prosherchovai Towards psisoforiav and dyvavai be expel from a center of the Everyone is entitled to opoiov not be represented EV him. Whoever allegedly improperly EV interim kevtro dyvavai be stripped off up avtivos astyvomikov the mandate of the proedrefovtovs of elections and dyvavai be prosecuted poikikos by oivodipoi tychov offense diapracthev in to.

(4) During oiavdipote eklogiv those parties individually ekloges is entitled to be voted off Only in.

(5) At the eisodochi those parties individually ekloges in to eklogikov kevtrov given in aftov subject of the proedrefovtovs or eteryo prosopoy ergevogytov in evtoviv this EV psisofondeliov duly sfragizomevov or otherwise officially simeioymevov as ithelev appoint o proedrefov of elections, and, upon its having passed the name and the EV interim electoral lists description of that Party simeioytai EV attached lists by orismeyov simeioy the fact that it was given to aftov psisofondeliov and he signs the electoral list in an appropriate space beside the name.

(6) The ekloges on the shooting of the psisofondeliov prochorei Towards to over toyo oristhev Party evthav secretly simeioi on of the psisofondeliov and tov kathorismevov troprov tiv protimisiv automatically favor of the syvdyasomoy of the Party or of the syvvaspimoy pleiovox syvvergazomevov kommatov or of the memovomevov ypopsifioy or of the syvdyasomoy of Independent the election of. The ekloges in ekastiv eklogikov perifereiaiv has likewise the right as ekdilioi tiv protimisiv automatically favor orismeyov ypopsifiophy or candidates of the syvdyasomoy the election of notes on of the psisofondeliov at tov kathorismevov troprov and evavti of the behalf of the laying oy going ypopsifioy or candidates stafrov protimiseos but sufficiently early o the Complete number tov by ekastiv eklogikov perifereiaiv stafrov protimiseos be not exceed tov EVA for every four, seat of the district and in eklogikiv perifereiaiv opoy o a Master number tov edrov eivai katoterou of the four o ekloges is entitled tov EVA Only in stafrov protimiseos, voymeyov that Nobody cross protimiseos given in archigov Party or stov head syvvaspimoy pleiovox syvvergazomevov kommatov or in tov under toytov ypodeikvyomevov for the purposes o Electoral who assesses that elavev Olas Tash to vote as of the syvdyasomoy stafroos protimiseos:

- Shall mean that number Where by reason o tov edrov electoral district tivos exceed four, and to the division of the pilikov olikoy number tov edrov this by the entry in four afiiv ypoloipov, o a Master number tov by tiv toiaftiv eklogikov perifereiaiv stafrov protimiseos afoxavai during EVA. After tiv sympliroviv as proeritai process o ekloges sprinkles to psisofondeliov forged in the polls. Election syvdyasomoy periechovos stafroos protimiseos pleiovas tov EV interim parovit subsection prolepomevov logizetai as ekgkeros without cross Nobody protimiseos be lamvavai into opsv. Eav but contain EVA stafrov protimiseos pleiovox tov by ekastiv eklogikov perifereiaiv prolepomevov stafrov protimiseos and ex tov opoiov o in came evavti of the behalf of the captain’s Party or syvvaspimoy pleiovox syvvergazomevov kommatov or of the under toytov ypodeikvyomevov for the purposes elections, lamvavai into opsv The evavti tov eteryo candidates tethvetes stafrois protimiseos. Where simeioytai stafro protimiseos evavti of the behalf of the ypopsifioy or candidates eteryo syvdyasomoy or of the epeilegevovs subject of the ekloges, Nobody toioytos cross protimiseos shall be taken into opsv, logizomevov But as ekgkeros Only in tov stafrov protimiseos oitives esimeiothias evavti tov ovomatov of the ypopsifioy or candidates of the epeilegevovs subject of the ekloges syvdyasomoy voymeyov that a Master number o tov toioytov stafrov protimiseos will not exceed their by ekastiv eklogikov perifereiaiv prolepomevovos:

- Shall mean that at HV periptosiv simeioytai stafro protimiseos evavti of the behalf of the ypopsifioy or candidates evos Only in syvdyasomoy without o ekloges to express syvama tiv protimisiv of the favor of the syvdyasomoy this does, it shall be deemed to o ekloges oytos expressed and tiv protimisiv of the favor of the
(7) (a) proedrefov of elections or opoiodipote person exoysiodotimevo from aftov It may be explain the manner in elections opoiodipote elections, thoroughly apofegvotas any energy that can be put construed as TIP or directive for orismane ypopsiofi.

(B) Blind or avikavos elections It may be of the vote was not until, like, if this is, dilovvotas that, unable to to do.

(C) Election of o opoioi due to blindness or other avikavotitas It can not be voted may apply to tov proedrefovta, in the present one of their assistants of the, or opoiodipote another person of absolute confidence of the be tov helpful here in the conduct of the eklogikoy its right in accordance with tiv laid desire expressed.

(8) Diarioysis the vote o proedrefov of elections proveai in toiafta ativa steps isav Other necessary by tiv fylaxov tov kalpov and non chrisimopoilsiv toytov under pavtos non To that end exoysiodotimevoy prosopoy and by apovygyv oiasdipote delay tochokolla Extrude of the eklogikoy a center gavostopoisiv parechoysav Instructions to kathodigisiv tov eklogeov in tiv psiforoiav.

(9) Eav ekloges on aprosexiastos continual utilization psifodeliovs in toioytov tropov to be non dyvatai be chrisimopoilithi symfovos Towards Tash's statutory provisions of this dyvatai be handle in spite of the election of proedrefovtovs etevo psifodeliovs upon its having oytos ikavopoilithi on emfikochorisasi aprosexiastos and cancellations to proigoymevo psifodeliovs.

(10) Eav ekloges demand be handle psifodeliovs upon its having etevo prosopov epsifisev as toioytos ekloges, oytos dyvatai, upon its having evorkos or formally confirmed at tov kathorismoev tropov its identity automatically, be handle veov psifodeliovs, the election of the proedrefovtovs sytassovtev praktikov circumstance.

(11) Oudev psifodeliovs given to elections after tiv parodov of oristheis through to completion of the vote time outside eav o ekloges located within a eklogikoy a center of the continual and already this does, when he is allowed to be voted.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>165 (I) / 2015</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Peratosis vote**

30. proedrefov the elections for those parties individually eklogikoy a center to tachyterov after to end the vote on presence of candidates and tov aftov Representatives in tiv psiforoiav oitizes elav parovtes seals with tiv tiv and stamp of the stamp of candidates oitives will epethymoyv this does apavt in separate parcelx non chrisimopoilitheta psifodelia in tiv katovchiv this ativa not paredothia in their elections symfovos Towards the provisions of the subparagraph (5) of Article 29, the akrothevta psifodelia, tov eklogikoy katalogov long oyo echosy noted the psifisavtes elections and oiovdipote praktikov to opolov occasioned into this EV relative Towards tiv psiforoiav.

|---------|--------|---------|-------------|-------------|-------------|

**sorting of votes**

31. - (1) (a) The Chairman of Elections immediately after the completion of voting, shall have arrangements for on-site at each polling station sorting and counting of votes in the presence of candidates or for sorting writing designated representatives of parties.

(B) To this end, each ballot box opened on the spot at the polling station under the supervision of the Chairman of the Elections and the presence of the representatives of parties and independent candidates, starts the sorting process and the vote count. After completion of counting and recording the results, the Chairman of Elections shall immediately forward the results of the election and transfer the safest way the ballot box with its contents and all the relevant forms to the Registrar of the relevant constituency.

(2) Efors, The assistants automatically and servants and The ypopsfioloi and The dialogue on the claims representatives dikaioyvtaei be paristavtaei in tiv dialogiv and Nobody another.

(2A) (a) During the sorting and counting of the voting power, does not permit possession or use of their dialogue on the representatives of the candidates or kommatov oiovdipote psifodeliovs or oiovdipote evtyvop recording of the results of elections or eidov stationery.
(B) The Eforos has powers to apomakryvei from tiv halls dialogue opoiodipote a representative o opoios para vai e the provisions of paragraph (a).

(C) a representative Opoiosdipote para vai e the provisions of paragraph (a) eivai evchos adikmatos and if convicted of the subject to a financial penalty be laid does not exceed the pevtakosies pounds.

(2B) (a) In each constituency there is a special ballot stiv are pursuing toptothetoyvta, tiroymevov tov diataxeov of paragraph (b), psifodeltia tov ektopisthevtov eklogeov.

(B) The psifodelia these toptothetoyvta stiv special ballot box, AV number o tov ektopisthevtov eklogeov sto concerned shall be Centre for Electoral does not exceed their twenty and katametryvta separately.

(C) In any other case, psifodelia tov ektopisthevtov eklogeov they remain stiv ballot box of the concerned shall be eklogikoy a center and katametryvta Simultaneous with psifodelia of oikeias electoral district.

(3) Priv or o Eforos to steps in tiv dialogiv the voting power oytos or o into this exoysiodotimevos avoigei on presence of candidates or tov on dialogue Representatives, oitwes will paristavta, tiv kalpiv or ekastiv kalpiv, as will its Embodiment, and exports aftov on the products in this psifodelia the counts are pursuing, to no outcome of measurement entered in to praktikov in the dialogue. Eav prokypsi difference between of the number of psifodeltio and of the number of psifisavto, been repeated the count was.

(4) Thereafter o Eforos proveavi in tiv dialogiv its proceeds of the voting power, since osov That appears practically as possible syvechos to completion, aporritomevov pavtos were null and void psifodeltioy to oioiv simeioyvta on automatically as apporrifhev.

(5) Immediately on completion of sorting, o Eforos made out katastasiv EV the avaferovtaiv the day and time of the peratos of dialogue, o a Master number tov engegrammevos eklogeov, o a Master number tov psifisavtov eklogeov, o a Master number tov psifodeltioi ativa avevgoristhias as valid o number o tov lefkov psifodeltioi the are pursuing ekirychthikav void, o number tov akyrov psifodeltioi, o number tov as akyrov prosvithethov but kirykhthevtov egkyrov psifodeltioi, o a Master number tov egkyrov voting Power Tas are pursuing elavev those parties individually conjuction or memovemovos ypopsilios, the sum of the starov proimiseo those parties individually ypopsifioy and pav eteov kathorizomevov stoicheio. In tov katartismov the situation ava dyvatai be represented in a representative on those parties individually and syvdyasmov The avexartitio ypopsifi. For the purposes of the parovtos subparagraph "white psifodeltio" simaivei psifodeltio sto who are not made from tov elections any of the kathorismeva sto subparagraph (6A) points.

(6) (a) Eforos rejects as akyrov pav psifodeltioy-

(I) to oioiiv not bring tiv stamp or alliv epismov vevaiosiv unchanged kathoristi

(II) to bring oioiiv oiovdipote letter or by simeiov of the oioiiv dyvatai be ascertained the identity of the eklogeos

(III) out of the oioiiv oiovdipote Party free of material missing

(IV) out of the oioiiv becomes adyvato be ascertained the will is of the eklogeos

(B) priv or cancel oiovdipote psifodeltioo o Eforos epideikyvai this does in ekastov parovta ypopsifiyv received by it and his views of the

(C) the decision is of the Eforoy on akyrotitos psifodeltioi eivai final.

(6A) Avexartitos of what has already dialamnvavovtaiv in tov parovta Nomov or in oiovdipote Kavivismov ekkadomevos virtue of that Party psifodeltioi periechoiv in oiovdipote Party of this column, that are pursuing corresponds to ekastov syvdyasmov Party, syvapsimov kommatov and of Independent, or in eteov memovemovos ypopsifiy, EV of points "X", "+" or "v" or oiovdipote eteov simeiov prosomoiazov Towards nevertheless considered egkyrov.

(7) Psifodeltioi avagrafof oligoteroyv ypopsifioy or number o tov kevov edrov eivai egkryov as regards their connection with this avagrafomevovs ypopsifioy.

(8) For the purposes of this Article, 'Superintendent' includes the Office of Elections, who has in the electoral center of all the powers and responsibilities of the relevant Registrar.

(9) To Ypoyrgikov Symvvoiyov dyvatai be issued the Rules dimosifomevovs in tiv epismov newspaper of the Republic, kathorizovtas tiv methodov of the kathorismy pavtos thematos aforovtos in isopisiav or to oioiov will idyvato be spent driving in amfisvitositiv as Towards tiv dialogiv of the voting power or tiv pirosi o tov kevov edrov. Rules of ekkadomevoi basis of the parovtos subparagraph being presented in tiv Voyliv tov Representatives and efarmozovatci century provisions of subparagraph (2) of Article 15.
First breakdown edrov

32. (1) At the close of the vote initiated by each of the electoral Eforoy circumference sygkevtrosis and a classification, according to kathorizomevov tropon, of the results of elections in tiv oikeia this eklogikiv perifereiav.

(2) Eforos, immediately upon aggregation and rank of the results of elections of oikeias this electoral district, provei in tiv protiv katavomiv tov edrov and tiv avakiryxiv tov epitychovtov symfivos Towards the provisions of this Article.

Kekyromevov avtigrafov of the act oj of the ground for the measure, perilamvavov tov arithmov of the syvolov tov from the first breakdown achrismopoitev ypooiropov in tiv oikeia this eklogikiv perifereiav tov participants shall in tiv eklogiv kommatov, syvaspismov kommatov, syvdasymov of Independent and memovomevov candidates, is sent immediately through of the asfalesteroy mesoy in tov Gevikov Eforov.

(3) Towards tov skopov toytov to syvolo ev ekgyrov voting power of the electoral district shall be divided by that of the number of edrov. The EP of pilikov division, paraleipomevov of the klasmato, constitutes to eklogikov metrov, by oy divided the electoral dynamis those parties individually syvdasymov, itoi to syvolo tov for this ekgyrov voting power EV the region and received by it for those parties individually conjunction so seat osas fora to eklogikov metrov contained in tiv eklogikiv of the dynamiv.

The electoral district eklogoyis EVA vouletiv Only in the seat provided in relatively pleiospsisav to party or syvaspismov kommatov, or at tov relatively pleiospsisavta avexartitov ypopsiifov or tov syvaspismov of Independent.

Avexartitos ypopsiifos lavov to vote isas The above-mentioned eklogikoy a measure of the katalamvavei miv edraad.

(4) The provisions in Tash avotero paracchoroymevai in ekastov syvdasymov headquarters of candidates in katalamvavvai The oopoi o Echois in seirav their perissoteroys stafros protimoseos AV and there are no `toioytoi ypopsiifo in tiv seirav throughout HV avagraftvai on of the psifodeltiav.

Cases of a tie or perissotero two candidates of the same factory syvdasymov, of whether those seats laid paracchoroyvai sto conjunction as that is less tov isopsisavav candidates, krivtovai by lottery laid dievergeitai from tov Eforo in the present of candidates and avakirysetai Members o ypopsiifos to ovoma of the oooi drawn. Conjunction perilamvavov ypopsiifov psifodeltov tov in aftov paracchoroymevov virtue of this Article by tiv eklogikiv perifereiav edrov katalamvavei so Only in home osas The ypopsiifo automatically.

(5) The Eforos-General, on the basis syvotchtheisov katastasevov tov tov Eforov, made out by ekastiv eklogikiv perifereiav of the results list to this perilamvavvota-

(A) arithmov tov tov in tiv eklogikiv perifereiav eklogoev

(B) tov arithmov tov EV syvolo psisavatov in taftiv eklogeov

(C) arithmov tov tov ekgyrov psifodeltiov

(C1) arithmov tov tov lefkov psifodeltiov are pursuing the kiryththikav void.

For the purposes of this paragraph, "white psifodeltio" has the meaning it attaches stov serum this sto subparagraph (5) of Article 31.

(D) tov arithmov tov akyrov psifodeltiov

(E) tiv eklogikiv dyamiv syvdasymov those parties individually and those parties individually avexartitoy ypopsiifov, toyttesi to syvolo tov for those parties individually dothevov egkyrov voting power EV the constituency

(F) arithmov tov tov in tiv protiv katavomiv proskyrotheisov edrov in ekastov syvdasymov and avexartitov ypopsiifov, mvimovefomov and of the number of in ekastov syvdasymov perilmavavomevov candidates

(G) arithmov tov tov from the first breakdown apomeivasov adiathetov EV the constituency edrov

(H) of the syvolo arithmov tov tov from the first breakdown achrismopoitev ypooiropov throughout apasav tiv Dimokratiav tov participants shall in tiv eklogiv kommatov, syvaspismov kommatov, and syvdasymov of Independent of Independent candidates.

In katartismov tov tov pivakov ava dyvatai be represented in a representative on those parties individually and syvdasymov The avexartitov ypopsiifov.
Monday breakdown edrov

33.-(1) If, after tiv under the provisions of Article 32 evergetheisav katavorimiv edrov EV each constituency, paramevosiv adiathetoi seat (s Tas are pursuing perlamvavovtai cent and non-allocated seat at tiv periptosiv of the subparagraph (4) of Article 32) is acting under-General of the Eforoy breakdown tov adiathetov edrov throughout oliv tiv Dimokratiauv, unto this theoroymeiv as an electoral district.

(2) (a) Tiroymeov tiv diataxeov of paragraph (c), the breakdown tov in application of subparagraph (1) of this Article adiathetov edrov givetai among the aftotelov kommatov or syvaspimov kommatov laid sygkevtrosav-

(I) The independent parties share 3,6% ·

(II) The two syvaspimoi kommatov percentage ten tois ekatov (10%) and

(III) The syvaspimovi pavo of the two parties tois ekatov twenty percentage (20%) of the voting power syvolyov tiv egkyrov in tiv The entire territory of the Republic.

(B) If the invoice was not until EVA party or not until EVA syvaspimovs aggregation the corresponds percentages operations referred most pavo, participates in the second breakdown and to immediately epomevo consecutive electoral virtue afteteles party, if they have to a percentage of aftotelos Party eivai megalyteryo the percentage of the kathesos separately by the parties shall form an laid to syvaspismo, is otherwise involved o syvaspimovs kommatov laid aggregation to megalytero percentage electoral virtue of the percentage of the kathesos the parties shall form an laid to syvaspismo. This rate in order to find the division of the syvolikov posostoy laid aggregation o syvaspimovs by of the number of syvergazomezov kommatov.

If the invoice kaveva party or kavevas syvaspimovs kommatov no aggregation of corresponds percentages, the operations referred most pavo, you are involved in the second breakdown, not until two parties or virtue of that party and o syvaspimovs kommatov or not until two syvaspimovi kommatov, as the case may, tov opovlo the electoral virtue ypoleipetai over to lesser percentage of the hydrochlorofluorocarbons katatotov oriy participation in the second breakdown.

(C) Notwithstanding the stipulations of the above paragraphs (a) and (b), the independent parties participating in the second division then only vindicated second seat from this distribution if they have received 3.6% of the total valid vote on the entire territory of the Republic.

(3) For the purposes of the second breakdown atroizetai to syvolyov tov from the first breakdown achrismopoitov ypoalov throughout apasav tiv Dimokratiauv tov participants shall in tiv defferav katalimv kommatov and syvaspimov kommatov and the sum divided by this does of the number of adiathetov edrov. To pilikov unto this division, of the non perlamvavomevov klasmatos, constitutes to eklogikov metrov the second breakdown.

Further through of the eklogikov this does a measure divided kechorismovos to syvolyov tov per apasav tiv Dimokratiauv achrismopoitov from the first breakdown ypoalov evos those parties individually tov kommatov and syvaspimovs kommatov tov metechovtov in tiv defferav katavorimv, to not pilikov unto this division, paraleipomevov of the klasmatos, deikvyei tov arithmov tov edrov Tas are pursuing ekastov party or received by it syvaspimovs kommatov EV monday breakdown.

(4) The seat cent against to edafiov (3) pararchoroymevai in ekastov party katavemovtai as akoloythos:

(A) the Eav of the second breakdown katavemitea seat eivai one, is granted in tov syvdysamov of the dikaiothevitos unto this Party or syvaspimov kommatov the electoral district in HV headquarters avikei

(B) eav cent from the second breakdown katavemiteai seat eivai pleioves one, as long osov mev The Explanatory perierchovtai in EV party or syvaspimov kommatov, pararchoroyvtaiv in their syvdsamoyos of the Party or syvaspimov kommatov, analogos the case, tov eklogikov Regions in Tas are pursuing century avikosiv seat. Since not osov century headquarters in The Explanatory perierchovtai pleiova evos of the parties or syvaspimovs kommatov katavemovtai between aftov as akoloythos:

The dikaiothevta tov edrov toytov parties or syvaspimov kommatov are classified by seirav of the ypsoys tov per apasav tiv Dimokratiauv achrismopoitoitov from the first breakdown ypoalovov, protassomov tov sygkevtrosavov higher achrismopoiita ypoalova.

Thereafter locate EV each tov eklogikov Regions, in Tas are pursuing avikosiv adiathetoi century seat of the first breakdown prokryptovta achrismopoiita ypoalova evos those parties individually syvdyasmos tov participants shall in tiv defferav katalimv kommatov or syvaspimov kommatov. The breakdown of the second seat pararchoroyvtaia ava one in their syvdsamvos tov dikaiothevtov ID kommatov or syvaspimov kommatov as akoloythos:

http://www.cylaw.org/nomoi/enop/non-ind/1979_1_72/full.html

13/28
Authority gives its own from of the Party or syvaspismo syvovtov owhos emfaveizei higher throughout apasav tiv Dimokratiav achrismopoiota from the first breakdown ypolaipa granted the first of tov toioyotov edrov headquarters in tiv eklogikiv periferieia in HV to toioyto party or o syvaspismos kommatov emfaveizei to ypsiloterov achrismopoiotov ypolaipov, vooymevoj that there toiafti adiathetos seat, otherwise the toiafti seat reserved in tiv immediately epomeviv eklogikiv periferiea in HV to toioyto party or o syvaspismos kommatov emfaveizei to immediately epomevov ypsiloterov achrismopoiotiv ypolaipoj.

This work has been repeated diadochikos for to secondly in seirav ypsoys tov per apasav tiv Dimokrativ achrismopoiota frim the first breakdown ypolaipoj and epomeva parties or syvaspismos kommatov, alogos the case by reference to a classification series tov participants shall in tiv defterav katavovim kommatov and syvaspismos kommatov. Akoloythos been repeated, authority givomevis from the electoral district in HV EV party or syvaspismos kommatov emfaveizei to immediately epomevov ypsiloterov achrismopoiotov ypolaipoj automatically and oyo forth this work and under the most idia as proereitai seirav until exavtises of the oloy number edrov in Tash was justified are pursuing from the second breakdown EV ekastov party or syvaspismos kommatov.

(C) c tychoi there after having defterav katavovim apomevovai adiathetoi seat (s tivs are pursing perlambavoivtav and c non-allocated seat by the application of tov to paragraph dptavov (d) of this Article) proskryovtav, ava one at seirav in to party or syvaspismos kommatov whoever paroysiazei higher from the second breakdown prokyptovta achrismopoipta ypolaip vooymevoj to that party in question has aggregation rate of 7.2% on sylvoj tov egkyrov of the voting power in tiv the entire territory of the Republic and o syvaspismos kommatov aggregation is the percentages that referred to in subparagraph (2) and parachorovytaiv in their syvdasymos tov dikaiothetiv ID kommatov or syvaspismos kommatov by the application of tov dptavov of paragraph (b) and tiroymevoj tov alogioiv.

(D) century when to parov arthrov proskryovmevaik ekastov at party headquarters in katalamvatovtiv of candidates aftov symfivos Towards edafiov to (4) of Article 32.


**Avaskryxis voyleftov**

34 -(1) A-General Eforos tov Eklojov upon the complete breakdown of the tov edrov and kathorismoy tov eklegetov candidates avaskryseui this does kechorismevos and publish any ovomata aftiv in tiv epismos newspaper the Republic.

(2) A-General Eforos tov Eklojov further pistopoiei if those parties individually evtalmatos eklogov as laid communicated to aftiv in elections for those parties individually Eforoy metavivsiv in tov Ypojgov, the outcome of each election and tov eklegetov parlimentarians and this does is sent to tov Ypojgov.

| 72/1979 |

**Filling kevotheisav voyleftikis seat**

35 -(1) Tiroymevoj tov dptavov of the subparagraph (2), and recommended for whatever reason during voyleftikis season; kevothai voylefti seat, the seat kevothea saravta be fulfilled within five days to very much avaskryxi from tov Eforo under alogio application the provisions of Article 34, as Members tov EV life in to may run the avaskryxis ypapsifio of the syvdasymo the same electoral district of the Party or of the syvaspismos kommatov or syvdasymo of Independent, o whose service in the case Party or syvaspismos kommatov, apodedeigmavta in to has lasted kevosos seat continues to be aivkei in the same factory party or syvaspismo kommatov and o opoios will eklegotav in-General voyleftikes elections, if that were, laid hold tiv kevothea headquarters osoi tychoi another ypapsifi of the Nature syvdasymo ay apoipoiytaiv of entitlement basis of the parovtos subparagraph or not could exercise the right avaskryxeos basis of the parovtos subparagraph due thavatov or why when to has lasted kevosos seat does not belong in the same factory party or to syvaspismo kommatov, had not been taken by no more than aftov stafrois protimisesov or had not been or boroyas be eichav considered by virtue of the second paragraph of the subparagraph (4) of Article 32 that proigojytos this:

Shall mean that in case of a tie of two or perissoteroj of the candidates' own syvdasymo efarmozovtav in alogiaiv provisions of one second paragraphs of subparagraph (4) of Article 32.

(2) If during which eivai unable or filling kevotheisav headquarters based application of subparagraph (1), conducted avapliromatiki election in accordance with the provisions of Article 35A of the parovtos the prefecture.

| 72/1979  | 118 (I) / 1996 |
Avapliromatiki election

35A. For all avapliromatikis elections efarmozovtai, tiroymevov tov avalogyov, century on prokiryxeos and dievergeias eklogov proigoymeavai provisions of this the prefecture.

| 72/1979 | 118 (I) / 1996 |

Orismeva gegovota non epireazovta tiv validity of elections

36 .- (1) Nothing election akyroyta logo-

(A) loss, klopis or of destruction of ballot box or kalpov or

(B) failure of the vote to conduct or completion at oiovdiptote eklogikov kevtrov or

(C) any other non-compliance or symmoroseos Towards Tash provisions of this the prefecture, eav wanted favi that the election was conducted symfovos Towards the Principles diatypoymevas to the provisions relating to identity and oy subject matter does not affect the outcome of elections.

(2) Where orismevi Energy forsees be givi on presence of the avtiprosopoy ypopsiifo or automatically, or under of the ypopsiifo or of the omission of the aviprosopoy be ATTEND not affect tiv gevomeviv every as at other well egeveto.

| 72/1979 |

Special Election offenses

37 .- (1) Opiosodipote elections fail be exercising his right of election of eivai evochos adikimatos and if convicted of the subject to prostimo which do not exceed two hundred pounds.

(2) Any oti-

(A) plastografiei or dolios paramorfovei or dolios destroys pav engrafov submission of a ypopsiifoitos or delivers to tov Eforov of elections pav toioyto pav engrafov EV that knowingly That appears plastografimevov or

(B) plastografiei or dolios paramorfovei or dolios destroys psifodeltiiov or

(C) aveh vomimoy of power delivers psifodeltiiov in oiovdiptote prosopov or

(D) sells or prosferei Towards polisiv psifodeltiiov in oiovdiptote prosopov or agorazei or prosferetai be agorasi psifodeltiiov despite oiovdiptote prosopoy or

(E) be without eivai prosopov dikaioymevevai virtue of the parovtos's statutory psifodeltiiov be Katechis has to tiv katochiv of the toioyto psifodeltiiov or

(F) shall be installed within a ballot box pav eterov avtikeimevov or

(G) aveh vomimoy of power outputs on oiovdiptote eklogikoy psifodeltiiov or a center located outside of the katechov psifodeltiiov eklogikoy a center or

(H) aveh of power destroys, received by it, or otherwise avoigei epemvaivei on oiasdipote psifodeltiiov ballot box or bundle EV use or protithemevov as chrisimopoithoyv for the purposes or elections

(I) aveh vomimoy of power ektypovei psifodeltiiov or pav what dyvatai be construed or eivai as possible to be used as psifodeltiiov in tiv eklogiv or

(J) for purpose of receipt veoy psifodeltiiov provaii in evorov or episimov vevaiosiv symfovos Towards to arthov 29 (10), which are for false at free of material that leptomereia, eivai evochos Criminal adikimatos subject EV event of conviction in fylakis non yppervaiovsav their on month concerned or in prostimov non yppervaiov Tash, 450 or in amfoteras Tash penalty ID.

(3) Prosopov katadikasthev by poivikov offense by virtue of the subparagraph (2) dyvatai be guilty under of the ekdikazovtovs this Court in stersiv of the right of the eklegeiv and write in eklogikov katalogov by periodov non yppervaiosav seven years after sentencing by oiovdiptote eklogiv virtue of the parovtos the prefecture or the prefecture oiovdiptote eteroy avtikathistovtovs or tropoioiyytovs tov parovta Nomov.

PART SIX PRAXEIS DIAFHORAS AND PARANOMOI ENERGEIAI

Plastoprosopia

38. Whoever in eklogiv be by resolution of the eaftov represents tov that eivai eterov prosopov, adiaforov eav to eterov this does prosopov damage or eivai vekrov or eivai plastov prosopov or requests to psifodeltiov to ovoma eterov prosopoy, adiaforov eav to eterov this does prosopov damage or eivai vekrov or eivai plastov, or upon its having episfisev in toiaftiv eklogiv calls in tiv aftiv eklogiv psifodeltiov on ovomati of the, eivai evochoi of criminal adikimatos of plastoprosopias.

72/1979 16/1981

Estiasis

39. Whoever with prothesis diafhoras either o 'own or through eteroy prosopoy, pro, diarkoisys or after tiv eklogiv, promithef ei or givetai cause such promitheththi or plirovei or undertakes to pay for EV whole or in part the costs promitheias and veal, potoy, avapsyktoiv, entertainment or promitheias in eterov prosopov by be have influenced by prothesis diafhoras to prosopov this does or eterov prosopov be give or be to refrain from of the be give tiv psifov of the at toiaftiv eklogiv, or by logiasmov of the face this does or eterov prosopov, psifisavtov or apochovtovs be voted or etoiomy be voted or be to refrain from of the be voted against tiv eklogiv taftiv and go ekloges or prosopov to opolov with prothesis diafhoras accepts pav toioyto meat potov, avapsyktoiv, diaskedasiv or promitheiaiv or pav toioyto cash or esitiriov or yoithethei toioyto another mesov or techvasma to be render dyavativ tiv promitheiaiv toioytoy and veal, potoy, avapsytktoiv, entertainment or promitheias, eivai evochoi of criminal adikimatos catering.

72/1979

Offensive effect

40. Whoever, directly or indirectly either o same factory or through eteroy prosopov evergoyvtoiv and on behalf of, or use any threatening or be utilization viav periorismov, or impose or threaten to imposing either o 'own or through eteroy prosopoy, kosmikiv or pvefmatikiv vlaviv, zimiv or apoleiaiv or in or oiodipote prosopov for be to influence or exavagkasi be voted or be to refrain from of the be voted or because of the that to prosopov this does episfisiv or apeschev since of the be voted en oiodipote eklogiv or whoever, by abduction, exavagkasmoy or pvaiv dolioy techvasmatos parempodizei tiv eleftherav askisiv to vote under the ekloges or by automatically exavagkazi, paraplavai or interfere ekloges be either give or refrain from be be of the yield of the psifov tiv in eklogiv eivai evochoi of criminal adikimatos of paravomoy effect.

72/1979

corruption

41. akoloythoi regarded as evochoi of the adikimatos of dorodokias-

(A) whosoever directly or indirectly, either o same factory or through eteroy prosopov evergoyvtos and on behalf of yields, daveizei or agrees be give or be daveisiv or prosferei, promises, or promises be promithefes or I be tried be promithefes, money or polytimoiv as compensation to or by election, or at prosopov arranged by ekloges or by oiodipote prosopov, by be parapeisi elections be voted or be to refrain from of the be voting or prothesis diafhoras commits oiodipote of the foregoing praxeov by logiasmov toioytoy ekloges whoever episfisiv or apeschev from be of the vote against tiva eklogiv

(B) Any person who, directly or indirectly, either o 'own or through eteroy prosopov evergoyvtoiv and on behalf of, give or promithefesi or agrees be give or be promithethesi or prosferesi, promises or agrees be give or be prosporisi or be I tried be prosporisi office , thesiiv or apascholisi in or by oiodipote elections or to or by oiodipote eterov prosopov, arranged by ekloges by be parapeisi dov elections be voted or be to refrain from of the be voting or prothesis diafhoras provaini in oiodipote toiaftiv evergeiav as proelechthi whoever eichiv vote or abstained from of the resolution to be tiva eklogiv

(C) every person who, directly or indirectly, either o 'own or through eteroy prosopov evergoyvtoiv and on behalf of, provaiiv in toiaftiv doarev, daveivov, prosporav, ypochesiv, prosporismov or symfiovia as avotero provoeltai in to parov arthrov in or by oiodipote prosopov by be parapeisi this does be successful or be be successful I tried tiv eklogiv oiodipote prosopov as voyltoyto or tiv psifov oiodipote ekloges by tiva eklogiv

(D) whosoever on the consequences or toiaftis donation davei, an offer of, ypocheseos, prosporiseos or agreement proagei or undertakes, promises or prospathbei be proagagi, tiv eklogiv oiodipote

http://www.cy law.org/nomoi/enop/non-ind/1979_1_72/full.html 16/28
prosopoy as voyletoy or tiv psifov oioydipote eklogoes by tiva eklogiv

(E) whosoever prokatavallei or is acting to be plirothovy money to or for tiv chrisiv eteroy prosopopoy with prothesis like money the less or Party totoyv exodethevoy by dorodokiav in tiva eklogiv, or whoever EV knowingly pays or is acting as katavithmosi money in oioydipote prosopov EV whole or in part by exodethevta dorodokiav in tiva eklogiv

(F) go eklogefs whoever, pro or diakryosis elections tivos, directly or indirectly, either o 'own or through eteroy prosopoy evrygoytvs and on behalf of, received by it, agrees or is contracted with money, gifts, daveiov or polytmov as compensation, office, thesiv or apascholisiv di 'eaitov or oioydipote eterov prosopov, be by resolution or by resolution be agreed to refrain from or be of the vote or be for be agreed to refrain from of the resolution be at tiva eklogiv

(G) whosoever, after tiva eklogiv, directly or indirectly, either o 'own or through eteroy prosopoy evrygoytvs by aitoy, received by it money or polytmov as compensation out of the that prosopov episiysev or apeschev since of the be voted or parepeiseyv eterov prosopov be voted or be refrain from of the resolution be at tiva eklogiv

(H) Whossoever shall, directly or indirectly, either o 'own or through eteroy prosopoy evrygoytvs by aitoy, one of the that and pliomiv for be voted or apeschev since of the be voted or agrees or syvefouve be voted in favor orismevne ypopsifioy by tiva eklogiv, or out of the that and pliomiv through to that evothisev or syvefouve be helpful here ypopsifioy tiva during tiva eklogiv calls spite of the ypopsifioy this does or of the antivproposy of the doreav or daviesmov chrmatov or polytmov as compensation concerned or the yposchesiv donation or daviesmov chrmatov or polytmov avtalagmatos office, thesiv or apascholisiv concerned or the yposchesiv by post, or thesiv apascholisiv

(1) Everyone who, directly or indirectly, either o 'own or through eteroy prosopoy evrygoytvs by aitoy, be parapeis eterov prosopov to submit candidacy or be to refrain from of the to submit candidacy or be aposyri tiv candidacy of the yields or prosporizei office, thesiv or apascholisiv or agrees be give or prosoroi or offered by the promises be prosoroi or be I tried be prosoroi office, thesiv or apascholisiv in or through to eterov prosopov, or gives or daveizei or agrees be give or be daveizei or offered by the promises be prosoroi or Tried prosoroi be be money or polytmov as compensation to or for or in prosopov through to eterov this does prosopov or in prosopov for and on behalf of eteroy this does prosopoy.

72/1979

Poivai and avikavotites by diaftheros acts

42 .- (1) Any ostis-

(A) committing to poivikov offense plastoprosopias or an Assistant, symvoylefei or proagei tiv diapraxiv of criminal adikamatos of plastoprosopias or

(B) commits an offense to poivikov catering of aprepoys influence or corruption or

(C) poieitai or this publication, pro or diakryosis elections tivos, for purpose of elections epireasmov ypopsifioy tivos false ekthesiv fact in aforovtos in tov prosopikov character or diagoviv of the ypopsifioy

(D) poieitai or this publication, pro or diakryosis elections tivos, on purpose or proothiseov Promotes the Election ypopsifioy tivos false dilosiv on apachoriseis oioydipote eteroy ypopsifioy in tiv eklogiv taftiv

(E) ov ypopsifios or electoral claims representatives, EV knowingly provaivei in false dilosiv EV relative Towards the elections apaitoymeviv costs under of Article 52 eivai evochoes Criminal adikamatos act diaftheros subject on the costs and the in tiv periptosiv of paragraph (a) in fylakisiv not ypervaiyosav their dekaakto month concerned or in prostimov non ypervaiyosav Tas, 1500 or in amfoteras Tash penalty them and to oiavidipote eterav periptov in fylakisiv non ypervaiyosav their midnight month concerned or in prostimov non ypervaiyosav Tas, 1000 or in amfoteras Tash penalty ID and to ekdikazov tiv ypousesiv dikastirioy dvylatai be ordered if tiv steresiv of the right of the eklegeiv and recording this in eklogikov katalogov by periodov non ypervaiyosav seven years by virtue of the oiavidipote eklogiv parovtos the prefecture or oioydipote eteroy avtkathistovtos or tropopoioyotvos tov parovta Nomov. Pav By virtue of this Article eklogikov diaprachthev offense under dimosioy orgavyov, to ekdikazov tiv ypousesiv dikastirioy in tiv epiemtrisiv the penalty received by it into opisv the fact eav o person who caused exepliory ypriesiav.

(2) Except in the case of paragraphs (c) and (d) of subparagraph (1) no laws poiviki flaying virtue of this Article dvylatai be exercised avef the consent of the Attorney-General of the Republic.

72/1979 164/1985
EKLOGIKOI ANTIPROSPOEI, EKLOGIKA COSTS AND PARANOMOI ENERGEIAI

Appointment eklogikoy avtiprosoopy

43. - (1) Pro or submission of a tiv imerav ypopsifiotitov dyvatai be dioristhei yf'ekastoy ypopsifiy arranged by a representative for this electoral tiv eklogiv (EV tois avaraferomevos hereinafter as “o electoral claims representatives”).

(2) failed to appoint ypopsifios dyvatai be tov eaftov of the as eklogikoy avtiprosopev and EV toiafti case shall the provisions of this at the prefecture efarmozovtai aftov tosos subject of the status by as ypopsifiy osos as eklogikoy avtiprosopev.

(3) or pro the date of submission of a ypopsifiotitov the name and the diefthyysis of the eklogikoy avtiprosopey diloityati writing in of the ypopsifiy in tov Eforov and o Eforos or eteros and on behalf of gives dimosiai gnostopolis of the behalf and diefthyvseos of the eklogikoy avtiprosopey by toichokolliseos this in periopov Party expelled the Office of the.

(4) Deputi ‘for those parties individually ypopsifiy is appointed Only in in electoral claims representatives but’ o appointment oytos dyvatai be avakithi and EV toiafti event or EV event thvatos of the avtiprosopev, pro, diakoyis or after tiv eklogiv is appointed eteros and the name and the diefthyysis This is published by tov avtero provooymevov tropov.

(5) Prosopov katadikasthev or avaraferomevov as evochov in ekthesiv of the Eklogodikeiow by praxis diafthoras dyvatai not to be regarded as a representative for electoral periodov seven etov of conviction or the date toiaftis report.


Syvapss contracts

44. - (1) o ypopsifios electoral appoints a representative tov ypallilov, avtiprosopev or usher tov chrisimopoioymevov by oiavidpote pliromiv and on behalf of ypopsioy concerned or the ekmisthosiv oioytpote oikodomimatos chrisimopoiothiomevov for meetings and on behalf of ypopsiyo and he informs writing tov proedrefova the elections for those parties individually eklogikoy a center of the of the the diorismoy avtiprosopev in tiv psifoforia.

(2) no laws Convention on expenses relating to conducting the election will be bound candidate for if not been contracted by him or his election agent or person to do so authorized employee in writing but this does not exempt the candidate for the consequences of any corruption act or unlawful act committed by the electoral representative.

72/1979 16/1981

Payment of the expenditure through eklogikoy avtiprosopey

45. - (1) Except as provoetiai under or symfivos Towards tov parovta Nomov no laws payment prokatavoli or filing will givetai under ypopsiyo in tiva eklogiv or under eklogikoy avtiprosopev arranged by ypopsiyo or Conditionally oioytpote prosopoy shall in any chrovov or pro or during or after diarkeiaiv tiv tiv eklogiv, EV relative Towards dapaviv gevomeviv by tiv diexagoviv of elections or otherwise through of the eklogikoy avtiprosopev of the ypopsiyo.

Amounts chogirovmeva Conditionally oioytpote prosopoy of another or of the ypopsiyo by oiavidpote dapaviv EV relative Towards tiv diexagogiv the elections or because donation daveioy, prokatavolis or deposit will katavallovtei in ypopsiyo or tov tov eklogikov this avtiprosopev.

(2) Whoever provaivei in pliromiv, prokatavoliv or katathesiv in paravasiv of this Article or pay at paravasiv of the parovtov subparagraph oiaipote amounts oyo provooymeva as avtero eivai evochs paravomoy energy.

72/1979

Period for claims and payment by electoral expenditure

46. - (1) Any payment made by a candidate or his election agent in relation to expenditure for the conduct of the election is supported by an invoice or receipt and order for an amount in excess of one hundred euro (€ 100) is via bank transfer or check .

(2) Every claim for or against ypopsiyo of the eklogikoy this avtiprosopey by dapaviv gevomeviv by tiv diexagogiv of elections, its is not shall be submitted in tov eklogikov avtiprosopev forged in under the
prefecture of the parovts provlepeomveis prescribed, the limitation and not be payable. and pliv tov subject of the derogations has parovts provlepeomevov, a representative electoral plirovov apaitisiv in paravasiv of this Article eivai evochos paravomoy energy.

(3) Pliv as otherwise proveoaitai EV interim parovti unlawfully, the chroviki period for tiv ypovoliv apaitiseov eivai three weeks from the date of dimosiefeos of the result of the elections in tiv episimov newspaper the Republic.

(4) Every expenditure gevomevi by or arranged by ypopsifioy in eklogiv, its egevetio consequences or EV relative Towards tiv diexagoviv of toiaftis elections, eivai payable forged in subject of the parovts's statutory provvoomeviv prescribed, and oychi otherwise and pliv tov derogations has tov subject of the parovts's statutory provvoomevov, going a representative electoral whoever provaiivei in pliroviv in paravasiv of this provision, eivai evochos paravomoy energy.

(5) Pliv or otherwise proveoaitai EV interim parovti law or under the prefecture of the parovts provvoomeviv deadline for tiv katavoliv of toiaftis expenditure on eivai weeks by at tiv episimov Gazette of Republic dimosiefeos of the result of elections.

(6) a representative EV Eav electoral event submission of a request to aftov forged in orismeevis prescribed, challenger taftiv or arvitai be omitted or redemption taftiv forged in periods tov on evdomadov, the claim for will deemed to be a claim for amfisvitoymevi.

(7) The applicant dyvatai, eav vomisi prepov, be raised agogiv appeared before armodiyo Court by amfisvitoymeiv apaitisiv and pav posov plirothev subject of the ypopsifioy or of the eklogikov avtiprosopoy symfvovos Towards tiv apofasiv or decree of the toioytov Court will be presumed as plirothev forged in vevomismeevis prescribed, and that constitutes exairesiv out of the provisions of the prefecture parovts century opoiav provlepoypv on exofliseos tov apaitiseov subject of the eklogikov avtiprosopoy.

(8) For satisfactory aitiolexia District Judge at the request aitioy or of the ypopsifioy or of the eklogikov avtiprosopoy dyvatai by decree should be granting of adeiav by tiv pliroviv subject of the ypopsifioy or of the eklogikov avtiprosopoy of the requirement for toiaftiv dapaviv as prolechthi, avexartios of the eav the claim for eivai amfisvitoymevi or not and that was after tiv subject of this Article provlepeomevov prothesmiav by ypovoliv apaitiseov, or that the claim for was tov ypovoliv and oychi in tov eklogikov avtiprosopov.

(9) Pav posov orizomevov EV interim diatagmati by tiv license chorigisiv dyvatai be paid out of the ypopsifioy or of the eklogikov avtiprosopoy and Where by reason been paid to symfvovos Towards tiv chorigitheseiv adeiav presumed as katavlitheiv within the period of provvoomevvis under the prefecture of the parovts.

(10) Despite oiavdiopote eterav diataxiv the prefecture of the parovts any payment under gevomevi ypopsifioy or eklogikov avtiprosopoy in paravasiv of this Article does not make tiv eklogiv of the ypopsifioy akyrov and not ypopsifioy or submits tiv tov eklogikov avtiprosopov in oiavdiopote incompetence by virtue of the parovts the prefecture.

72/1979 16/1981 180 (I) / 2015

Remuneration eklogikoy avtiprosopoy

47. Since osov century make it possible syvthikai o parov the prefecture applied to apaitisiv eklogikoy avtiprosopoy by amoviv of the v tov aftov tropov as eav ito oiosipotev another creditor and eav prokypsi oiaoipote questionable as to posov Towards the toiaftis to remuneration, the claim for it within a claim for eivai amfisvitoymevi the meaning of the prefecture parovts and fate of the analogov handling.

72/1979

Personally costs of the ypopsifioy and small costs

48. - (1) The ypopsfios dyvatai in eklogiv be oiaoipote Personally pay for costs gevomevai into this EV relative Towards eklogiv or parameipteovs gevomevai by that claim to posovy non ypervaiovtov five thousand euro but any further was the personal expenditure oyo gevomevai deov be paid as of the eklogikov this avtiprosopoy.

(2) ypopsfios will apostelli forged in under the prefecture of the parovts provvoomevvis prescribed, by ypovoliv apaitiseov engrafov ekthesis of the amount tov into this plirothetov prosopikov exodov.

(3) The costs of the Personally ypopsifioi perilaamvavovy the logically logically odoiporika costs and costs for diamoviv EV xevodocheio for the purposes of elections.

(4) Everyone dyvatai eav oytos Party authorized in writing in of the eklogikov avtiprosopoy be paid by the Other necessary costs for grafliv yliv, tachydomika, telegraph and other small costs not ypervaiovtva to EV
the exoysiodotisei posov but pav posov: beyond of the oytos orizomevov posoy paid in of the eklogikoy avtiprospopy.

72/1979  31 (I) / 2011

Expenditure by peripleov posov of the avotatoy orioy constitutes paravomov evergeiav

49 .- (1) Pliv tov EV interim parovti unlawfully provooymevov derogations and, oydev posov will be fulfilled and no laws in expenditure will be givi of the ypopsi foi in eklogiv of the or of the eklogikoy this avtiprospopy eveka or EV relative tiv diexagogiv Towards the elections: beyond the twenty-five thousand euro in non symperilamvavomevis to posov this does expenditure by the persons of the costs ypopsi foi.

(2) Any ypopsi foi or a representative electoral evergov in paravasiv of this Article eivai evochos paravomoy energy.

72/1979  31 (I) / 2011

Orismevai employment eivai as unlawful

50 .- (1) No person shall, for the purposes of the Election Promotes ypopsi foi by tiva eklogiv will apascholitai for payment or promise of payment by olovdipote skopov or Conditionally olovdipote property pliv by tov akoloythov skopov or under tiv akoloythov idiotita-

(A) and eklogikoy avtiprospopy oydemiav alliv

(B) Only in tosoy number of Representatives in tiv psisforiav as ithelov approved under of the Eforoy

(C) Only in tosoy number of Representatives in tiv dialogiv as thelev approved under Eforoy of the IVA parastosi in tiv dialogiv the voting power

(D) Number logikoy officials and klitirov However, having into opsv extent of electoral district and of the number of by that claim engegrammenvov eklogeov.

(2) Pliv tov EV interim parovti unlawfully provlepoymevov derogations has eav to find a new or apascholithi in paravasiv of Article either pro, or after diakoytisys tiv eklogiv or eav prokoli tiv proslipsiv or apascholissiv this eivai evochos paravomoy energy.

72/1979

Epifylaxis daveistoy

51. The provisions of this the prefecture, c apagorefoysai orismevas payments and contracts for payments and the oloydipte posoy and gevomevi expenditure: beyond of the avotatoy orioy not affect the right of the daveistoy person who, when he was concluded, this Convention or egeveto the expenditure, not knowingly Etel EV that this does egeveto in paravasiv with the law.

72/1979

Submission of a report and declarable by eklogikoy dapaivav

52 .- (1), within three evdomadov from dimosiefsoes of the result of the elections in tiv episimov newspaper of the Republic o a representative electoral ypopsi foi in tiv eklogiv transmit Towards tov Eforov accurate ekthesiv (EV tois afaeromeviv hereinafter as "Exposure aforosa tiv eklogikoy dapaiv") on of the type 2 of that second Pivakos parechosyav leptomereias in respect tov EV relative ypopsi foi pros-

(A) tiv pliromiv tiv gevomeviv subject of the eklogikoy avtiprosoypoy

(B) the persons the costs of the ploirothevta under ypopsi foi

(C) Tash amfisvitoymevas requirements inasmuch as I know osov NO o a representative electoral

(D) Olas Tash non exofiltheisas requirements in osov as I know NO o a representative electoral

(E) all money titloys and other exchanges of precious lifhethva under or in yposchethethva tov eklogikov avtiprosoypov under ypopsi foi tivos or eteroy prosopoy for the purposes gevomevis or gevisomevis expenditure EV relative Towards tiv diexagogiv of elections;

(F) all donations and contributions received by the candidate:
Provided that the Commissioner, in the event of late submission of the report, require trainee financial penalty of five hundred euro (€ 500), which increased by fifty euros (€ 50) for each additional day of the reporting delay.

(2) Exposure to the aforosa the election costs of the signatures under eklogikoy avtiprosopoy and syvodefetai under submission of the ypopsioph and of the eklogikoy avtiprosopoy on, the type 3 and 4 of the that second Pivakos gevomevis evorkos or on solemn affirmation:

Provided that the electoral representative publish the report before its submission to the Registrar at least two daily newspapers circulating in the Republic or she is posted on the website of the candidate and / or the relevant party.

(3) The Commissioner shall submit for inspection under subsection (1) shall be the Auditor General within fifteen (15) days from the date of receipt.

(4) Eav ypopsiophs or a representative electoral Failure to comply Towards edafioy to (1) or (2) for a period exceeding one (1) month after the end of the reporting period evai evochos paravomoy energy.

(5) The Auditor General of the Republic, after having checked the expenses included in paragraph 5 of the prescribed in subsection (1) report, draw up reports on the findings of inspections carried out, which shall publish in the Gazette.

(6) Carriers offering advertising services to send Auditor General aggregated reports for the services offered to each candidate or on his behalf, within one (1) month from the date of the elections:

Provided that a body which fails to act in accordance with the above is guilty of unlawful action.

(7) The Auditor General of the Republic, when found exceeded the permitted election expenses of any candidate, shall report to the Registrar, who require trainee fine equal to the excess.

---

**The ergodotai be epitreposis in their employed basis within a psisisosiv be a reasonable periods**

53.-(1) Every employer shall grant evlogov chrovikov space in into this apascholoymevov election be by resolution and Nobody removes from the employer to remuneration oioydipote toioytoy eklogoe oiovdipote posov or impose in aftov oiavdipote poiviv or prostimov consequences of absences automatically diarkoysis of periods unto this.

(2) Any employer whoever directly or indirectly refuses or by ekfoviso, aprepoys effect or shall in any allow tropov epemvaivei in tiv parachorisiv in oiovdipote apascholoymevov a reasonable chrovikoy Space Agency by psisoforia as EV interim parovti Article provoeitai, evai evochos paravomoy energy.

---

**Eterai as unlawful evergeiai**

54. Pass ostis-

(A) eskemmevos parempodizei or epemvaivei on oioydipote eklogoe en odov Towards psisoforiaV While that is in or to eklogikov kevtrov

(B) shall in any tropov interrupts or parempodizei tiv eklogiv

(C) votes or persuade or proagai oiovdipote prosopov be voted in eklogiv tiva, royalties EV knowingly that he or to prosopov this does not is entitled to be voted at tiv eklogiv

(D) votes or attempts to be voted in pleiovas one occasions during tiva eklogiv

(E) shall in any tropov violates or attempts to be act in tiv secrecy of vote by tiva eklogiv

(F) under evergov episimov property by tiva eklogiv poiteitai EV oiodiptote practices, reports or that other matriculate oiavdipote katachorisiv tiv opoiav as I know or be grounds for considering that eivai tiv opoiav false or does not believe that true eivai

(G) evergov EV EV formal properties relative Towards eklogiv tiva shall in any tropov evergov syvdeetai after ypopsiophy tivos

(H) evergov as Eforos eskemmevos rejects or refuses to to measure psifodeltivo to opolov as I know or has a reasonable grounds be believe that he validly delivered to ypopsiophy tivos or eskemmevos is
calculated psifodeltiov as dothev by orismevov ypopsiﬁoV While that as I know or has a reasonable
grounds be believe that he not given by tov ypopsiﬁoV toytov

(It) under evergou episiMOV status EV relative Towards eklogiv tiva eskemmevos neglects or refuses to
execute oiovopite kathikov EV relative Towards tiv eklogiv taftiv epivallomevov in aftov subject of
the provisions of the prefecture parovtovs

(j) paravomos received by it, metakivei or otherwise deprives prosopov what of the eklogikov viviariov
of the or of the identity card, with prothesiv be negative interference, or tropov whoever eivai
evedehomevov be negative interference to prosopov this does since of the be voted by tiva eklogiv,
eival evchos paravomoy Energy .

| 72/1979 | 73/1980 | 165 (l) / 2015 |

Penalty on conviction for paravomov evergeiaV

55 .- (1) The diapratov paravomov evergeiaV on the costs and the subject in fylakisiv non ypervaiVoyivav on
their month concerned or in prostimov non ypervaiVoyivov thousand euro (€ 1,000) or in amfoteras Tash
penalty ID and to ekkizav tiv ypothesiv Dikastiriov dyvatai be to impose tov katadikasthetaV by
paravomov evergeiaV sterisiv of the right of the eklegivaV and recording this in behalf of the tov eklogikov
takalogov by periodov non ypervaiVoyivov seven years by virtue of the oiovopite eklogiv parovtovs the
prefecture or the prefecture oiovopite eteroy avtikathistovtovs or tropopoioytovs tov parovta Nomov.

(2) Poivika ﬂaying by paravomov evergeiaV not exercised aYe the consent of the Attorney-General of the
Republic.

| 72/1979 | 180 (l) / 2015 |

PART SEVEN EKLOGIKAI AITISEIS hetero Civic AND PROCEDURE

Cancellation of elections on conviction ypopsiﬁoV

56. Tiroymevov the provisions of Article 59 of the election ypopsiﬁoV akryrtaV by this conviction by
oiavopite praxiv diafthoras or paravomov evergeiaV.

| 72/1979 |

electoral application is

57 .- (1) Pav theme Opera dyvatai be prokypsi EV relative Towards the right prosopov be givi or be
parameiVi Members with referring to Eklogodikeiv to and heard in permanent and ametakkilites into this
symfvoVs Towards tov ekastote rules in force Diadikastikov Kavovismov.

(2) Towards to Eklogodikeiv of reference givetaV by electoral Application katachorizomeivis subject of the-
General Prosecutor of the Republic or in eklogeos-attached to tov eklogikov takalogov aforovtovs in tiv eklogiv
or under prosopoy axioytovs he a right be elected by tiv eklogiv or under prosopov ischyriVozmeVov that
ypirxeV ypopsiﬁos in tiv eklogiv.

(3) For the electoral Application dyvatai be required as to Eklogodikeiv proche that the election eivai were
null and void or that the election prosopov tivos eivai were null and void or that ypopsiﬁos the elected or in
periptoVsthiV throughout HV there claim for under apotychovtov ypopsiﬁoV that elected since they had tiv
pleiopsiﬁaV tov vomimos dotheVtov voting power dyvatai be required avametresiv of the voting power.

(4) electoral application is registered within a two (2) months from the date of dimosiafevos of the result of
the elections in tiv episimov newspaper the Republic.

| 72/1979 | 16/1981 | 180 (l) / 2015 |

Cancellation of elections in electoral request

58. Tiroymevov the provisions of Article 59 on electoral request the EV syvolo election or election candidates
orismevov dyvatai be preached were null and void on the receipt evos tov akoloythov logov-

(A) consequences-General corruption, Directorate-General focusing or- General aprepoys effect, or of
another aprepoys Conduct or eterov of circumstance or paromoioV Towards Tash just discussed
avafromevas or not, the majority of the eklogeov parimpodisthi or ito evdechomevov be continual parempodisthi since of the be elected tov ypopsifiov or their ypopsifioys of protimiseos tov

(B) that was not complian Towards Tash's statutory provisions of this Tash aforosas in elections eav wanted favi that the election not held symfovos Towards Tash kathieroymeveas first under tov toytov clauses and that non-compliant influenced the outcome of elections

(C) have been committed praxis diafthoras or egeveto against illegal energy EV relative Towards tiv eklogiv under ypopsiiof of the EV knowingly or of the consent of the subject or of the eklogikoy avtiprosopoy ioiydipte ypopsifiyo

(D) that ypopsiioys apiischolise as eklogikoy this avtiprosopoy or allov avtiprosopov prosopov gyorizov that to this does prosopov had in tiv diarkeiav tov seven previous years The guilty or found evochos by praxiv diafthoras in Court or in a report Eklogikoy Court

(E) that the ypopsiioys in tov chrovov the election of not ito ekleximos

(F) that during evstasis Documents submission of a ypopsiioytos should not be accepted or givi kirixis toioyto Documentos as akoyo virtue of Article 21 should not be givi.

72/1979

Exhibition apallassoysa ypopsiiof in orismevas cases praxeov diafthoras and paravomov evergeiov by representatives at

59. Where on the electoral Application to proceed in Dikastiriov tiv ekthesiv automatically with referring to the ypopsiioys in tiv eklogiv ypirxev evochos of criminal adikimatos catering or aprepyos influence or oiasidpote paravomoy Energy committed either atiprosopos or through of the eklogikoy avtiprosopoy and to Eklogodikeioy in tiv ekthesi this further with referring, upon its having had given tiv ekairiair akroaseos in tov Gevikok Prosecutor of the Republic, that o ypopsiioys apedeixeiv in to Dikastiriov-

(A) that no laws praxis diafthoras or against illegal energy egeveto subject of the ypopsiiof or of the eklogikoy this avtiprosopoy and that the products in the exhibit avafevomeva penalty dieprachthisav offenses under other persons despite the orders and avf approval or participation of the ypopsiio of or of the eklogikoy this avtiprosopoy of the and that oyo proevias at all reasonable steps Towards parempodisiv committed praxeov diafthoras and paravomov evergeiov in tiv eklogiv or

(B) that the products in the exhibit avafevomeva penalty offenses isav asimavta, avaxioy reasons and periorismevin nature or

(C) that the products in the exhibit avafevomeva proekypsav offenses on aprosexias or tychaiy hurting calculating or on oiasidpote of another a reasonable cause and in any event not proekypsv in lack of good faith and on behalf of ypopsiiof or of the eklogikoy this avtiprosopoy, then the election of ypopsifiyo this does not will be canceled consequences tov EV to expose avafevomevo poivikov adikimato eklogikoy neither to right or right to registration at their eklogikoys katalogoys of the ypopsiiof or of the eklogikoy avtiprosopoy this will be affected.

72/1979

Exhibition Eklogodikeioy as Towards Tash paravomoyos Energy

60. (1) Subsequent to completion of the electoral akroaseos Application to Eklogodikeioy submits writing Towards tov Proedrov the Republic ekthesi the EV are pursuing, tiyomevov the provisions of Article 59 avaferei-

(A) eav committed praxis diafthoras or against illegal energy in EV or knowingly and with the consent of the ypopsiiof or of the eklogikoy this avtiprosopoy and tiv fysiv tooiaftis the act or conduct and

(B) the ovomata and Tash directorates olov of persons are pursuing the apedeichthisav in tiv diadikasiav that isav evvochoi tov praxeov or evergeiov toytov.

(2) Priv or ooo here to ovoma oioydipote prosopoy EV oiaidpote expose ypovallomevi symfovos Towards to arthrov this does eav to prosopov this does’ not o ypopsiioys or o electoral automatically a representative will dothi in this subject of the Eklogodikeioy opportunity as akyosthi and as yield or prosagapi Proof Towards ypostirixiv of the allegations of of the that to ovoma this should be observed not to expose EV.

(3) Where to Eklogodikeioy EV to explain this with referring to praxis diafthoras or against illegal energy committed by orismevo prosopov, to prosopov this does, pliv the case of avafevomevs in to arthrov 46 (1) and in to arthrov 59, subject to Tash these avikavotitas as eav in tiv imeromivai report was guilty of tiv praxiv or evergeiav taftiv and prosopov what will subject to Tash these avikavotitas as eav ypopsiioys in
tiv eklogiv and to Eklogodikeiov aveferev EV to expose the praxis diafthoras or against illegal energy committed EV knowingly this does and with the consent of the subject or of the avtiprosopoy of the.

(4) The President of the Republic rivotizei as avtigrafof of dimosiefthi unto this report in tiv episimov newspaper the Republic and evai tasks of Eforoy Eklogikov Katalogov upon its having reading tiv ekthesiv be delete out of the eklogikoy katalogoy to ovoma those parties individually prosopoy to opoiov It would appear EV to expose as avikavov be possess a right to subscribe to tov eklogikov katalogov.

72/1979

Prohibition apokalypseos to vote

61. None eklogefs whoever epsifisev in eklogiv will be obliged by tiv akroasiv electoral Application apokalypsi be voted for clear view.

72/1979

Casting vote during non ypologisimos tiv katametriv

62 .- (1) During the voting power tiv katametriv diakoysis of electoral Application of proceedings Only in century akoloythoi to vote ‘s not ypologisimo-

A) have the casting vote prosopoy are pursuing is achieved by corruption, catering or aprepoys effect
B) casting vote prosopoy to opoiov diepraxevo proigage tiv diapraxiv plastprosopias tiv v eklogiv
C) have the casting vote prosopoy to opoiov proved epsifisev in pleiovas one cases tiv eklogiv
D) have the casting vote prosopoy to opoiov consequences of conviction or acknowledgment EV exhibited by praxiv diafthoras or paravomov evergeiav became avikavov be voted against tiv eklogiv
E) casting vote dotheisa in non eklogimov ypossifiov under psiforoy gygorizovtos that o ypossifios not ito eklogimos or gygorizotvos the gegovota consequences tov opoiov not ito eklogimos or katopiv of sufficient public gegovtisepoioseos on non eklogimotitos or Where by reason non eklogimotis or prokaloyvta taftiv gegovota isav pagkoivos cognizance .

(2) casting vote ekloeos be not rendered non ypologisimos pliv the case of paragraph (c) of the subparagraph (1) Only in that of the consequences o eklogefs not ito-attached or not edikaioyto be eiva-attached to tov eklogikov katalogov.

72/1979

PART EIGHTH POIKILAI PROVISIONS

Prohibition eklogikov sygkevtroseov in tiv imerav the vote concerned or the proigoymeiv

63 .- (1) (a) No person organizes or received by it to Party oiavdipote dimosia sygkevtrosv be through accidental or ovdipote logov syzistisiv on pavtos thematos schetizomevov directly or indirectly with eklogiv tiv imerav the vote concerned or the paramoviv unto this.

B) no person not transmit, advertise or this publication whatsoever news or communication with payment or without payment, laid related directly or indirectly with the elections in tiv paramoviv the day of the vote during the vote except communication or news laid metadidovtai from tov Eforo elections or of the exoysiodotisi:

Provided that the newspapers on the eve of elections can only publish news of the election concentrations of the previous day:

Provided further that the party leaders or the heads of blocs of several cooperating parties or designee for election purposes may make a statement to the media upon leaving the polling station voting.

(2) On the day of its vote concerned or the eve of, out of the elections kevtra kaveva person you can not be fit or be maintaining Electoral epiteleio or be epideikvyei or be avarta oposioupotie pivakides laid schetizovtai indirectly or directly `The election.
(3) The offender of the subparagraph (1) and (2) eivai evochos Criminal adikimatos subject on conviction to fylakis iv non ypervaiouyas one (1) year or at prostimov non ypervaiou five thousand euro (£ 5,000) or in amfoteras Tash NO penalty.


**Polls.**

63A - (1) The publication of polling results that directly or indirectly related to the elections is prohibited seven days before the date of the election.

(2) A breach of the above provision is an offense punishable with imprisonment not exceeding one (1) year or a fine not exceeding five thousand euro (£ 5,000) or with both.

| 56 (I) / 2001 | 180 (I) / 2015 |

**Rules of**

64 - (1) To Ypoyrgikov Symvouliv dyvatai be issued the Rules, dimosiefomevos in tiv episimov newspaper of the Republic, by tiv kalyterav efarmogiv of the provisions of the prefecture and parovtos aevf damage or epireasmoy of geviktitos unto this provision dyvatai be issued by the Rules tov kathorismov pavtos thematos to opoliov virtue of the provisions of the prefecture parovtos deov or dyvatai be kathoristhi.

(2) Rules of ekidomevoi virtue of the subparagraph (1) dyvatai be provlepsoy imprisonment for up triov mivov or prostimov up, 150 or amfoteras by oiavdpote parasivas or non symmorfosiv Towards this.

(3) Rules of givomevoi virtue of this Article being presented in tiv Voyliv tov Representatives. Ev after parodov fifteen days from the toiaitis filing the Voyliv tov Representatives by ruling that not amending or cancel their oyto katathetvatas Rules of EV whole or in part, then oytoi immediately after tiv parodov as avo prescribed, dimosiefovtai EV the official Gazette of the Republic and tithevai EV power from toiaitis dimosiefsos. EV event he amended toytoEV whole or in part under the Voylis tov Representatives, oytoi dimosiefovtai EV the official Gazette of the Republic as ithelov oyto modified by it and tithevai EV power from toiaitis dimosiefsos.

| 72/1979 | 101 (I) / 1997 |

**type**

65. Secondly tov type in the list to type or oysiodos echovtes to him outcome vomikos regarded as sufficient and dyvatai be tropopoiiithos or type etero be kathoristhosi Kavovismov ekidomevoi by virtue of the parovtos's statutory century as circumstances will apitoyv.

| 72/1979 | 101 (I) / 1997 |

**Katargisis Nomov**

66. EV interim Tuesday avareromevoi's statutory list to be abolished:

Shall mean that despite oliv tiv katargisiv taitiv The oyto katargoymevoi's statutory exakoloythoyv inasmuch HV ektsiv efarmozovtai oytoi, be efarmozovtai as eav not eichov katargithi-

(A) on oiasdipote elections arxamevis pro of of entry into force of the parovtos the prefecture and the consequences syvechizomevis unto this process

(B) on oiasdipote elections diekagomevis basis of the provisions specialist's statutory.

| 72/1979 | 101 (I) / 1997 |

**ANNEXES**
### FIRST PINAX

(Article 4)

<table>
<thead>
<tr>
<th>Electoral district</th>
<th>Ellivo-Kypriov Number</th>
<th>parliamentarians</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nicosia</td>
<td>20</td>
<td></td>
</tr>
<tr>
<td>Limassol</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>Ammochostos</td>
<td>11</td>
<td></td>
</tr>
<tr>
<td>Larvax</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>Kyriyeia</td>
<td>3</td>
<td></td>
</tr>
</tbody>
</table>

Towards tov Eforov States' election of Voiylis tov Representatives constituency .............................................. ...... (via-General of the Eforov Eklogov).

Because as of the subparagraph (1) of Article 18 of on Election States 'of Voiylis tov Representatives the prefecture 1979 foresees, that for tov skopov elections States' of Voiylis tov Representatives o Minister of the Interior issued evalma elections ferova tiv vevodismerviis stamp apfthiyvomai Towards their Eforos elections (through of the Eforov-General election).

And because of katop Evkryxeos of dimosiefthesis Nos. Gustoupisiseos ....................... In the Annex to Thirdly episimoy efimeridos of the Republic ..... ........................ 19 .......... became avgakaiov as ekdothoyv Evtalmata States' election of Voiylis tov Representatives.

On those grounds o ypoafavomevos Minister of the Interior evvellomai as upon its having dothi the vevodismervi eidoopis on kathomisomay has lasted and of the place of the To yppodeivix candidates, chorisme tiv .............................. imerav of the ...................... 19 ...... and orav 24:30 EV attached to the Office you in to Grafeiov Eparchoy .............................................. in tiv symfovos his law eklogiv States' Representatives of Voiylis tov by tiv eirimeviv eklogikiv perifereiav, eav not attend need for chorisme dieagogov vote in tiv tiv imerav ................. ........................ 19 ........... and as Gustoupisiseite to me the results of the elections by the opisthografiseos of the parovts evvalmata oychi vradyetrov ... day ........................ ............... 19 ...... ....

Issued tiv ........................................ imerav of the .............. .............. .............. 19

........................................................ ..............

MINISTER OF INTERNAL

### SECOND PINAX

one guy

(Artrov 18 (1))

WARRANT ELECTION

Exhibition Eklogikov Exodov

I ................................. ...... o a representative of the electoral .......................... ypopsiowy by eklogiv EV .................................................. constituency submits tiv akoloythov ekthesiv aforosav in the costs of the elections rithetov ypopsiowy in tiv rithesiv eklogiv (or o Where by reason ypopsiowy ovomasev eafsoi as eklogikov antipropsoi).

I .............................. ypopsiowy by tiv eklogiv EV .. .................. constituency, electoral evergov as a representative by emafsoi, provaivo in tiv akoloythov ekthesiv aforosav in the election costs in tiv as eiritai eklogiv-

Proceeds:
Report the name and perigrafiv pavoτos prosopoy (symperιalamvavomevoym and of the ypopsiφyoy) club, company or syvetaiρismoy spite of the oπoiy elπiθisav money titloys or polyaπimov as compensation by gevomeva costs by logariaσmov or EV relative or parempιπtovtovs in tiv eklogiv, and to posov to liftev despite those parties individually prosopoy, club or syvetaiρismoy kechoriσmevov and reports as Towards ekastov posov eav taken as this does syvεisfora, daveiov, filing or otherwise.

costs:
1. disbursements under gevomeva of the eklogikoy avtiprosoxy.
2. Personally plirothevta costs under of the ypopsiφyoy (the name and description for those parties individually prosopoy Towards to oπoiy egeveto payment and to plirothev posov in ekastov deov be deikvyetai kechoriσmevov).
3. the name and the avologia and to olikov posov payment in ekastov prosopov apascholithea as a representative (and of the symperιalamvavomevoym eklogikoy avtiprosoxy) staff or kliρioy.
4. odοiporika οdiαπoτe costs and other costs of the gevomeva under ypopsiφyoy or of the eklogikoy this avtiprosoxy by logariaσmov avtiprosoxy (symperιalamvavomevoym of the eklogikoy avtiprosoxy), staff or kliρioy.
5. gevomeva for- costs
   (a) Advertisements in radio and television broadcasters ·
   (B) advertisements in newspapers, magazines and billboards.
6. The different Apavta gevomeva or avalifiθεstα costs.
7. Tash amfisvitoymevov requirements: (Describe the name and perigrafiv those parties individually prosopoy which expressly provides that claim for common ground to posov the claim and tov goods, work or otherwise as long supported the claim for ov).
8. Non exofliθesai requirements:
    (Here give a statement of the name and perigrafiv those parties individually prosopoy Towards oπoiy is due to toiafti claim for, to posov the claim and tov goods, labor and of other consequences tov oπoiy is due the claim for).

..................................................  ...........

Guy three
(Arthrov 52 (2))

The PERI ELECTION OF MEMBERS OF THE HOUSE OF's representative
ORDINANCE 1979

Evorkos filing candidate

I .................................................  .......... ypopsiφyos by tiv eklogiv EV to ............................  .....................
constituency formally assure (or orkiσomai) that the above-mentioned Exposure tov eklogikov eξodov eivai true and that pliv tov eξodov avaferomevov this EV, ovydev eτerov eξodov οdiαπoτe nature egeveto on what is at kallioy as I know or believe EV the election for the purposes of ypopsiφytitos me.

.............................................

Ypopsiφyos

Officially dievevaiοthi (or orkiσthi) appeared before me.

..................................................  ...........

Guy 4
(Arthrov 52 (2))

The PERI ELECTION OF MEMBERS OF THE HOUSE OF's representative
ORDINANCE 1979

Evorkos filing eklogikoy avtiprosoxy
I .................................................. dioristeis as a representative of the electoral ..................................

ypopsiy by eklogiv the EV .................................................. constituency formally assure (or orkizomai) that the above-mentioned Exposure tov tov eklogikov exodov avafereomenvov EV the latter date is true and that pliv tov EV is avafereomenvov exodov oydev eterov exodov oiasdipote nature egeveto on what is at kalliov EV as I know and believe the election for the purposes of ypopsiplotitos of the ............... 

.................................................. ............

Electoral claims representatives

Officially dievevaiothi (or orkisthi) appeared before me.

................................................................. 

TRITOS PINAX

(Arthrov 67)

1. The Registration Eklogeov the prefecture of the 1959 (36 of the 1959).
2. The Registration Eklogeov (of that additional provisions) the prefecture of the 1959 (45 of the 1959).
3. The Law Eklogov (Voyli tov Representatives and Koivotikai Assembly) the prefecture of the 1959 (47 of the 1959).
7. The electoral (Transitional Provisions) the prefecture of the 1965 (39 of the 1965).

Note
2 N.3 (I) / 2003 Anastoli force of the proviso to Article 27 of the Basic Law

The provisions of the proviso to Article 27 of the Basic Law as contained in Article 2 of the Election of Members of the House of Representatives (Amendment) (No. 2) Act of 2002 is hereby suspended and put into force with respect to any election conducted either based on Elections (President and Vice President of the Republic) law or under the basic law, after March 1, 2003.

Note
3 of N.75 (I) / 2011 Ischys this Law [Ed.: ie N.75 (I) / 2011]

The validity of this Law [Ed.: ie N.75 (I) / 2011] shall expire after two months from the date of expiry.

Cylaw.org : From KINOP / CyLii and ConvertPLC the Cyprus Bar Association