

124/1933 Coll. in wording applicable as of 23 July 1933 to 23 October 1948

124

Act

of 10 July 1933,

amending the Act on protection of the Republic

The National Assembly of the Czechoslovak Republic resolved on this Act:

Art. 1.

To the (14) of the Act on protection of the Republic of 19 March 1923, No. 50 Coll. of Acts and Regulations, the following provision is attached as No. 6:

6. Punished in the same way for an offense shall be a person who publicly defames the National Assembly, any of its chambers, its Presidency, Committee, or Commission in a brutal or abusive manner.

[tags: addition to the Act on protection of the Republic of 19 March 1923, defamation of the National Assembly, any of its chambers, its Presidency, Committee, or Commission]

Art. 2

Crimes and offenses for which the court may decide, pursuant to (34) of the Act on protection of the Republic, on admissibility of stopping of periodical press, also include crimes and offenses referred to in (14(3)), (17(1)), (21(1)), (22), and (23) of the same Act.

[tags: admissibility of stopping of periodical press]

Art. 3

After (34) of the Act on protection of the Republic the following (34a) is added with the following wording:

(1) If the more effective protection of security or honor of the Republic, its Constitution, or general peace therein so requires, the Government may, by regulation approved by the President of the Republic, for a maximum period of 1 year:

1. extend group of crimes, for which the court may decide, pursuant to (34), on admissibility of stopping of periodical press, by offenses and misdemeanors referred to in (11(2)), (14(4–6)), (15(1)), (15(2)), and (15(4)), (16(1)), (18) and (20);

2. extend the period for which the periodic press may be stopped pursuant to (34) to 3 months for press issued at least 5 times a week and to 6 months for press issued at least 3 times a week.

(2) The Government is obliged to submit such an order immediately to both Chambers of the National Assembly (to a Committee pursuant to (54) of the Constitutional Charter) and to revoke it as soon as the reasons for its issuance cease to exist or as soon as both Chambers so resolve, namely each of them by absolute majority of members (committee according to (54) of the Constitutional Charter).

[tags: competences of the Government, admissibility of stopping of periodical press]

Art. 4

This Act becomes effective as of the 8th day after its announcement. Its enforcement pertains to all members of the Government.

[tags: vacatio legis]

Mr. T.G.Masaryk b.h.

Mr. Malypetr b. h.

Mr. Dr. Beneš b. h.

Mr. Dostálek b. h.

Mr. Černý b.h.

Mr. Dr. Hodža b. h.

Mr. Dr. Trapl b. h.

Mr. Bradáč b. h.

Mr. Dr. Dérer b. h.

Mr. Dr. Czech b.h.

Mr. Dr. Meissner b.h.

Mr. Dr. Spina b.h.

Mr. Dr. Matoušek b. h.

Mr. Dr. Franke b. h.

Mr. Bechyně b. h.

Mr. Dr. Šrámek b.h.