

Article 426: Additional Penalties: Categories and Duration

For the offences laid out in the present Title, the following additional penalties may be pronounced:

1. deprivation of certain civil rights definitively or for a period of not more than 5 (five) years;
2. prohibition against pursuing a profession during which time the crime was committed in course of or during the occasion of pursuing of this profession definitively or for a period of not more than 5 (five) years;
3. prohibition against driving vehicles of whatsoever types definitively or for a period of not more than 5 (five) years;
4. prohibition against taking a residency for a period of not more than 10 (ten) years for a felony or not more than 5 (five) years for a misdemeanour;
5. for a convicted foreigner, prohibition against entering and taking residency in the territory of the Kingdom of Cambodia definitively or for a period of not more than 5 (five) years;
6. confiscation of any instruments, materials or any objects which have been used to commit the offence or were intended to commit the offence;
7. confiscation of objects or funds which were the subjects of offences;
8. confiscation of incomes or properties earned from the offences;
9. confiscation of utensils, materials or moveable objects at the residence where the offence was committed;
10. confiscation of one or several vehicles belonging to the convicted person;
11. prohibition against possessing or carrying weapon definitively or for a period of not more than 5 (five) years;
12. closure of an establishment used to prepare or commit the offence definitely or for a period of not more than 5 (five) years;
13. prohibition against operating an establishment which was opened to public or used by public definitely or for a period of not more than 5 (five) years;
14. posting the decision of sentence for a period of not more than 2 (two) months;
15. publication of the decision of sentence in the newspapers;
16. broadcasting the decision of sentence by all means of audio-visual communications for a period of not more than 8 (eight) days.

CHAPTER 2 OFFENCES IN INFORMATION TECHNOLOGY SECTOR

Article 427: Accessing or Maintaining Access to Automated Data Processing Systems

The acts of fraudulently having access to a system of automated data processing or maintaining access to it, is punishable by an imprisonment from 1 (one) month to 1 (one) year and a fine from 100,000 (one hundred thousand) Riels to 2,000,000 (two million) Riels.

When the act has resulted in either deletion or modification of the data contained in the system, or an alteration of the functioning of the system, it is punishable by an

imprisonment from 1 (one) year to 2 (two) years and a fine from 2,000,000 (two million) Riels to 4,000,000 (four million) Riels.

Article 428: Act of Obstructing the Operations of Automated Data Processing System

Any act of obstructing the operations of the automated processing system of data is punishable by an imprisonment from 1 (one) year to 2 (two) years and a fine from 2,000,000 (two million) Riels to 4 (four million) Riels.

Article 429: Fraudulent Introduction, Deletion or Modification of Data

The fraudulent acts of introducing, deleting or modifying data in an automated processing system are punishable by an imprisonment from 1 (one) year to 2 (two) years and a fine from 2,000,000 (two million) Riels to 4,000,000 (four million) Riels.

Article 430: Participation in a Group or a Agreement to Prepare for the Commission of Offences

The participation in a group or in a knock-out agreement established in order to prepare for the commission of one or several offences specified in the present Chapter is punishable by an imprisonment from 1 (one) year to 2 (two) years and a fine from 2,000,000 (two million) Riels to 4,000,000 (four million) Riels.

Article 431: Attempt

The attempt to commit misdemeanours specified in this Chapter is punishable by the same penalties as misdemeanours.

Article 432: Additional Penalties: Categories and Duration

For the felonies and misdemeanours laid out in the present Chapter, the following additional penalties may be pronounced:

1. deprivation of certain civil rights definitively or for a period of not more than 5 (five) years;
2. prohibition against pursuing a profession during which time the crime was committed in course of or during the occasion of pursuing of this profession definitively or for a period of not more than 5 (five) years;
3. confiscation of any instruments, materials or any objects which have been used to commit the offence or were intended to commit the offence;
4. confiscation of objects or funds which were the subjects of offences;
5. confiscation of incomes or properties earned from the offences;
6. confiscation of utensils, materials or moveable objects at the residence where the offence was committed;
7. confiscation of one or several vehicles belonging to the convicted person;
8. posting the decision of sentence for a period of not more than 2 (two) months;
9. publication of the decision of sentence in the newspapers;
10. broadcasting the decision of sentence by all means of audio-visual communications for a period of not more than 8 (eight) days.