29/1993 Sb.

Constitutional Act

of the Czech National Council

of 22 December 1992

on certain additional Measures connected with the Dissolution of the Czech and Slovak Federal Republic

The Czech National Council has enacted this Constitutional Act:

Art. 1

On the day this Constitutional Act enters into force, those judges of the Supreme Court of the Czech and Slovak Federal Republic who held that office on 31 December 1992 shall become, if they consent thereto, judges assigned to the performance of their duties at the Supreme Court of the Czech Republic.

Art. 2

(1) On the day this Constitutional Act enters into force, those judges of military courts of the Czech and Slovak Federal Republic who held that office on 31 December 1992 shall become, if they consent thereto, judges of the military courts of the Czech Republic.

(2) The judges referred to in paragraph 1 shall be deemed to have been assigned for the performance of their duties:

a) to the higher military court of the Czech Republic located at the seat of the higher military courts of the Czech and Slovak Federal Republic at which they performed their judicial office;

b) to the circuit military court of the Czech Republic located at the seat of the circuit military court of the Czech and Slovak Federal Republic at which they performed their judicial office.

Art. 3

Judges of the Supreme Court of the Czech and Slovak Federal Republic and of military courts of the Czech and Slovak Federal Republic who became judges of a court of the Czech Republic pursuant to Arts. 1 or 2 shall be deemed to have been appointed in accordance with the Constitution of the Czech Republic.

Art. 4

Should a judge, who has become a judge of a court of the Czech Republic pursuant to Articles 1 or 2, have been given a benefit in accordance with a special enactment,¹⁾ she is obligated to return that benefit.

Art. 5

On the day this Constitutional Act enters into force, those procurators and investigating procurators of the Procurator General of the Czech and Slovak Federal Republic who held that office on 31 December 1992 shall become, should they consent thereto, procurators and investigating procurators assigned to the performance of their duty within the procuracy of the Czech Republic.

Art. 6

(1) On the day this Constitutional Act enters into force, those procurators and investigating procurators of the military procuracies of the Czech and Slovak Federal Republic who held that office on 31 December 1992 shall become, should they consent thereto, procurators and investigating procurators of the military procuracies of the Czech Republic.

(2) The procurators and investigating procurators referred to in paragraph 1 shall be deemed to have been assigned for the performance of their duties:

a) to the higher military procuracy of the Czech Republic located at the seat of the higher military procuracy of the Czech and Slovak Federal Republic at which they performed their duties as procurator or investigating procurator;

b) to the circuit military procuracy of the Czech Republic located at the seat of the circuit military procuracy of the Czech and Slovak Federal Republic at which they performed their duties as procurator or investigating procurator.

Art. 7

On the day this Constitutional Act enters into force, employees who were, on 31 December 1992, employees of the Office of the Constitutional Court of the Czech and Slovak Federal Republic shall become, should they consent thereto, employees of the Supreme Court of the Czech Republic.

Art. 8

This Constitutional Act enters into force on 1 January 1993.

Uhde [signature]

Klaus [signature]

¹⁾ Art. 3 para. 3 of Constitutional Act No. 624/1992 Sb., on the Cancellation of the Office of Judge and on the Termination of Employment and Service Relations in conjunction with the Dissolution of the Czech and Slovak Federal Republic.