Article 110. Violation of the rules for use of rail transport facilities

Damage to the internal equipment of passenger cars, the glass of locomotives and passenger cars - entails imposition of a fine from one to three times the minimum income of citizens.

Smoking in passenger cars (including in enclosed platforms) of commuter trains, in places not established for smoking on local and long distance trains, and also in subways - entails a warning or imposition of a fine from five to twenty times the minimum income of citizens. { Paragraph two of Part two of Article 110 with amendments introduced pursuant to Law No. 1512-VI (1512-17) of June 11, 2009 } { Article 110 with amendments introduced pursuant to PVR Decree No. 3282-11 of December 19, 1986; Laws No. 55/97-VR of February 7, 1997, No. 2899-IV (2899-15) of September 22, 2005 }

Article 115. Violations of the rules for use of maritime transport facilities

Damage to the internal equipment of ships - entails imposition of a fine from one to three times the minimum income of citizens.

Smoking in places not established for this on ships - entails a warning or imposition of a fine from five to twenty times the minimum income of citizens. { Paragraph two of Part two of Article 115 with amendments, introduced pursuant to Law No. 1512-VI (1512-17) of June 11, 2009 } { Article 115 with amendments, introduced pursuant to PVR Decree No. 3282-11 of December 19, 1986; Laws No. 55/97-VR of February 7, 1997, No. 2899-IV (2899-15) of September 22, 2005 }

Article 117. Violation of rules for use of river vessels and small craft

Violation of rules that ensure the safety of passengers during embarkation, on their voyage and during their disembarkation from river vessels and small craft - entails a warning or imposition of a fine on citizens from one to three times the minimum income of citizens and warning or imposition of a fine on officials – from four to seven times the minimum income of citizens.

Damage to the internal equipment of river vessels - entails imposition of a fine from one to three times the minimum income of citizens.

Smoking in places not established for this on river vessels - entails a warning or imposition of a fine from five to twenty times the minimum income of citizens. { Paragraph two of Part three of Article 117 with amendments introduce pursuant to Law No. 1512-VI (1512-17) of June 11,
Article 119. Violation of the rules for use of passenger vehicle transportation and electric transport

Damage to internal equipment and the glass of buses, shuttles, trolleybuses or trams - entails imposition of a fine from one to three times the minimum income of citizens.

Throwing litter and other objects from windows and doors of buses, shuttles, trolleybuses or trams - entails a warning or imposition of a fine from 0.5 to one times the minimum income of citizens.

Smoking on buses, shuttles, trolleybuses or trams - entails a warning or imposition of a fine from five to twenty times the income of citizens. (Paragraph two of Part three of Article 119 with amendments, introduced pursuant to Law No. 1512-VI (1512-17) of June 11, 2009) (Article 119 with amendments introduced pursuant to PVR Decree No. 3282-11 of December 19, 1986; Laws No. 55/97-VR of February 7, 1997, No. 2899-IV (2899-15) of September 22, 2005)

Article 175-1. Smoking tobacco products in prohibited places

Smoking tobacco products in places where this is prohibited by law, as well as in other places designated by decision of the relevant rural, town or city council, - entails a warning or imposition of a fine from three to ten times the minimum income of citizens. (Paragraph two of Part one of Article 175-1 with amendments, introduced pursuant to Law No. 1512-VI (1512-17) of June 11, 2009)

A repeat violation committed during the year, under Part one of this article, for which an individual has already been subjected to administrative punishment, - entails imposition of a fine from ten to twenty times the minimum income of citizens. (Paragraph two of Part two of Article 175-1 with amendments, introduced pursuant to Law No. 1512-VI (1512-17) of June 11, 2009) (Code supplemented with Article 175-1 pursuant to Law No. 2899-IV (2899-15) of September 22, 2005)

Article 222. Internal Affairs Agencies (police)

Internal affairs agencies (police) deal with matters of the following administrative offenses: violations of public order, violation of the rules of the passport system, traffic rules, rules that ensure the traffic safety, rules for the use of transportation facilities, rules directed at ensuring the safety of cargo transport, as well as the illicit and illegal sale of gasoline or other fuels and lubricants (Part one of Article 44, Article 80 and 81 (in particular, exceeding the standards regarding the content of
pollutants in the exhaust gases of vehicles), Part two of Article 106-1, Parts one, two, three and four of Article 109, Articles 110, 111, Part three of Article 114, Part one of Article 115, Article 116-2, Part two of Article 117, Parts one and two of Article 119, Parts one, two, four and five of Article 121, Articles 121-1, 121-2, Parts one and two of Article 122, Parts one and two of Article 123, Articles 124-1 - 126, Parts one, two and three of Article 127, Part one of Article 127-1, Articles 128-129, Parts one, two and five of Article 133, Article 133-1, Part two of Article 135, Article 136 (except for vehicle transportation violations), Article 137, Parts one, two and three of Article 140, Articles 161, 164-4, 173, Article 175-1 (with the exception of violations committed in places prohibited by decision of the relevant rural, village, city council), by Articles 176, 177, Parts one and two of Article 178, Articles 189-2, 192, 194, 195, Articles 197-201).

The following are entitled, on behalf of internal affairs Agencies (police), to review matters of administrative offenses and to impose administrative sanctions:

1) for administrative offenses, under Part one of Article 44, Part two of Article 106-1, Parts one, two, three and four of Article 109, Article 110, 111, Part three of Article 114, Part one of Article 115, Article 116-2, Part two of Article 117, Parts one and two of Article 119, Parts one, two and five of Article 133, Part two of Article 135, Article 136 (with the exception of vehicle transportation violations), Articles 137, 161, Articles 164-4, 173, Article 203 of this Code, - heads of internal affairs agencies and their deputies, and Article 175-1 (with the exception of violations committed in places prohibited by decision of the relevant rural, village, city council), Articles 176, 177, Parts one and two of Article 178, Articles 189-2, 192, 194, 195, 197-201 of this Code - heads or deputy heads of regional, city, city district departments (offices) of internal affairs; for administrative offenses under Parts one, two three and four of Article 109, Article 110, 111, Part three of Article 114, Part one of Article 115, Article 116-2, Part two of Article 117, Parts one and two of Article 133, Part two of Article 135 of this Code, except – chiefs of police field stations, and for violations under Part three of Article 109, Article 110 of this Code, - as well as other police officers whose duty includes monitoring compliance with relevant regulations. The amount of the fine imposed by chiefs of police field stations cannot exceed four times the un-taxed minimum income of citizens: for administrative offenses, under Part one of Article 44, Article 175-1 (with the exception of violations committed in places prohibited by decision of the relevant rural, village, city council), Articles 176, 177, Parts one and two of Article 178 of this Code, except – heads or deputy heads of regional, city, city district departments (offices) of internal affairs, chiefs of police departments that are in the system of internal affairs agencies, and for violations under Article 177 and Parts one and two of Article 178 of this Code, - as well as police Precinct inspectors (senior precinct inspectors);