CONSTITUTIONAL LAW FOR THE IMPLEMENTATION OF AMENDMENT I TO XXIX TO THE CONSTITUTION OF THE REPUBLIC OF SERBIA

Article 1.

This constitutional law is being adopted for the implementation of Amendment I to XXIX to the Constitution of the Republic of Serbia.

Article 2.

Law on Judges ("Official Gazette of the Republic of Serbia", No. 116/08, 58/09 - CC, 104/09, 101/10, 8/12 - CC, 121/12, 124/12 - CC, 101/13, 111/14 - CC, 117/14, 40/15, 63/15 - CC, 106/15, 63/16 - US and 47/17), Law on the Organization of Courts ("Official Gazette of the Republic of Serbia", No. 116 / 08, 104/09, 101/10, 31/11 - other law, 78/11 - other law, 101/11, 101/13, 40/15 - other law, 106/15, 13/16, 108/16 and 113/17), Law on Public Prosecutor's Office ("Official Gazette of the Republic of Serbia", No. 116/08, 104/09, 101/10, 78/11 - other law, 101/11, 38/12 - CC, 121/12, 101/13, 111/14 - CC, 117/14, 106/15 and 63/16 - CC), Law on the High Judicial Council ("Official Gazette of RS" No. 116/08, 101/10, 88/11 and 106/15) and the Law on the State Prosecutor's Council ("Official Gazette of the Republic of Serbia", No. 116/08, 101 / 10, 88/11 and 106/15) shall be aligned with Amendments I to XXIX to the Constitution of the Republic of Serbia within 90 days from the entry into force of Amendments I to XXIX to the Constitution of the Republic of Serbia.

The Law on the Judicial Academy ("Official Gazette of RS" No. 104/09, 32/14 - CC and 106/15) shall be aligned with Amendments I to XXIX to the Constitution of the Republic of Serbia within 90 days from the entry into force of Amendments I to XXIX on the Constitution of the Republic of Serbia, in a manner that the forms of training shall depend on the length of the working experience and the jobs within the legal profession performed by the trainee.

Article 3.

The High Judicial Council and the High Prosecutorial Council shall be established in accordance with the laws that harmonize the election of their members and their jurisdiction with the Amendments I to XXIX to the Constitution of the Republic of Serbia, within 60 days from the entry into force of these laws.

The President of the High Judicial Council shall be elected within 15 days from the election of all members of the High Judicial Council.

Article 4.

Members of the High Judicial Council and the State Prosecutorial Council who were elected before the entry into force of Amendments I to XXIX to the Constitution of the Republic of Serbia shall continue to perform their functions in line with the jurisdiction specified by the laws that were in force at the time they were elected, until the establishment of the High Judicial Council and the High Prosecutorial Council in accordance with the laws that harmonize the election of their members and their jurisdiction with Amendments I to XXIX to the Constitution of the Republic of Serbia.

Article 5.

The High Judicial Council, the State Prosecutorial Council and the National Assembly shall continue to exercise their competencies with respect to judges, presidents of courts, public prosecutors and deputy public prosecutors entrusted to them according to the applicable laws, until the establishment of the High Judicial Council and the High Prosecutorial Council in accordance with the laws that harmonize the election of their members and their jurisdiction with Amendments I to XXIX to the Constitution of the Republic of Serbia, up until the High Judicial Council and the High Prosecutorial Council are constituted in accordance with the laws harmonizing the election of their members and their jurisdiction with Amendments I to XXIX to the Constitution of the Republic of Serbia.

Article 6.

Judges at the Supreme Court of Cassation and court staff at the Supreme Court of Cassation shall continue to perform their functions and be employed in the Supreme Court of Serbia.

The deputies of the Republic Public Prosecutor and prosecutorial staff at the Republic Public Prosecutor's Office shall continue to perform their functions and be employed in the Supreme Public Prosecutor's Office of Serbia.

Article 7.

Judges and deputy public prosecutors who were elected for a term of office of three years, before the entry into force of Amendments I to XXIX to the Constitution of the Republic of Serbia, shall be deemed to be elected as permanent judges or deputy public prosecutors, which shall be confirmed by an appropriate public confirmation issued to them by the High Judicial Council and the State Prosecutors Council.

Article 8.

The President of the Supreme Court of Serbia shall be elected within 30 days from the date of the establishment of the High Judicial Council in accordance with the laws harmonizing the election of members and the jurisdiction of the High Judicial Council with Amendments I to XXIX to the Constitution of the Republic of Serbia, while the Supreme Public Prosecutor of Serbia shall be elected within 60 days after the entry into force of the law harmonizing the election of the Supreme Public Prosecutor of Serbia with Amendments I to XXIX to the Constitution of the Republic of Serbia.

The President of the Supreme Court of Cassation and the Republic Public Prosecutor who were elected before the entry into force of the law of Amendments I to XXIX on the Constitution of the Republic of Serbia shall continue to perform their functions in line with the competencies determined by the laws that were in force at the time they were elected, up until the taking on duty of the President of the Supreme Court of Serbia, or the Supreme Public Prosecutor of Serbia, elected in accordance with the laws harmonizing their election with Amendments I to XXIX to the Constitution of the Republic of Serbia.

Article 9.

This constitutional law shall enter into force by promulgation at the session of the National Assembly