

## Law No. 5 of 2025-Decree

Article 1: The texts of Articles Nos. 6, 8, 14, 24, 33, 33 bis, (6, 8, 14, 22, 24, Law No. -bis, 34, 35, 36, 37, 38, 39, 41, 42, 43, 44, and 46 of Decree 33 ,33 of 1976 referred to shall be replaced by the following texts 67:

Article 6: To license any motor vehicle, or to renew it, it is required to have \* insurance against civil liability arising from vehicle accidents, insurance valid for the duration of the license. The Minister of Interior shall issue a he rules, conditions, and tariffs for this insurance and decision regarding t the cases in which insurance companies are obligated to pay the compensation amount resulting from vehicle accidents upon settlement.

two plates Article 8: Every motor vehicle must, while in motion, carry \* issued by the competent department of the General Traffic Department upon completion of the licensing procedures, one of which shall be placed on the front and the second on the The Minister of Interior shall issue a s and specifications of plates, as well as the decision specifying the type conditions for selling the right to use some of them and the fees due on them.

Article 14: The Minister of Interior may, by a decision, determine the \* ic Department of all number of motor vehicles licensed by the General Traff types, except for type 1, paragraph one of Article 3, which are private cars for citizens only. No vehicle whose number is determined by a ministerial decision may be licensed after this number is completed. He may also ares for taxis and transport vehicles of all typesdetermine the f.

Article 22: No person may learn to drive motor vehicles or motorcycles unless he obtains a learning permit from the General Traffic Department. suing learning The executive regulations shall specify the system for is permits, their conditions, duration, fees, and locations of learning.

Article 24: A driving license granted for the first time may be withdrawn if, during the first year of its issuance, its holder commits two of the violations in Articles 33, excluding clause 3, 33 bis, and 38. A new license stipulated shall not be granted except after a period of no less than four months from the date of withdrawal. To restore the validity of the driving license, the violator may be enrolled in an awareness course in accordance with what is specified in the executive regulations and the organizing ministerial decisions, or he may be retested if the General Traffic Department deems it necessary.

In this law or any Article 33: Without prejudice to the measures stipulated in more severe penalty in any other law, anyone who commits any of the following acts shall be punished by imprisonment for a period not exceeding three months and a fine not exceeding three hundred dinars and fifty dinars, or by either of these two not less than one hundred and fifty penalties:

1 Driving a motor vehicle without a driving license or with a license that does not authorize him to drive such a vehicle or that has been decided to be withdrawn or suspended.

2 Driving a motor vehicle inattentively, endangering the driver, passengers, or others in their lives or property.

3 Carrying out any repairs to any vehicle resulting from an accident without written permission issued by the competent authority at the Ministry of Interior.

4 Violating public morals in the vehicle.

5 Intentionally entering false information in any official forms or applications with the intent to obtain a vehicle operating license, driving regulations, or to license, or any permit required by this law or its executive

obtain a copy or replacement for any of them.

6- Not giving way to government vehicles (police, ambulance, fire, civil defense, official convoys and their affiliated vehicles) or following them in the purpose of overtaking vehicles on the road while using their sirens for the purpose.

7- Driving on the shoulder of the road.

8- Drivers of all types of transport vehicles, industrial and construction trailer vehicles not adhering to the right side of the road or overtaking other vehicles unnecessarily.

9- Using mobile communication devices or any other handheld device or Using mobile communication devices while being distracted from things other than the road while driving.

10- Driving a vehicle that emits disturbing noises, emits thick smoke or a damaging materials or materials with foul odor, or that flammable or health affecting the road's suitability are scattered or dripping from its load, or that affecting its load falls, posing a danger to road users, or that has an accident affecting its balance or that its tires or one of them is unfit for use.

11- Fleeing after committing a traffic accident that results in damage to public property or others. Whoever flees or attempts to flee after committing a traffic accident that results in damage to public property or others.

12- Driving a vehicle at high acceleration such that the tires make a disturbing sound.

In this law or Article 33 bis: Without prejudice to the measures stipulated in any more severe penalty in any other law, whoever commits any of the following acts shall be punished by imprisonment for a period exceeding one year and not exceeding three years and a fine of not more than one thousand six hundred dinars, or by one of these thousand dinars and not less than two penalties:

1 Running a red traffic light -.

2 Driving a vehicle recklessly or negligently, endangering the driver or others in their lives or property.

3 d without a permit or in Conducting a motor vehicle race on the road - violation of the permit, or conducting a motor vehicle gathering for reckless or negligent use, or using them in a manner that endangers the driver or others in their lives or property.

4 Exceeding the maximum speed limit -.

5- Driving vehicles ( buggies ) and motorcycles in places other than those designated for them.

6- Driving a vehicle against the direction of traffic on highways and ring roads.

7- ith Driving an unlicensed motor vehicle, without its license plates, or with license plates issued by the General Traffic Department with some or all of the numbers changed, or with plates not issued by the General Traffic Department that contain the original license plate numbers or different numbers.

8- icle to transport passengers for a fee without a Using the motor vehicle permit.

9- Parking in places designated for the disabled.

10- Excavating, working on the road, or modifying it, or placing objects that obstruct traffic without a special permit from the General Traffic Department. The court may, on its own initiative or upon a request from the

Ministry of Interior, decide to confiscate the motor vehicle in favor of the Ministry of Interior if it convicts an accused of committing any of the acts e, provided that the authority to dispose of the mentioned in this article aforementioned vehicle shall be vested in the relevant authority in the Ministry of Interior, without prejudice to the provisions of the aforementioned Penal Code or to a third party in good faith.

Article 34: Without prejudice to the measures stipulated in this law or any other more severe penalty in any other law, anyone who commits any of the following acts shall be punished by imprisonment for a period not exceeding two months and a fine not exceeding 200 dinars and not less than 100 dinars, or by one of these two penalties:

- 1 Causing an accident that harms public property or others as a result of - violating the provisions of this law or its executive regulations.
- 2 The presence of a child under the age of ten in the front seats or failure - to restrain him in the back seats while driving the motor vehicle or leaving him in the vehicle without an adult escort.
3. more of its brakes is Driving a motor vehicle without brakes, or if one or faulty or unusable.
4. Handing over the motor vehicle to the owner or the one licensed in his name or its possessor who does not have a valid driver's license to drive it required by such vehicle or without a driver's license, or any other permit this law, its executive regulations, and its implementing decisions.
5. Violation by transport vehicles of the conditions of load, height, width, length, or weight.
6. Causing damage or destruction to traffic signs, traffic lights, or traffic control and monitoring devices, or changing their features, locations, or

directions, or placing stickers or any other materials on them that may affect their effectiveness.

7. Failure to comply with the meaning of ground lines or traffic signs.

8. Driving a motor vehicle without valid insurance, taking into account the exemption conditions stipulated by law.

9 Violation of vehicle window tint, transparency, or tinting in violation of the - regulations issued for this purpose.

10 g any writings, stickers, pictures, or any other additions on the Placin - vehicle without permission from the General Traffic Department.

11 Using the motor vehicle for a purpose other than that stated in its - operating license.

12 nstitutions, and companies of the terms and Violation by offices, i - conditions specified in the executive regulations and decisions regulating commercial activities related to the General Traffic Department.

13 Violation of home impoundment conditions for vehicles -.

Article 35: Without prejudice to the measures stipulated in this law or any Arti \* more severe penalty in any other law, anyone who commits any of the following acts shall be punished by imprisonment for a period not inars and not less exceeding one month and a fine not exceeding 100 d than 50 dinars, or by either of these two penalties:

1 Driving a motor vehicle without the knowledge or consent of its owner, - licensee, or possessor.

2. Driving a motor vehicle with a damaged, unclear, or illegible license

or with only one license plate, or changing the location, color, or shape of the license plates issued by the General Traffic Department.

3. Driving a motor vehicle without a permit, or with an expired permit, or in cases where the law, its executive regulations, or its implementing decisions require obtaining such a permit.

4. Refusing to present a driver's license, vehicle operating permit, or any other permit required by the law, its executive regulations, or implementing decisions to members of the police force upon request.

5. Using lights, loudspeakers, machines, or any other devices other than those authorized by law, which must be seized and confiscated.

6. Driving or parking a vehicle on sidewalks or roads designated for pedestrians.

7. Parking a vehicle at night on highways or unlit roads without turning on the small lights or the required reflector.

8. Using dazzling high beams or searchlights in a manner contrary to the regulations governing their use.

9. Turning, circling, entering, or reversing against traffic.

10. Making any change to the purpose for which the vehicle is used, the vehicle, or replacing any essential part of it that results in a change in the license data without obtaining written approval from the competent authority at the General Traffic Department.

11. Driving a motor vehicle at a speed less than the minimum speed limit on highways or ring roads.

12. Violating the instructions, orders, or guidelines of police force members regarding traffic regulation.
13. Driving trucks during prohibited times specified by the General Traffic Department.
14. o give priority to traffic as specified in the executive regulations Failure t regarding the Traffic Law.
15. Failure to fasten a seat belt.
16. Fleeing or failing to comply with a stop order issued by police force members.
17. les on the roadWeaving quickly between vehic.

Article 36: Without prejudice to the measures stipulated in this law or any more severe penalty in any other law, anyone who commits any of the following acts shall be punished by a fine of not more than 75 dinars and inars, or by either of these two penaltiesnot less than 45 d:

1. Violation of the maximum number of passengers by taxis or public passenger transport vehicles (buses), or unjustifiably refusing to transport passengers, or charging a fare higher than the prescribed one.
2. Leaving animals on public roads without guarding them, or their guard or driver violating traffic rules, or neglecting to supervise or drive them.
3. Violation of traffic rules by pedestrians and riders of regular bicycles (electric or bicycles).
4. Driving a motor vehicle without holding a vehicle operating license, driver's license, or any other permit required by this law, its executive



regulations, and implementing decisions.

5. tsDriving a motor vehicle without turning on the necessary ligh.
6. Leaving the vehicle or its wreckage abandoned anywhere on or on the sides of roads.
7. Allowing passengers, objects, or animals on any external part of a motor vehicle other than for the purpose for which it was licensed.
8. vehicle that lacks any of the safety and durability Driving a motor requirements specified in the Executive Regulations of the Traffic Law or its implementing decisions.
9. Intentionally disrupting or obstructing traffic on public roads.
10. Exploiting public roads by pedestrians and drivers of all types of vehicles in a manner that obstructs traffic without a permit issued by the General Traffic Department or violating the conditions of the permit.
11. industrial, construction, and ,Parking of transport vehicles, trucks agricultural vehicles, vehicles selling goods, beverages, and mobile food, or any other commercial activity within or near residential areas, public, vital, orities, as and oil facilities, without the permit issued by the competent auth well as parking of all types of vehicles in designated areas or places owned by others.
12. Violating the towing conditions specified in the Executive Regulations and the organizing ministerial decisions.
13. nt authorities in the event of an accident Failure to notify the compete party property-resulting in damage to public or third.

Article 37: Without prejudice to the measures stipulated in this law or any more severe penalty in any other law, anyone who violates any other provision of this law, its executive regulations or its implementing decisions shall be punished by a fine of not more than 50 dinars and not less than 30 dinars.

Article 38: Without prejudice to the measures stipulated in this law or any other law, more severe penalty in an,

anyone who drives or attempts to drive a vehicle while under the influence of intoxicating beverages, narcotics, psychotropic substances, drugs under the influence of which driving is prohibited, or any other substance that affects a person for a period not exceeding two years and not less than one year and by a fine not exceeding 3,000 dinars and not less than 1,000 dinars, or by one of these two penalties.

ent for a period not exceeding 3 years and The penalty shall be imprisonment not less than one year and a fine not exceeding 3,000 dinars and not less than 2,000 dinars, or one of these two penalties, if the act referred to in the previous paragraph results in an accident that results in damage to property or others. The penalty shall be imprisonment for a period not exceeding 5 years and not less than 2 years and a fine not exceeding 5,000 dinars and not less than 2,000 dinars, or one of these two penalties, if the act referred to in the second paragraph results in an accident that leads to injury or death. The court shall order the withdrawal of the driving license for a period of not less than one year and not exceeding three years. In the event of recidivism, the court may order its withdrawal for a period of not less than three years and not exceeding five years.

Article 39: If the court convicts an accused of a crime related to driving a motor vehicle, it may order the withdrawal of the driving license, vehicle registration, vehicle plates, or any permit required by this law or its executive regulations, or all of them, for a period not exceeding one year \*

starting from the day following the date of completion of the execution of on, or from the date of the the penalty or execution by physical coercion judgment if it is coupled with a stay of execution.

Article (41): A settlement may be accepted from an accused who commits an act stipulated in Articles (33, 33 bis, 34, 35, 36, 37) of this law, its implementing decisions, in accordance with the executive regulations, or following:

- 1- five dinars in the event of violating the -To pay an amount of seventy provisions of Article (33).
- 2- To pay an amount of one hundred and fifty dinars in the event of violating sions of Article (33 bis the provi).
- 3- To pay an amount of fifty dinars in case of violating the provisions of Article (34).
- 4- To pay an amount of thirty dinars in case of violating the provisions of Article (35).
- 5-  
To case of violating the provisions of pay an amount of twenty dinars in .( Article (366- To pay an amount of fifteen dinars in case of violating the provisions of Article (37).

7- To pay an amount of not less than seventy dinars and not more than one exceeding the maximum speed limit. hundred and fifty dinars in case of The executive regulations shall determine the value of the settlement amount in light of exceeding the maximum speed limit. Payment shall be made to the entity designated by the General Traffic Department within two s from the date of committing the act or notifying the accused if the month

report was prepared in his absence.

The settlement shall result in the expiry of the criminal case and all its effects, based on a certificate issued by the competent authority in this regard, without prejudice to the provisions contained in Articles (24, 42, 42 bis, 43) of the Traffic Law and its inclusion in the traffic violation points system register.

The settlement may be rejected if the violator commits more than one violation from the violations mentioned in Articles (33 except for serious v Clause 3, 33 bis except for Clause 10, 34) or if his violations are multiple.

Article (42): The Director General of the General Traffic Department or his administratively withdraw the driver's license authorized representative may administer any permit required by the law or its executive regulations or the vehicle operating license with its plates or all of them for a maximum period of one hundred and twenty days in the following cases:

- 1- committing an act from the acts stipulated in Articles No. (33) except for Clause (3) and (33) bis except for Clauses (10) and (34), (38) of this law.
- 2- Seizing the vehicle while driving on the road after its operating license or plates have been withdrawn.
- 3- Driving trucks during prohibition times or while overloaded.
- 4- In accidents of death or unintentional injury, if this results from motorcycle accidents, the police member who recorded the accident, or the vehicle investigator, has the right to seize the driver's license or vehicle operating permit and refer it to the competent authority within 24 hours to take action statements of the concerned party regarding it, after hearing the.

In all cases, the period of administrative withdrawal ends with the issuance

of the judgment in the criminal case. If the judgment includes an order to its withdraw the driver's license or any permit required by the law or executive regulations, or to withdraw the vehicle operating permit or its plates, the period of administrative withdrawal in this case is not counted within the period specified in the judgment.

decision specifying the Article (43): The Minister of Interior shall issue a conditions and rules for impounding vehicles of all types, their custody, and the expenses and costs of impoundment, as well as the conditions for payment of the expenses or -receipt or non-selling them in the event of non on them. The Minister of Interior may issue a decision assigning costs due the process of towing, lifting, or transporting the vehicle to the designated impoundment location to entities outside the Ministry. He may also agree for impounding and guarding with these entities to allocate a place vehicles, all in exchange for expenses paid by the vehicle owner. The executive regulations shall specify the method and conditions of assignment to these entities and the procedures for violating this, as well expenses stipulated for these entities to perform the work as the amount of assigned to them and the rules for collecting and repaying them.

He may also issue a decision regulating the mechanism for home e with impoundment of vehicles in the custody of their owner in accordanc the most modern technological means.

Article (44): Any member of the police force may arrest anyone who commits any of the following acts:

- 1- Driving a motor vehicle under the influence of intoxicants, drugs, or psychotropic substances.
- 2- Committing a traffic accident resulting in injury or death to a person.
- 3- Participating in a motor vehicle race on the roads without a permit or in violation of the permit.

4- Attempting to escape in the event of an accident that harms the safety of a person, or in the event of failure to respond to an order issued by members of the police force to stop.

5- Driving a motor vehicle recklessly or negligently, or using it in a manner that exposes the driver or others to danger to their lives or property.

6- Exceeding the maximum speed limit by more than 50 km/h.

7- Driving vehicles ( buggies ) in places not designated for them.

8- Driving a motor vehicle without a driver's license, or one that has been withdrawn or suspended, or with a license that does not authorize the driving of such a vehicle, or without a permit required by this law or its executive regulations.

9- Driving a vehicle without its license plates issued by the General Traffic Department.

10- Jumping a red light.

11- Using the vehicle for a purpose other than its designated purpose.

12- Using the vehicle to transport passengers for a fee without a permit.

Article (46): The reports prepared by members of the police force, or those or traffic surveillance devices in crimes recorded based on traffic control committed in violation of the provisions of this law or its implementing regulations and decisions shall be binding on the facts contained therein until proven otherwise.

referred to, the following shall 76Law No. 67 of 19-Article Two: In Decree

be replaced:

1 The phrase “driving cars” contained in Article 20, with the phrase -  
niereht sraepa ti reverehw ”selcycrotom dna selcihev gnivird“.

2 The phrase “driver of the car” contained in Article 21, with the phrase -  
elcihev rotom eht fo revird“.”.

Article Three: Two new clauses numbered 28 and 29 shall be added to  
Law No. 67 of 1976 referred to, and their text shall be -Article 2 of Decree  
ollowsas f:

Traffic control and surveillance devices are modern technical means in :28 \*  
the field of current and future photography, recording and broadcasting,  
which operate automatically or manually to record traffic violations and  
monitor roads.

Alternative penalties are: the penalties stipulated in this law, which the :29 \*  
judge may rule or order instead of the original penalty in the cases  
specified in this law and its executive regulations.

cles 5, 27, 32, and 45 Article Four: A final paragraph shall be added to Arti  
Law No. 67 of 1976 referred to, the text of which shall be as -of Decree  
follows:

Final Paragraph: Licenses may not be issued or renewed -Article 5 \*  
except after payment of the fees due on the vehicle, as well as payment of  
mposed violations and finesthe i.

Final Paragraph: The Minister of Interior may also decide to -Article 27 \*  
assign the process of issuing parking violations in places where parking or  
to ,waiting is prohibited except for specific periods, in return for a fee  
entities outside the Ministry. The executive regulations shall specify the

method and conditions of assignment to these entities and the procedures resulting from violating this, and shall also specify the amount of expenses entities in performing the assigned work and costs incurred by these.

Final Paragraph: Drivers, animal guards, and pedestrians may not use the road in a way that obstructs traffic except with permission from the General Traffic Department. -Article 32 \*

Paragraph: The Minister of Interior shall also determine the powers of police force members assigned to investigate minor traffic accidents that do not result in personal injury, as well as the procedures for such accidents. Final Paragraph -Article 45 \*

Law No. 67 of 1976 -II be added to Decree Article Five: New articles shall be referred to, with numbers: 36 bis, 37 bis, 39 bis, and 41 bis, with texts as follows:

Article 36 bis: Without prejudice to the measures stipulated in this law or who, by using a device any more severe penalty in any other law, anyone or means of communication or otherwise, takes one or more pictures or a visual or audio clip, or publishes any of them while committing any of the crimes stipulated in this law, shall be punished by a fine of no more than 2,000 dinars and no less than 1,000 dinars. \*

Article 37 bis: A legal person shall be criminally liable, with the exception of ministries, government agencies, public bodies and institutions, if any of on its account, the crimes stipulated in this law are committed in its name for its benefit, or through it, or if it is committed by one of its representatives, managers, agents, or one of its employees. It shall also be punished if the act itself creates a crime of the crimes stipulated in this law an act, gross negligence, or concealment by one of its employees, or if it is done without the approval of the legally competent authorities. The legal person shall be punished by a fine of not less than may not be sentenced dinars and not more than 10,000 dinars, and it 1,000 \*



to anything other than a fine, without prejudice to any of the subsidiary penalties prescribed by law. This does not prevent the perpetrator of the crime from being personally punished with the penalty prescribed by law.

bis: The court may sentence the convict to one or more of the 39 Article \* following alternative penalties, instead of the original penalty for the crime committed: Community service work. This work shall involve assigning the compensation. The work shall be convict to work for an entity without c and its duration shall -if possible -compatible with the convict's profession not exceed one year, and shall not exceed eight hours per day. The entities shall determine the types of work to be performed therein and the necessary procedures for monitoring their implementation by the convict, necessary by a decision from the Minister of Interior.

Attendance at awareness, rehabilitation and training programs, lectures, one or and awareness lectures. The convict shall be obligated to undergo more rehabilitation, training, and awareness lecture programs in the medical, psychological, social, educational, craft, industrial, or religious fields to correct his behavior. A decision shall be issued by the Minister of rehabilitation, training, and awareness lecture Interior specifying the programs and procedures for their implementation, in coordination with the ministers of the relevant authorities.

Redressing the damage resulting from the crime shall be by obligating the to return the property to its original state, redress it, or convicted person compensate it. These penalties shall be effective immediately upon pronouncement.

Article 41 bis: All violation reports, papers, judicial decisions, and \* or the court, as well as judicial summonses issued by the investigator rulings, shall be announced and communicated to all persons subject to the provisions of this law and its executive regulations by modern electronic ,notification methods, such as government applicationsSMS text messages , mail, fax, or notification through the Public Prosecution. The notification -e

shall be considered complete and produce its legal effects from the date and time of completion of notification by any of these means. The executive the method of notification in this manner regulations shall regulate.

If notification by these means is not possible, notification may be made in accordance with the rules stipulated in Chapter Two of Part One of the Code of Criminal Procedures and Trials.

ase “metal plate” shall be replaced by the word “plate,” Article Six: The phr and the phrase “metal plates” shall be replaced by the word “plates,” Law No. 67 of 1976 referred to and its -wherever they appear in Decree executive regulations.

shall implement -ch in his own capacity ea -Article Seven: The ministers law, which shall come into effect three months after the date of -this decree its publication in the Official Gazette.