



AN NAOÚ LEASÚ IS FICHE AR AN mBUNREACHT 2009

Mar a tionscnaíodh

RIAR NA nALT

Alt

1. An Bunreacht a leasú.
2. Lua.

AN SCEIDEAL

CUID 1

CUID 2



AN NAOÚ LEASÚ IS FICHE AR AN mBUNREACHT 2009

BILLE

dá ngairtear

ACHT CHUN AN BUNREACHT A LEASÚ.

- 5 DE BHRÍ gur cead, de bhua Airteagal 46 den Bhunreacht, foráil ar
bith den Bhunreacht a leasú ar an modh a shocraítear leis an
Airteagal sin:

AGUS DE BHRÍ go bhfuil beartaithe an Bunreacht a leasú:

- ACHTAÍTEAR AG AN OIREACHTAS AR AN ÁBHAR SIN
10 MAR A LEANAS:

- 1.—Leasaítear, leis seo, mar a leanas an Bunreacht: An Bunreacht a
leasú.
- (a) aisghairfear alt 5 de théacs Gaeilge Airteagal 35,
- (b) aisghairfear alt 5 de théacs Béarla Airteagal 35,
- (c) cuirfear an t-alt a bhfuil an téacs de leagtha amach i *gCuid 1* den *Sceideal* isteach i ndiaidh alt 4 de théacs Gaeilge
15 Airteagal 35,
- (d) cuirfear an t-alt a bhfuil an téacs de leagtha amach i *gCuid 2* den *Sceideal* isteach i ndiaidh alt 4 de théacs Béarla
Airteagal 35.
- 20 2.—(1) An Naoú Leasú is Fiche ar an mBunreacht a thabharfar Lua.
ar an leasú a dhéantar leis an Acht seo.
- (2) Féadfar an tAcht um an Naoú Leasú is Fiche ar an
mBunreacht 2009 a ghairm den Acht.

Cuid 1

Airteagal 35.5

Ní cead laghdú a dhéanamh ar thuarastal breithimh an fad is a bheidh sé in oifig ach amháin sa chás gur gá é chun aghaidh a thabhairt ar bhagairt thromáí ar gheilleagar an Stáit, go bhfuil riachtanas dosháraithe ann airgeadas an Stáit a chobhsú agus, dá bharr sin, gur gá laghdú a chur i gcrích ar thuarastal na seirbhise poiblí; in imthosca den sórt sin, féadfar aon laghdú ar thuarastal gach 10 seirbhísigh phoiblí nó ar thuarastal aicme de sheirbhísigh phoiblí a chur i bhfeidhm chun laghdú inchomparáide a chur i gcrích ar thuarastal gach comhalta den bhrefthiúnacht.

CUID 2

Article 35.5

15 The remuneration of a judge shall not be reduced during his continuance in office save where it is necessary to address a serious threat to the State's economy, there is a compelling need to stabilise the State's finances and as a consequence it is necessary to effect a reduction in public service remuneration; in such circumstances any 20 reduction in the remuneration of all public servants or in the remuneration of a class of public servants may be applied to effect a comparable reduction in the remuneration of all members of the judiciary.