

---

**DECREE-LAW NO. 684 DATED 23 JANUARY 2017 ON SPECIFIC  
REGULATIONS UNDER THE STATE OF EMERGENCY**

**ARTICLE 10** –Article 6 paragraph 1 subparagraph (a) of the Law on Adoption of Amendments to the Decree Law on the Measures Taken Under the State of Emergency dated 18.10.2016, No. 6749 has been amended as follows.

“a) The period of custody cannot exceed seven days as from the moment of arrest, save for the period for bringing the suspect before the nearest judge or court. This period may be extended 7 days by public prosecutor’s written order due to difficulty in collecting evidence or high number of suspects.”

**ARTICLE 11** – The expression “cannot exceed thirty days” in Article 3 paragraph 1 subparagraph (a) of the Law on Adoption of Amendments to the Decree Law on Measures to be Taken Under the State of Emergency and Regulation on Specific Institutions and Organizations dated 08.11.2016 No. 6755 has been replaced with the expression “cannot exceed seven days as from the moment of arrest, save for the period for bringing the suspect before the nearest judge or court.” The following sentence is added to the same subparagraph, and the subparagraph (m) of the same paragraph was repealed.

“This period may be extended 7 days by public prosecutor’s written order due to difficulty in collecting evidence or high number of suspects.”

**PROVISIONAL ARTICLE 1** –The period of custody is applied to maximum of 30 days for those taken into custody before the publication date of this Decree-Law, in respect of the offences defined in the Fourth, Fifth, Sixth and Seventh Sections of the Fourth Chapter in Second Volume of the Turkish Criminal Code dated 26.09.2004 and No. 5237, and the offences falling into Anti-Terror Law dated 12.04.1991 and no. 3713 and the collective offences.