Art. 1119. (Crew member asleep at his post.) A crew member of a ship, floating object or aircraft who, while on duty in a service connected with the safety of navigation, falls asleep, shall be punished by imprisonment of up to three months or by a fine of up to 2,000 liras.

Art. 1120. (Drunkenness.) The commander of a ship, floating object or the pilot of an aircraft who is in such a state of drunkenness, not caused by accident or act of God, as to impair or destroy his capacity to command or to pilot, shall be punished by imprisonment of

from six months to one year.

A crew member of a ship, floating object or aircraft or a nautical pilot who during service connected with the safety of the ship, or at the moment when he takes over such service, is in such a state of drunkenness, not caused by accident or act of God, as to impair or destroy his capacity to perform his duty, shall be punished by imprisonment of from one to six months.

The penalty shall be increased by up to one-third if the drunken-

ness or the use of narcotics is habitual.

Art. 1121. (Conditions for more severe punishment.) In the cases provided for in Articles 1112 to 1120, the punishment shall be:

(1) imprisonment of from two to eight years, if the act results in the burning, shipwreck or sinking of a ship, or a floating object or burning, crash or loss of an aircraft;

(2) imprisonment of from three to twelve years, if, in the cases provided for in the preceding paragraph, the ship or the aircraft

is used for the transportation of persons.

Art. 1122. (Aggravating circumstances for fires, shipwrecks or air disasters.) If a crew member of a national or foreign ship, a floating object or aircraft or a person in any way employed in the services of maritime or air navigation, takes advantage of his position and commits any of the crimes enumerated in Article 425 (par. 3) and Article 428 of the Criminal Code, the punishment therein provided shall be increased by one third.

The penalties shall be increased from one third to one half if such act is committed by the commander of a ship to the damage of the ship,

floating object or aircraft under his command.

Art. 1123. (Damage causing shipwreck or air disaster caused by negligence.) Whoever negligently causes damage to a ship, floating object, or aircraft during operation shall be unished by imprisonment of from six months to three years and by a fine of up to 5,000 liras if, from such an act, fire, shipwreck or sinking of the ship, or floating object, or of fire, crash or collision of the aircraft may result.

Whoever, by uniting or cutting ropes and moorings or by other negligent act or omission, causes damage to a ship, or a floating object riding at anchor, or to a stationary aircraft, shall be subject to the same penalty if from such an act results any of the dangers provided for

in the preceding paragraph.

The provisions of this Article shall not apply if such an act is

deemed a more serious offense in other laws.

Art. 1124. (Crimes committed by negligence.) If any of the acts provided for in Articles 1112 to 1115, are committed by negligence, the penalty shall be reduced by half.