

Bishkek city, Government House
№ 114, August 4 of 1998

Entered into force by Law of the KR
From August 4 of 1998 № 115

CODE OF THE KYRGYZ REPUBLIC ON ADMINISTRATIVE RESPONSIBILITY

Under editorship of Laws of the KR from
November 27 of 1999 № 131, March 10 of 2002 № 33, March 20 of 2002 № 42, June 22 of 2002 № 109, February 17 of 2003 № 36, February of 2003 № 36, February 19 of 2003 № 42, June 11 of 2003 № 98, June 11 of 2003 № 100, June 28 of 2003 № 121, August of 2003 № 191, August 5 of 2003 № 192, August 9 of 2003 № 193, November 14 of 2003 № 221, February 15 of 2004 № 13, March 9 of 2004 № 18, March 11 of 2004 № 20, June 11 of 2004 № 71, July 26 of 2004 № 98, July 27 of 2004 № 100, August 2 of 2004 № 102, December 23 of 2004 № 194, February 25 of 2005 № 39, March 5 of 2005 № 43, July 18 of 2005 № 107, July 18 of 2005 № 109, August 5 of 2005 № 121, August 5 of 2005 № 122, January 27 of 2006 № 16, February 6 of 2006 № 35, February 13 of 2006 № 52, February 13 of 2006 № 53, July 25 of 2006 № 127, July 26 of 2006 № 130, August 8 of 2006 № 159, August 21 of 2006 № 174, December 6 of 2006 № 198, December 28 of 2006 № 212, March 1 of 2007 № 29, March 5 of 2007 № 31, March 5 of 2007 № 32, March 9 of 2007 № 33, April 28 of 2007 № 65, June 25 of 2007 № 91, July 31 of 2007 № 130, November 9 of 2007 № 162

Reduced version

General part, section I.

Chapter 10. Administrative offences, infringing on the protection of health of citizens
Chapter 10. Administrative offences, infringing on public order and public security

Procedural part, section III.

Chapter 36. Bodies, representative to try cases on administrative offences

General part, section I.

Chapter 10. Administrative offences, infringing on protection of health of citizens

Article 85. Violation of legislation on protection of health of citizens

Violation of legislation on protection of health of citizens by officials- is fined by administrative fine from five to ten calculation index.

Article 85¹. Violation of legislation on protection of health of citizens against harmful tobacco impact

Violation of legislation on protection of health of citizens against harmful tobacco impact-

is fined by administrative fine on citizens- from one to three, on officials- from ten to twenty, on business entities- from hundred to five hundred calculation index.

(Under editorship of Law of the KR from March 5 of 2007 № 31)

Article 397. Smoking on fire risk areas

Smoking on fire risk areas- is fined by administrative fine from one to three calculation index.

(Under editorship of Laws of the KR from March 5 of 2007 № 31)

Procedural part, section III.

Chapter 36. Bodies, representative to consider cases on administrative offences

Article 506. Bodies (officials), representative to try cases on administrative offences

Cases on administrative offences are tried by:

- 1) rayon judges of city courts;
- 2) administrative commissions of city, rayon state administrations;
- 3) commissions on cases on minors of city, rayon state administrations;
- 4) bodies of internal affaires
- 5) ministries, agencies and other state bodies in accordance with their competence;
- 6) courts of ‘aksakals’;
- 7) bodies of local self-government (commissions) on protection of rights of consumers;
- 8) State fire fighting service.

(Under editorship of Laws of the KR from March 10 of 2002 № 33, March 20 of 2002 № 42, July 18 of 2005 № 107)

Article 508. Judges

Judges of rayon, city courts try cases on administrative offences and fine administrative penalties, prescribed by articles 49-68, 70-74, 75-1, 79, 80, 80-1, 82-1, 85, **85¹**, 87, 91-1, 92, 93, 95, 102, 105, 140, 142, 147, 148, 149, 151-157, part two of article 230, part one and two of article 238, part one of article 241, part two of article 242, articles 246, 248, part two of article 254, articles 264, 265, 271, 273, 277, part two of article 286, article 286-1, part two of article 289, articles 300, 301, part one of article 302, part two, three and four of article 305, articles 308, 339-345, 354, 363, 364, 368, 369, 370, 371, 373, 374, 382, part two of articles 390, 391, articles 392-395, part two of article 400, article 400-1, articles 404-406, 409-1, 409-2, 412, part one of article 417, part one of article 418, articles 420-422, 476, 481, 505-1 - 505-10 of the present Code.

Cases on administrative offences, prescribed by part one of article 503, articles 504-14, 504-16, 504-17, 504-19, 504-23, 504-32, 504-33, 504-36, 505 of the present Code, are tried by judges only if body or official, who accepted the case on administrative offence, transferred it to the judge.

(Under editorship of Laws of the KR from March 10 of 2002 № 33, February 17 of 2003 № 36, February 19 of 2003 № 42, August 5 of 2003 № 191, August 5 of 2003 № 192, February 15 of 2004 № 13, June 11 of 2004 № 71, August 5 of 2005 № 121, August 5 of 2005 № 122, February 13 of 2006 № 53, March 5 of 2007 № 31, March 9 of 2007 № 33, June 25 of 2007 № 91, November 9 of 2007 № 162).

Article 511. Bodies of internal affaires (militia)

Bodies of internal affaires consider cases on administrative offences and fine within the bounds of vested competence administrative penalties, prescribed by articles:

heads of bodies of internal affaires and their deputies- 92-1, 216, part one of article 233, articles 224-229, part one of article 231, articles 232, 233, part one of article 234, articles 235-237, article 239, part one of article 240, part one of article 242, part one of article 251, part one of article 364, article 365, part one, two, three of article 366, articles 375, 376, part one of article 377, articles 378-386, 389, part one of article 390, articles 391, 391-1, 393, 410;

heads of bodies of internal affaires on transportation and their deputies-**85¹**, 212, 216, 220, part one of article 240, part one of article 364, article 365, parts one, two, three of article 366, articles 378, 410;

heads of territorial sections and linear points of militia- **85¹**, 216, parts one and two of article 220, part one of article 240, article 365, parts one and two of article 366, articles 377, 384, 389, 410;

district inspectors of militia- **85¹**, 247, 365, part one of article 366, part one of article 384, article 396;

heads of departments, sections (divisions) of State automobile inspection and their deputies, in their absence in the branch of internal affairs division of state automobile inspection- heads of internal affairs bodies and their deputies- articles **85¹**, 173, 212, part three of article 214, articles 216, 217, 218, 219, part one of article 223, articles 224-229, part one of article 231, articles 232, 233, part one of article 234, articles 235-237, article 239, part one of article 240, part one of article 242, parts one and two of article 243, articles 244, 245, 247, 249, 250, part one of article 251;

Senior inspectors of sections, departments of State automobile inspection, commanders of regiments, battalions, companies of traffic and patrol service of State automobile inspection, senior state automobile inspectors, state automobile inspectors (in their absence in department of internal affairs of State auto inspection)- articles **85¹**, 173, 212, 216, 217, 218, part one of article 223, articles 225, 226, 227, parts one and two of article 228, part one of article 229, part one of article 230, part one of article 231, articles 232, 233, 235, 236, 237, part one of article 240, part two of article 241, articles 244, 247;

Commanders of platoons, senior state auto inspectors, state auto inspectors, inspectors of traffic and patrol service of State automobile inspections- articles **85¹**, 226, 227, parts one and two of article 232, part one of article 233, articles 237, 247 of the present Code.

(under the editorship of Laws of the KR from March 10 of 2002 № 33, June 28 of 2003 № 121, August 5 of 2003 №191, August 9 of 2003 № 193, August 5 of 2005 № 121, March 5 of 2007 № 31)

Article 514. Health care bodies

Bodies of health care of the Kyrgyz Republic consider cases on administrative offences, prescribed by articles **85¹**, 86-89, 90, 91, 94, 96, part one of articles 286, 306, 410, 431-1, 431-2, 487 of the present Code.

To consider cases on administrative offences and fine administrative fees have a right the following:

- head of Chief Department of medical care and licensing of the Ministry of Health of the Kyrgyz Republic;
- director General of Department of medication and medical equipment under the Ministry of Health of the Kyrgyz Republic;
- directors of oblast hospital unions, director of Department of health care under the Bishkek city administration;
- chief state sanitary doctor of the Kyrgyz Republic;
- director General of State sanitary and epidemiological supervision of the Ministry of Health of the Kyrgyz Republic;
- chief state sanitary doctors of oblast, Bishkek and Osh city;
- chief state sanitary doctors of city and rayon of oblast subordination.

(Under the editorship of Laws of the KR from March 10 of 2002 № 33, July 18 of 2005 № 109, March 1 of 2007 № 29, March 5 of 2007 № 31)

Article 516. Bodies of automobile transportation, electricity transportation and traffic economy

Bodies of automobile transportation, electricity transportation and traffic economy of the KR consider cases on administrative offences, prescribed by articles 85¹, 211-215, 217, 222 of the present Code.

To consider cases on administrative offences and fine administrative fees have a right the following:

- ticket collectors of passenger city, inter-city, international automobile transportation and electricity transportation;
- chief transport inspector of the Ministry of Transportation and Communications of the Kyrgyz Republic and his deputies;
- heads of oblast divisions of transport inspection and their deputies;
- manager of traffic and licensing service of the Ministry of Transportation and Communications of the Kyrgyz Republic;
- managers of state bodies of department of highway road and their deputies;
- inspectors of traffic and licensing service and transport inspection.

(Under the editorship of Law of the KR from March 5 of 2007 № 31)

Article 517. Bodies of railroad transportation

Bodies of railroad transportation of the Kyrgyz Republic consider cases on administrative offences, prescribed by articles 85¹, 211, 212, 215, part one of article 216, articles 219-222, 410 of the present Code;

To consider cases on administrative offences and fine administrative fees have a right the following:

- heads of stations, terminals, passenger trains and their deputies;
- ticket collectors of passenger train.

(Under the editorship of Law of the KR from March 5 of 2007 № 31)

Article 518. Bodies of air transport

Bodies of air transport of the Kyrgyz Republic consider cases on administrative offences, prescribed by articles 85¹, 211, 222, 252, 253, part one of article 254, articles 255-258, article 410 of the present Code;

To consider cases on administrative offences and fine administrative fees have a right the following:

- director of air transportation department and their deputies;
- head of licensing office of air transportation department
- head of airports and their deputies;
- heads of security service of flights.

(Under the editorship of Law of the KR from March 10 of 2002 № 33, March 5 of 2007 № 31)

Article 539. Bodies of State fire fighting service

Bodies of State fire fighting service consider cases on administrative offences, prescribed by articles 85¹, 396-399, 410, 489 of the present Code.

To consider cases on administrative offences and fine administrative fees have a right the following:

- chief state inspector of the Kyrgyz Republic on fire supervision and his deputies;
- senior state inspectors of the Kyrgyz Republic, oblast, city and rayon on fire supervision;
- state inspectors of city, rayon and objects on fire supervision.

(Under the editorship of Laws of the KR from July 18 of 2005 № 107,
Arch 5 of 2007 № 31)

Article 540. Bodies of State inspection on standardization and metrology

Bodies of State inspection on standardization and metrology of the Kyrgyz Republic consider cases on administrative offences, prescribed by article 85¹, part one of article 289, articles 290, 410 of the present Code.

To consider cases on administrative offences and fine administrative fees have a right the following:

- chief state inspector of the Kyrgyz Republic on standard supervision and ensuring uniformity of measurements and his deputies;
- chief state inspectors of territorial bodies on standard supervision and ensuring uniformity of measurements and their deputies.

(Under the editorship of Laws of the KR from March 10 of 2002 № 33, March 5 of 2007 № 31)

**The President
of the Kyrgyz Republic**

A. Akaev

Adopted by Legislative Assembly
of Jogorku Kenesh of the Kyrgyz Republic

June 18 of 1998