

CAMPBELL COUNTY CODE OF 1988

CHAPTER 10

PUBLIC SAFETY

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Article I. Department of Public Safety

Sec. 10-1. Establishment of the Department of Public Safety.

[THE JULY 17, 2012 ACT adopted this section.]

[THE JULY 7, 2015 AMENDMENT substituted “emergency medical services agencies” for “rescue squads.”]

[THE DECEMBER 1, 2015 AMENDMENT substituted “exempt from suit for damages done incident to the provision of services except where any emergency medical services agency is a private, for-profit emergency medical services agency” for “shall also receive the full benefit and protections of the law while acting in that capacity” in (a), and added the last sentence in (a).]

Sec. 10-2. Appointment of a Director of Public Safety.

[THE JULY 17, 2012 ACT adopted this section.]

Sec. 10-3. Responsibilities of department.

[THE JULY 17, 2012 ACT adopted this section.]

Sec. 10-4. Responsibilities and authority of Director of Public Safety.

[THE JULY 17, 2012 ACT adopted this section.]

Sec. 10-5. Public safety advisory groups.

[THE JULY 17, 2012 ACT adopted this section.]

Article II. Fire Prevention and Protection.

Division A. General Provisions.

Sec. 10-6. Establishment of a County Fire Division.

[THE DECEMBER 6, 2010 ACT adopted this section.]

[THE DECEMBER 1, 2015 AMENDMENT rewrote the definitions.]

Sec. 10-7. Entities of County Fire Division responsible to the Department of Public Safety.

[THE DECEMBER 6, 2010 ACT adopted this section.]

Sec. 10-8. Responsibility and authority.

[THE DECEMBER 6, 2010 ACT adopted this section.]

Sec. 10-8.1. Designated response areas.

[THE AUGUST 1, 2023 ACT enacted this section.]

Sec. 10-9. Fire personnel afforded certain privileges, rights and remedies.

[THE DECEMBER 6, 2010 ACT adopted this section.]

Sec. 10-10. Authority of chief or other officer in charge when answering alarm; penalty for refusal to obey orders.

[THE DECEMBER 6, 2010 ACT adopted this section.]

[THE DECEMBER 1, 2015 AMENDMENT rewrote this section in its entirety.]

[THE DECEMBER 5, 2017 AMENDMENT added “including the immediate airspace” in clause (i).]

Division B. County Fire Marshal.

Sec. 10-11. County Fire Marshal to be appointed; removal for cause.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE DECEMBER 3, 2001 AMENDMENT deleted “applicable provisions of” preceding “the Statewide Fire Prevention Code” in (a).]

[THE DECEMBER 6, 2004 AMENDMENT, in the second sentence in (b), added “After permanent appointment” at the beginning of the sentence and substituted “after having been afforded a full” for “and after full.”

Sec. 10-12. Qualifications; certification, and training requirements for County Fire Marshal and other personnel.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 2, 2001 AMENDMENT deleted former subsections (b), (c), and (d) detailing specific training and certification requirements of the SFPC and rewrote the provisions in more general terms in revised (b).]

Sec. 10-13. Appointment, powers and duties of assistant fire marshals.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 7, 2008 AMENDMENT inserted “technical” in the second clause of this section.]

Sec. 10-14. Oath of local Fire Marshal and assistants.

[THE DECEMBER 20, 1999 ACT adopted this section.]

Sec. 10-15. Investigation of fires and explosions.

[THE DECEMBER 20, 1999 ACT adopted this section.]

Sec. 10-16. Duties and powers of County Fire Marshal conducting examination or investigation of fire or explosion; report of investigation.

[THE DECEMBER 20, 1999 ACT adopted this section.]

Sec. 10-17. Duties and powers of County Fire Marshal at fires.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE DECEMBER 1, 2008 AMENDMENT inserted “director” following “chief” twice.]

Sec. 10-18. Authority to take and preserve property found at scene of fire or explosion; petition for restitution.

[THE DECEMBER 20, 1999 ACT adopted this section.]

Sec. 10-19. Authority of County Fire Marshal under Statewide Fire Prevention Code.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE DECEMBER 3, 2001 AMENDMENT, in the first sentence, substituted “Article and particularly in” for “division and,” deleted “those” following “implement,” and substituted “in accordance . . . Prevention Code” for “which have been designated by the Board of Supervisors for local enforcement.”]

[THE JULY 5, 2011 AMENDMENT deleted “Subject to the limitations specified in this Article and particular in Division C of this Article,” from the beginning of the section.]

Sec. 10-20. Inspection and review of building plans and buildings under construction responsibility for fire safety protection of completed structures.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE DECEMBER 3, 2001 AMENDMENT deleted “those” preceding “provisions” and substituted “administered by . . . in Campbell County” for “which have been designated by

the Campbell County Board of Supervisors for local enforcement by the local Fire Marshal pursuant to §10-27 of this Code” in the second sentence.]

[THE JULY 7, 2008 AMENDMENT inserted “the” after “buildings under construction and” in the first sentence.]

Sec. 10-21. Police powers of County Fire Marshal.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 2, 2001 AMENDMENT italicized the last clause in paragraph (1) for emphasis, and inserted “hazardous materials” in paragraph (3), and added the last clause at the end of that paragraph.]

[THE JULY 5, 2011 AMENDMENT substituted “Police powers” for “Limitations on authority” in the section title, deleted “unless specifically authorized by the Board of Supervisors of Campbell County” from the first paragraph, reversed a limitation in authority in subsections 1-4 by removing the word “not” from the language, and added the last paragraph.]

[THE AUGUST 1, 2023 AMENDMENT added provisions concerning the qualification of a Fire Marshal and his police powers; allows retired law enforcement officers to qualify without further re-qualification training.]

Sec. 10-22. Authority to issue summons for violations of fire prevention and fire safety laws and ordinances.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 19, 2010 AMENDMENT added “to arrest, to procure and serve warrants of arrest and” in the first paragraph, and deleted “be construed to authorize the County Fire Marshal or any assistant to arrest or to procure and serve warrants of arrest for violation of fire prevention and fire safety laws and related ordinances. Such authority shall not” from the last paragraph.]

[THE JULY 5, 2011 AMENDMENT deleted “The authority granted by this section shall not be construed to authorize the County Fire Marshal or any assistant to wear or carry firearms.”]

Sec. 10-23. Right of entry to investigate releases of hazardous material, hazardous waste, or regulated substances.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE DECEMBER 1, 2008 AMENDMENT substituted “magistrate serving the County” for “magistrate of the County” in the second paragraph.]

[THE DECEMBER 2, 2014 AMENDMENT designated the existing provisions as subsections (a)-(c) and added the last two sentences in (b).]

Sec. 10-24. Penalty for failure to discharge duty.

[THE DECEMBER 20, 1999 ACT adopted this section.]

Sec. 10-25. Reserved.

[None.]

Division C. Statewide Fire Prevention Code.

Sec. 10-26. Purpose and applicability; incorporation by reference of SFPC.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE DECEMBER 3, 2001 AMENDMENT rewrote this section.]

[THE DECEMBER 2, 2002 AMENDMENT inserted “including fireworks, explosives and blasting agents” in the first paragraph.]

[THE JULY 5, 2005 AMENDMENT inserted the new second paragraph.]

[THE DECEMBER 3, 2007 AMENDMENT, in the second paragraph, rewrote the first sentence to clarify adoption and incorporation by reference of SFPC, inserted the second sentence regarding the effect of incorporation, and deleted the former two last sentences thereof, which provisions are now included in the editor’s notes; and deleted the former fourth paragraph regarding future amendments of SFPC, which provisions are now included in the editor’s notes.]

Sec. 10-26.1. Definitions.

[THE DECEMBER 2, 2002 ACT adopted this section, which contains definitions of “fireworks” and “permissible fireworks” substantially similar to former §10-46 (a) and former §10-47 (a), respectively.]

[THE DECEMBER 6, 2004 AMENDMENT, in the definition of “‘Code official,’ ‘fire official,’ or ‘fire code official’” substituted “or fire code official” for “and ‘enforcement agency,’” rewrote the first sentence therein and added a new second sentence, and inserted “In Campbell County, these terms refer to the” and substituted “and” for “or” in the third sentence; added the definition of “‘Enforcement agency’”; and rewrote the definition of “‘Local government,’ ‘local governing body’ or ‘locality.’”]

[THE JULY 7, 2008 AMENDMENT made minor revisions to the definition of “Fireworks” for syntax only.]

[THE DECEMBER 6, 2010 AMENDMENT added the definition of “fireworks operator or pyrotechnician”.]

[THE JULY 16, 2019 AMENDMENT revised the definition of “permissible fireworks.”]

Sec. 10-27. Enforcement of Statewide Fire Prevention Code within Campbell County.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 2, 2001 AMENDMENT inserted language beginning “in its entirety” and ending “(Cum. Supp. 2000)” in the first sentence of (a); redesignated (b) as paragraph (1) therein and substituted provisions concerning open burning, fire lanes, fireworks, and hazardous materials for provisions concerning unsafe conditions and open burning, and rewrote the former last sentence therein as present paragraph (2) in (b); and, in (c), inserted “and §10-19” and “such” and substituted “procedures or requirements established by the Board of Supervisors” for “guidelines” in the first sentence.]

[THE DECEMBER 3, 2001 AMENDMENT rewrote (a) and (b) to provide for enforcement of all of the SFPC, rather than designated provisions, and to provide procedures and requirements for enforcement; redesignated former (c) as present (b) in §10-28 and redesignated former (d) as present (c), deleting “portions of” preceding “Statewide Fire Prevention Code” and substituting “in accordance with the provisions of this Division” for “designated by the Board of Supervisors for local enforcement.”]

[THE DECEMBER 2, 2002 AMENDMENT deleted former subsection (c) which had provided definitions now included in §10-26.1 of this Code.]

Sec. 10-28. Authority of Campbell County Fire Marshal; limitations thereof.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 2, 2001 AMENDMENT deleted provisions regarding unsafe conditions and added provisions regarding fire lanes, fireworks, and hazardous materials.]

[THE DECEMBER 3, 2001 AMENDMENT rewrote this section.]

[THE DECEMBER 2, 2002 AMENDMENT, in the first sentence of (e), substituted “assisted living facilities” for “adult care residences.”]

[THE JULY 7, 2008 AMENDMENT substituted “Fire Programs” for “Housing and Community Development” in (e).]

Sec. 10-28.01. Transportation, manufacture, sale, discharge, etc. of certain fireworks prohibited.

[THE DECEMBER 2, 2002 ACT adopted this section, which is substantially similar to former §10-46 of this Code.]

[THE JULY 19, 2010 AMENDMENT added the second paragraph.]

Sec. 10-28.02. Division inapplicable to certain uses of “permissible fireworks.”

[THE DECEMBER 2, 2002 ACT adopted this section, which is substantially similar to former §10-47 of this Code.]

Sec. 10-28.03. Exemptions generally regarding fireworks.

[THE DECEMBER 2, 2002 ACT adopted this section, which is substantially similar to former §10-48 of this Code.]

Sec. 10-28.04. Permit required for public display of fireworks.

[THE DECEMBER 2, 2002 ACT adopted this section, which is substantially similar to former §10-49 of this Code.]

Sec. 10-28.05. Same—Application.

[THE DECEMBER 2, 2002 ACT adopted this section, which is substantially similar to former §10-50 of this Code.]

Sec. 10-28.06. Same—Investigation; issuance or refusal.

[THE DECEMBER 2, 2002 ACT adopted this section, which is substantially similar to former §10-51 of this Code.]

Sec. 10-28.07. Same—Conditions.

[THE DECEMBER 2, 2002 ACT adopted this section, which is substantially similar to former §10-52 of this Code.]

Sec. 10-28.08. Same—Liability insurance or bond required.

[THE DECEMBER 2, 2002 ACT adopted this section, which is substantially similar to former §10-53 of this Code.]

[THE DECEMBER 6, 2004 AMENDMENT substituted “permit holder” for “permittee” twice, “furnish a bond or certificate of insurance” for “file with the County Fire Marshal evidence of a policy of liability insurance or bond,” “County Attorney” for “County Fire Marshal,” “potential damages to a person or persons” for “damages which may be caused either to persons,” and “the agent” for “or his agents.”]

Sec. 10-28.09. Reserved.

[None.]

Sec. 10-28.010. Disposal of unused fireworks after public display.

[THE DECEMBER 2, 2002 ACT adopted this section, which is substantially similar to former §10-55 of this Code.]

Sec. 10-28.1. Permit requirements; fees imposed.

[THE DECEMBER 3, 2001 ACT adopted this section.]

[THE DECEMBER 2, 2002 AMENDMENT, inserted a new subsection (b) and redesignated former (b) as present (d); in (c), inserted “each” and “pursuant to the authority of §10-28.04 of this Division” in the first sentence, deleted the former second sentence, and redesignated the former last sentence as present subsection (f); in present subsection (d), added “or other applicable provisions of the SFPC or its accompanying regulations” at the end of the second sentence and added the third sentence (formerly second sentence of subsection (c)), deleting “any other” preceding “permits” therein; redesignated former last sentence in former (b) as present subsection (e); and redesignated former subsection (d) as present (g).]

[THE DECEMBER 6, 2004 AMENDMENT, in (a), added “107.2 through 107.15 . . .” to the end of second sentence and added the third sentence; in (b), substituted “Manufacture, storage, or handling” for “Storage” and “3301.1 et seq. . . as those provisions apply to fireworks” in the third sentence in the first paragraph, and, in the second paragraph of (b), added “but shall be subject to the provisions of subsection (c) of this section.”]

[THE DECEMBER 3, 2007 AMENDMENT conformed parallel clauses in subsection (a) and (b) to read “or such other applicable standard as may be promulgated under the SFPC or under other state or federal authority from time to time”; and added subsection (h).]

Sec. 10-29. Applicability of SFPC to state-owned buildings and structures.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 2, 2001 AMENDMENT substituted “fire safety hazard in public buildings” for more specific language detailing types of hazards in the last sentence.]

Sec. 10-30. Authorized inspections.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 2, 2001 AMENDMENT added “as designated for enforcement in Campbell County” at the end of the section.]

[THE DECEMBER 3, 2001 AMENDMENT deleted “as designated for enforcement in Campbell County” at the end of the section.]

Sec. 10-31. Search warrants for inspection, reinspection, etc.--Issuance.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 2, 2001 AMENDMENT inserted “provisions of the” and “designated for local enforcement” in the first sentence.]

[THE DECEMBER 3, 2001 AMENDMENT deleted “designated for local enforcement” in the first sentence.]

Sec. 10-32. Same—Duration of warrant.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE DECEMBER 2, 2014 AMENDMENT substituted “Clerk of the Campbell County Circuit Court” for “judicial officer by whom it was issued within the time specified in the warrant or within the extended or renewed time.”]

Sec. 10-33. Same—Execution; limitations.

[THE DECEMBER 20, 1999 ACT adopted this section.]

Sec. 10-34. Same—Review by courts.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE DECEMBER 2, 2014 AMENDMENT substituted “Clerk of the Campbell County Circuit Court” for “issuing judge” in both (a) and (b).]

Sec. 10-35. Injunction in aid of enforcement of SFPC or prevention of violation thereof.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 2, 2001 AMENDMENT inserted “designated for local enforcement” in the first sentence.]

[THE DECEMBER 3, 2001 AMENDMENT deleted “designated for local enforcement” in the first sentence.]

Sec. 10-36. Violations; penalties.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE JULY 2, 2001 AMENDMENT inserted “designated for local government” twice.]

[THE DECEMBER 3, 2001 AMENDMENT deleted “designated for local enforcement” twice in the first sentence.]

Sec. 10-36.1. Seizure and destruction of certain fireworks.

[THE DECEMBER 2, 2002 ACT adopted this section, which is substantially similar to former §10-57 of this Code.]

Sec. 10-37. Appeals.

[THE DECEMBER 20, 1999 ACT adopted this section.]

[THE DECEMBER 3, 2001 AMENDMENT redesignated former subsections (a) and (b) as present (b) and (c), rewriting the first sentence in (b), designating subsequent sentences as numbered paragraphs therein, and inserting paragraph (2) therein, imposing a fee for appeals; added new (a) and inserted “Fire Code” preceding “Board of Appeals.”]

[THE DECEMBER 6, 2004 AMENDMENT rewrote the section to conform to provisions of the Statewide Fire Prevention Code, as revised as of October 1, 2003.]

[THE DECEMBER 3, 2007 AMENDMENT added subsection catchlines, inserted abbreviations for local and state agencies and updated SFPC citations throughout the section; substituted the clause beginning “except that appeals . . .” for “except as provided for appeals concerning state owned structures in SFPC §112.9 (2000)” at the end of (b)(1); substituted “and retained as part of the record by the BFPCA. Copies” for “and copies” near the end of (b)(3); rewrote the first sentence in the introductory language in (c) for clarity and deleted the former last sentence therefrom (which is now substantially set forth in subsection (d)(1)); inserted “of the Campbell County BFPCA” in (c)(1); redesignated former (c)(4) as present subsection (e), and added “and the appellant and the code official shall act accordingly” at the end thereof; and added (d).]

Sec. 10-38. Reserved.

[None.]

Sec. 10-39. Applicability within towns.

[THE DECEMBER 3, 2001 ACT adopted this section.]

[THE DECEMBER 6, 2010 AMENDMENT added “and the Town of Brookneal” at the end of the section.]

Sec. 10-40. Reserved.

[None.]

Division D. Regulation of Burning.

Sec. 10-41. Burning of woods, brush, etc.

[THE 1987 AMENDMENT substituted “has taken” for “shall have taken” twice in (a), deleted “shall” following “foregoing paragraph,” substituted a comma for “or” preceding “brushland,” and inserted “or field containing dry grass or other inflammable material” in (b); and, in (d), rewrote the first sentence, substituted “Commonwealth” for “State” in the second sentence, and deleted “if it has entered into a contract as provided in section 10-46.1 of the Code of Virginia” preceding “for the full amount.”]

[THE MARCH 1989 AMENDMENT redesignated former (d) as present (e), added new (d), and, in present (e), substituted “\$500.00” for “\$100.00” in the first sentence, divided the former second sentence into present second and third sentences, substituted “originates” for “shall originate” in the second sentence, deleted “and to the County” following “to the Commonwealth” and “and the County respectively” following “by the Commonwealth” therein, substituted “Such amounts shall be” for “such amounts to be” in the third sentence and “and credited to the Forestry Operations Fund” for “and by the Board of Supervisors on behalf of the County” at the end.]

[THE MARCH 17, 1997 AMENDMENT substituted “February 15 through April 30” for “beginning March 1 and ending May 15” in (b) and substituted “federal lands and, between February 15 and March 1 of each year, on lands owned by the Virginia Department of Game and Inland Fisheries” for “rights-of-way of railroad companies by their duly authorized employees” in (c).]

[THE DECEMBER 3, 2001 AMENDMENT inserted “Except as provided in (c) of this section” at the beginning of (b); deleted former “(c)” designation of the next paragraph, making it an undesignated second paragraph of (b), and therein substituted “this subsection” for “subsection (b) of this section” and deleted “and, between February 15 and March 1 of each year, on lands owned by the Virginia Department of Game and Inland Fisheries” following “federal lands;” and inserted new (c).]

[THE DECEMBER 4, 2006 AMENDMENT substituted “during the period beginning February 15 through April 30” for “between February 15 and March 1” in the introductory language in subsection (c); and updated state code citations.]

[THE JULY 17, 2012 AMENDMENT added the first sentence and deleted similar language from the first paragraph, added the last sentence in (a), deleted former (d) and replaced with new (d)(1-5), (e), (f), and (g), and renumbered former (e) to (h), and deleted “and, upon conviction, shall be fined not more than \$500.00 for each separate offense” from the first sentence of (h).]

[THE DECEMBER 5, 2017 AMENDMENT added “to prevent damage to orchards or vineyards by frost or freezing temperatures or be set” to the second paragraph of B.]

[THE DECEMBER 4, 2018 AMENDMENT substituted “8:00 a.m. and 12:00 a.m.” for “11:00 a.m. and 7:00 p.m.” in (a), added “in good condition” and “through use of a metal screen. The container shall be placed on bare soil or gravel” in (d)(2), added “and all burning shall take place on the premises where the debris originated” in (d)(4), rewrote (e) and (f), and renumbered former (f) to (g).]

Sec. 10-42. Reserved.

[None.]

Sec. 10-43 to 10-44. Reserved.

[None.]

Division E. Display of Fireworks.

Secs. 10-45 to 10-59. Reserved.

[None.]

Article III. EMS/Rescue.

Division A. General Provisions.

Sec. 10-60. Establishment of a County EMS/Rescue Division.

[THE NOVEMBER 21, 2005 ACT adopted this section.]

[THE JANUARY 3, 2006 AMENDMENT added the last two sentences in (b).]

[THE JULY 7, 2008 AMENDMENT revised the first sentence of subsection (b) for clarity, substituted “permitted” for “authorized” in the first sentence of (c), added “any of” before “these organizations” in the second sentence of (c), added “approved by the Board of Supervisors of Campbell County” in the first sentence of (e), and added “subject to any then-applicable provisions of state law, following review and approval of the EMSAC and Public Safety Committee” at the end of (e).]

[THE DECEMBER 6, 2010 AMENDMENT added “Altavista Fire Company” to the list of entities in (a), deleted “Included in this provision is the responsibility to maintain mutual aid agreements with bordering agencies” from subsection (b) and substituted “Centra One” for “Medflight” in (d).]

[THE DECEMBER 1, 2015 AMENDMENT rewrote the definitions of “*Emergency medical services personnel*” or “*EMS personnel*” and “*Emergency medical services agency*” or “*EMS agency*”.]

[THE DECEMBER 5, 2017 AMENDMENT deleted references to Brookneal Rescue Squad and Rustburg Rescue Squad after their dissolutions.]

[THE JULY 16, 2024 AMENDMENT added the BWXT NOG-Lynchburg Emergency Team as a recognized entity.]

Sec. 10-61. Entities of County EMS/Rescue Division responsible to the Department of Public Safety.

[THE NOVEMBER 21, 2005 ACT adopted this section.]

[THE JULY 7, 2008 AMENDMENT added “using federally mandated NIMS protocols” in the first sentence of (b), substituted “advise and communicate” for “coordinate” in the second sentence of (b), and added subsection (c).]

[THE DECEMBER 6, 2010 AMENDMENT added “/guidelines in coordination with the Department of Public Safety” to the second sentence of subsection (b).]

Sec. 10-62. Responsibility and authority.

[THE NOVEMBER 21, 2005 ACT adopted this section.]

[THE DECEMBER 6, 2010 AMENDMENT added “/guidelines” twice, in (a) and (c).]

Sec. 10-62.1. Designated response areas.

[THE AUGUST 1, 2023 ACT enacted this section.]

[THE JULY 16, 2024 AMENDMENT clarified that the BWXT NOG-Lynchburg Emergency Team’s assigned response area shall be limited to BWXT properties.]

Sec. 10-63. EMS/Rescue personnel afforded certain privileges, rights and remedies.

[THE NOVEMBER 21, 2005 ACT adopted this section.]

[THE DECEMBER 1, 2015 AMENDMENT rewrote this section.]

Sec. 10-64. Authority of emergency medical services agency incident commander when operating at an emergency incident; penalty for refusal to obey orders.

[THE NOVEMBER 21, 2005 ACT adopted this section.]

[THE DECEMBER 1, 2015 AMENDMENT rewrote this section.]

Sec. 10-65. Service fee for ambulance transport.

[THE NOVEMBER 21, 2005 ACT adopted this section.]

[THE JANUARY 3, 2006 AMENDMENT added the last two sentences in (b)(1).]

[THE SEPTEMBER 5, 2006 AMENDMENT, effective on September 12, 2006, in subsection (b), deleted former paragraph (2) which exempted members of certain County volunteer rescue and EMS agencies, volunteer fire departments, law enforcement agencies, and their immediate families from being billed for ambulance transport, and renumbered the subsequent paragraphs; in subsection (c)(1), substituted “*and is a resident of or employed in Campbell County*” for “*or a subscription member*” in the first sentence, deleted the former third sentence which had read: “A member of the subscription program will be sent a statement showing no charges due and payable for services rendered on the date of service,” and added the new third sentence; in subsection (c)(2), substituted “*and is not a resident of or employed in Campbell County*” for “*or a non-subscription member*” in the first sentence and substituted “may be billed” for “will be billed” in the third sentence; in (c)(3), substituted “*and is a resident of or employed in Campbell County*” for “*optional subscription program*” in the first sentence, deleted former second and third sentences, and added the present second sentence; in (c)(4), substituted “*and is not a resident of or employed in Campbell County*” for “*non-subscription member*” in the first sentence, and substituted “may be sent” for “is to be sent” in the second sentence and “(e)” for “(f)” in the last sentence; deleted former subsection (e) entirely, which had set forth procedures for the subscription program designed to limit out-of-pocket expenses associated with emergency ambulance transports for enrolled persons; and redesignated former (f) and (g) as present (e) and (f).]

[THE DECEMBER 3, 2007 AMENDMENT deleted subsections (c) and (e), and deleted “subscription services” from the first line of subsection (f).]

[THE JULY 7, 2008 AMENDMENT substituted “participate in the County’s billing program” for “bill for services” in (b)(3).]

Secs. 10-66 to 10-79. Reserved.

[None.]

Division B. [Reserved.]

Secs. 10-80 to 10-99. Reserved.

[None.]

ARTICLE IV. Reserved,

Editor’s Note: Former Article IV, Communications, which deals with street naming, signage, and structure numbering, was moved to Chapter 5, Buildings, of this Code on December 4, 2012. The text of former sections 10-100 through 10-108 and all three of the related Appendices can now be found at Chapter 5, sections 5-14 through 5-22 and Appendices.

Secs. 10-100 to 10-129. Reserved.

[None.]

ARTICLE V. PUBLIC WATERS WITHIN CAMPBELL COUNTY

Sec. 10-130. Establishment of “no wake” and warning zones.

[THE FEBRUARY 7, 2000 ACT adopted this section.]

[THE DECEMBER 3, 2001 AMENDMENT added the last sentence in subsection (b).]

[THE DECEMBER 3, 2007 AMENDMENT moved the last portion of subsection (a) into subpart (1) and added subsection (a)(2).]

[THE OCTOBER 5, 2021 AMENDMENT added “on the Staunton (Roanoke) River” twice in subsection (b), added subsection (c), and renumbered former subsection (c) as (d).]

Sec. 10-131. Same—Operation of motorboat or personal watercraft restricted in and near designated “no wake” and warning zone.

[THE FEBRUARY 7, 2000 ACT adopted this section.]

[THE DECEMBER 3, 2007 ACT rewrote the language of subsection (a) so as to make the subsection applicable to all zones established by §10-130, and added “Vic Thomas Striped Bass Hatchery near Brookneal as described in §10-130(a)(1)” to the end of subsection (b).]

Sec. 10-132. Same—Enforcement and penalties.

[THE FEBRUARY 7, 2000 ACT adopted this section.]

[THE DECEMBER 3, 2007 AMENDMENT, in (a), substituted “conservation police officer” for “game warden” and updated the state code citations.]

[THE DECEMBER 1, 2015 AMENDMENT substituted “officer of the Virginia Marine Police, and” for “Marine Resources Commission inspector, and every” in (a).]