

CAMPBELL COUNTY CODE OF 1988

CHAPTER 1

GENERAL PROVISIONS – CHANGELOG

- [§ 1-1.](#) [How Code designated and cited.](#)
- [§ 1-2.](#) [Definitions and rules of construction.](#)
- [§ 1-3.](#) [Provisions considered as continuations of existing ordinances.](#)
- [§ 1-4.](#) [Severability of parts of Code.](#)
- [§ 1-5.](#) [Catchlines of sections.](#)
- [§ 1-6.](#) [Classification of and penalties for violations; general penalty; continuing violations; injunctive relief.](#)

Sec. 1-1. How Code designated and cited.

[THE 1988 AMENDMENT substituted “1988” for “1981” twice.]

Sec. 1-2. Definitions and rules of construction.

[The 1982 AMENDMENT rewrote the definition of “Computation of time.”]

[THE 1987 AMENDMENT, in the second paragraph of “Computation of time,” inserted “or by rule of the Supreme Court of Virginia,” substituted “the Clerk’s office is closed as authorized by statute” for “the Governor authorizes the closing of State offices” near the middle of the paragraph, and for “State offices are closed” at the end thereof and substituted “Va. Code Ann. §§1-13.1 to 1-15.2” for “sections 1-13.1 to 1-15.1, Code of Virginia” in the last paragraph.]

[THE SECOND 1987 AMENDMENT, in the first paragraph of the definition of “Computation of time,” inserted “or court order” in two places.]

[THE 1988 AMENDMENT, in “Computation of time,” substituted “or rule of court” for “or court order” twice; rewrote the definition of “Person”; and, in the definition of “Street; highway,” substituted “Chapter 21” for “Chapter 20.”]

[THE FEBRUARY 2, 1998 AMENDMENT added the second paragraph in “gender.”]

[THE AUGUST 7, 2000 AMENDMENT in the definition of “Written’ writing; writings; in writing,” substituted “’writing,’ ‘writings,’ and” for “or,” deleted “be construed to” preceding “include,” and rewrote language following “or figures, whether” to include representations on traditional tangible media as well as representations stored and retrievable on an electronic or other medium.]

[THE JULY 2, 2001 AMENDMENT inserted “or Va. Code Ann. §59.1-501.1 et seq.” at the end of the definition of “Written;...”]

[THE JUNE 17, 2002 AMENDMENT substituted “§59.1-479 et seq.” for prior citations in the definition of “Written; . . .”]

[THE JULY 7, 2003 AMENDMENT added the second sentence in “Person.”]

[THE JUNE 5, 2006 AMENDMENT, in the definition of “*Computation of time*,” divided the first paragraph into two sentences, and, in the first sentence, inserted “an act of the General Assembly,” substituted “that an act be performed a prescribed amount” for “a notice to be given, or any other acts to be done, a certain,” “a motion” for “any motion,” and “the day of such motion or proceeding . . .” for “there must be that time, exclusive of the day for such motion or proceeding, but the day on which such notice is given, or such act is done”; and in the second sentence, substituted “When an act of the General Assembly” for “but when” and substituted “that an act be performed . . .” for “a notice to be given or any other act to be done within a certain time after any event or judgment, that time shall be allowed in addition to the day on which the event or judgment occurred”; in

the second paragraph, substituted “for performing an act during the course of a judicial proceeding” for “fixed by ordinance, or by rule of the Supreme Court of Virginia for commencement of any proceeding, for any paper to be served, delivered or filed, or for any other act to be done in the course of any proceeding under this Code,” inserted “or part of a day” twice, substituted “an act of the General Assembly” for “statute” twice, and substituted “the act may be performed” for “the proceeding may be commenced, the paper may be served, delivered or filed and the act may be done”; and added the third paragraph. The amendment also, in the definition of “*Gender*,” revised the provisions of the present first paragraph for simplicity and deleted the second paragraph, which provisions are now at Va. Code Ann. §2.2-3901; in the definition of “*Month*” and “*Year*,” substituted “means” for “shall mean” or for “shall be construed to mean”; in the definitions of “*Number*” and “*Oath*,” revised the provisions for simplicity; in the definition of “*Person*,” in the first sentence, substituted “includes” for “shall include,” “cooperative, limited liability company” for “company, business,” “government, political subdivision, or any other legal or commercial entity and any successor, representative, agent, agency, or instrumentality thereof” for “, or other legal entity”; and in the second sentence, substituted “also included” for “be deemed to include” and added “and limited liability company.” The amendment also deleted the definition of “*Preceding, following*”; revised the definition of “*Swear, sworn*” for simplicity; in the definition of “*Written, writing, in writing*,” deleted “writings” preceding “in writing” and deleted “shall” preceding “include”; and updated the citation at “*Other words*.”]

[THE JULY 20, 2009 AMENDMENT added the second last paragraph to the definition of “Computation of time.”]

[THE JULY 19, 2010 AMENDMENT added the last paragraph to the definition of “Computation of time.”]

Sec. 1-3. Provisions considered as continuations of existing ordinances.

[None]

Sec. 1-4. Severability of parts of Code.

[THE 1982 AMENDMENT inserted “final” following “valid in the third line.”]

[THE 1988 AMENDMENT added “which can be given effect without the invalid provisions or applications” in the first sentence and added the second sentence.]

Sec. 1-5. Catchlines of sections.

[None]

Sec. 1-6. Classification of and penalties for violations; general penalty; continuing violations; injunctive relief.

[THE 1988 AMENDMENT added the language “and except where such penalty would be inconsistent with the Constitution and laws of the United States or of the State of Virginia” at the end of the last paragraph.]

[THE 1991 AMENDMENT deleted “not exceeding one thousand dollars” preceding “or imprisonment in the County Jail” and “not exceeding twelve months” following the same phrase in the first clause of the first paragraph, substituted phrase beginning “that not such fine” and ending “for like offenses” for “that if a lesser penalty is prescribed by the enabling legislation in the Code of Virginia of 1950, as amended, pursuant to which a section of this Code is enacted, or in a substantially similar provision of State Law, the penalty prescribed in the Code of Virginia shall apply” in the second clause of the first paragraph and inserted the second paragraph.]

[THE MAY 17, 1999 AMENDMENT in the proviso language in first paragraph, substituted “ordinances” for “a county ordinance” and “penalties provided” for “penalty provided”; and, in the second paragraph, substituted “Punishments” for “punishment,” deleted “County” preceding “ordinances”, and deleted “before a judge of the general district court for the county in the manner and with the same right of appeal” preceding “as if such violations were misdemeanors.”]

[THE JULY 5, 2005 AMENDMENT redesignated the former first paragraph as present subsection (b), inserting “any provision,” “or any rule or regulation promulgated by an officer or agency of the County under authority duly vested in such officer or agency,” substituting “any act is prohibited” for “such an act is prohibited,” inserting “or the doing of any act is required, or the failure to do any act is declared to be unlawful or a misdemeanor,” substituting “for the violation of such provision and such violating is not described as being of a particular class of misdemeanors, such violation” for “therefor, the violation of any such provision of this Code or such ordinance,” deleted “in the County Jail” following “or imprisonment,” and substituting “not exceeding . . . misdemeanor” for the first part of former proviso language; rewrote and redesignated the former second part of the proviso language as present (c); redesignated the former second paragraph as present (d); redesignated the former third paragraph as present (e), inserting “or any rule or regulation of the”; and added present subsections (a) and (f).]