CHAPTER IX: MUNICIPAL COURT

Article

1. GENERAL PROVISIONS

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Section

9-101	Municipal Court established
9-102	Same; practice and procedure
9-103	Time and place of sessions
9-104	Municipal Judge; appointment
9-105	Same; absence; vacancy; pro tem
9-106	Same; powers and duties
9-107	Same; salary
9-108	Court Clerk
9-109	Payment of fine
9-110	Same; failure to pay separate violation
9-111	Failure to appear
9-112	Court costs

§ 9-101 MUNICIPAL COURT ESTABLISHED.

There is hereby established a Municipal Court for the city. The Municipal Court shall have jurisdiction to hear and determine cases involving violations of the ordinances of the city.

§ 9-102 SAME; PRACTICE AND PROCEDURE.

The State Code of Procedure for Municipal Courts, as set forth in K.S.A. 12-4101 et seq., and all acts amendatory or supplemental thereto, shall govern the practice and procedure in all Municipal Court cases.

§ 9-103 TIME AND PLACE OF SESSIONS.

The Municipal Court shall be held in the Municipal Courtroom in the City Hall building on such days and at such hours as the Municipal Judge designates.

§ 9-104 MUNICIPAL JUDGE; APPOINTMENT.

The Municipal Court shall be presided over by a Municipal Judge. The Mayor, subject to the approval of the City Council, shall appoint the Judge of the Municipal Court.

§ 9-105 SAME; ABSENCE; VACANCY; PRO TEM.

- (a) In the event the Municipal Judge is temporarily unable to preside due to absence, illness or disqualification, the Municipal Judge shall designate an attorney or other qualified person to act as Judge Pro Tempore. In the event the Municipal Judge fails to appoint a Judge Pro Tempore, the Judge Pro Tempore shall be appointed in the same manner as the Municipal Judge is selected. The Judge Pro Tempore shall receive compensation as shall be provided by ordinance, payable in the same manner as the compensation of the regular Municipal Judge.
- (b) In the event a vacancy shall occur in the office of Municipal Judge, a successor shall be appointed to fill the unexpired term in the same manner as the Municipal Judge was appointed. (K.S.A. 12-4107)

§ 9-106 SAME; POWERS AND DUTIES.

The Municipal Judge shall have such powers and duties as set forth in the State Code of Procedure for Municipal Courts (K.S.A. 12-4101 et seq.) and all acts amendatory or supplemental thereto.

§ 9-107 SAME; SALARY.

The Municipal Judge shall receive a salary as shall be fixed by ordinance.

§ 9-108 COURT CLERK.

- (a) There is hereby established the Office of the Clerk of the Municipal Court of the city, which office shall be filled by appointment by the Municipal Judge of the Municipal Court.
- (b) The duties of the office shall be those prescribed by the Code for Municipal Courts set forth in K.S.A. Ch. 12, Art. 41, and shall include the following duties.
- (1) The Clerk shall issue all processes of the Court; administer oaths; file and preserve all papers, and docket cases; and set same for trial and shall perform such further acts as may be necessary to carry out the duties and responsibilities of the Court. The Clerk shall receive, account for and pay to the City Treasurer monthly all fines and forfeited bonds paid into the Court. The Clerk shall make reports to the Judicial Administrator and furnish the information when requested by him, her or a departmental justice on such forms furnished by the Judicial Administrator, and approved by the Supreme Court.
- (2) The Clerk of the Municipal Court shall within ten days after selection and before entering upon the duties of office, execute to the city such bond as the governing body may require, which shall be approved by the governing body, and file in the office of the City Clerk, conditioned for the faithful performance of the duties required of him or her by law, and for the faithful application and payment of all monies that may come into his or her hands in the execution of the duties of the office. The city shall pay the cost of such bond.
- (3) The monthly salary of the Clerk shall be fixed by ordinance.
- (4) A majority of all members of the Council may remove the Clerk appointed under the

authority of this article, or for good cause the Mayor may temporarily suspend any such appointed Clerk. (K.S.A. 12-4108)

§ 9-109 PAYMENT OF FINE.

Where a Municipal Court judgment against any person results in a fine and/or court costs only, the same shall be satisfied by paying the amount of such fine and/or court costs to the Municipal Court immediately on the rendition of judgment, or at such time as the Municipal Judge shall determine.

§ 9-110 SAME; FAILURE TO PAY SEPARATE VIOLATION.

It shall be unlawful for any person to willfully fail to pay any lawfully imposed fine for a violation of any law of the city within the time authorized by the Court and without lawful excuse having been presented to the Court on or before the date the fine is due. Such conduct constitutes a violation of this article, regardless of the full payment of the fine after such time.

§ 9-111 FAILURE TO APPEAR.

- (a) It shall be unlawful for any person charged with violation of any law of the city to fail to appear before the Municipal Court when so scheduled to appear, unless lawful excuse for absence is presented to the Court on or before the time and date scheduled for appearance.
- (b) For the purpose of division (a) above, failure to appear shall include willfully incurring a forfeiture of an appearance bond and failure to surrender oneself within 30 days following the date of such forfeiture by one who is charged with a violation of the laws of the city and has been released on bond for appearance before the Municipal Court for trial or other proceeding prior to conviction, or willfully incurring a forfeiture of an appearance bond and failing to surrender oneself within 30 days after his or her conviction of a violation of the laws of the city has become final by one who has been released on an appearance bond by any court of the state.

- (c) Any person who is released upon his or her own recognizance, without surety, or who fails to appear in response to a summons, notice to appear or traffic citation duly served upon him or her personally shall be deemed a person released on bond for appearance within the meaning of division (b) above.
- (d) Failure to appear, upon conviction thereof, shall be punishable by incarceration for up to 30 days and/or a fine of up to \$250.

§ 9-112 COURT COSTS.

- (a) This section is enacted pursuant to the authority granted the city, pursuant to Charter Ord. 3, wherein the municipality exempted itself from the provisions of K.S.A. 12-4112, which otherwise prohibits the assessment of court costs, except for witness fees and mileage fees in all Municipal Court proceedings.
- (b) By reason of the fact that Charter Ord. 3 is now in full force and effect, the city, from and after the effective date of this section, assesses court costs for each case filed in Municipal Court charging a criminal or public offense or charging an offense defined to be a moving violation under the terms of the Uniform Traffic Ordinance, duly adopted by the city, and all amendments thereto, where there is a finding of guilty or a plea of guilty, a plea of no contest, forfeiture of bond or a diversion, in the amount of \$54, which includes those sums collected pursuant to state statute. For the purpose of determining the amount to be assessed according to this section, if more than one complaint is filed in the Municipal Court against one individual arising out of the same incident, all such complaints shall be considered as one case.
- (c) All court costs collected by the Municipal Judge shall be transmitted to the City Treasurer. The Treasurer shall disburse to the state such amounts required by statute and deposit the balance to the General Fund.

(Ord. 917, passed 4-26-2001)