RUSSIAN FEDERATION FEDERAL CONSTITUTIONAL LAW

On the Judicial System of the Russian Federation

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No. 1

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Chapter 1. General Provisions

Article 1. Judicial Power

1. Judicial power in the Russian Federation is exercised only by the courts as represented by judges and also jurors and commercial court assessors, drawn to the administration of justice in the manner stipulated in law. No other bodies or persons have the right to administer justice.

2. The judicial power is autonomous and acts independently from the legislative and the executive powers.

3. Judicial power is exercised through constitutional, civil, administrative and criminal judicial proceedings.

Article 2. Legislation regarding the Judicial System

The judicial system of the Russian Federation is established by the Constitution of the Russian Federation and this Federal Constitutional Law.

Article 3. Unity of the Judicial System

¹ DISCLAIMER

This publication is made for information purposes only. It does not constitute the official texts of the Law and the Codes. In order to consult the authoritative versions, please turn to the original texts of the documents in the Russian language.

The unity of the judicial system is ensured by:

establishment of the judicial system of the Russian Federation by the Constitution of the

Russian Federation and this Federal Constitutional Law:

adherence by all federal courts and justices of the peace to the rules of judicial procedure

stipulated in federal laws;

application of the Constitution of the Russian Federation, federal constitutional laws, federal

laws, universal principles and norms of international law and international treaties of the Russian

Federation, as well as of constitutions (charters) and other laws of the constituent entities of the

Russian Federation by all courts;

acknowledgment of the binding nature of effective court judgements on the whole territory of

the Russian Federation:

statutory stipulation of the unity of status of judges;

financing of federal courts and justices of the peace from the federal budget.

Article 4. Courts in the Russian Federation

1. Justice in the Russian Federation is administered only by the courts established in accordance

with the Constitution of the Russian Federation and this Federal Constitutional Law. The

establishment of extraordinary courts and of courts not stipulated in this Federal Constitutional Law

is not allowed.

2. In the Russian Federation there are federal courts, constitutional (charter) courts and justices of

the peace of constituent entities of the Russian Federation, which form the judicial system of the

Russian Federation.

3. The federal courts are:

the Constitutional Court of the Russian Federation;

the Supreme Court of the Russian Federation;

general jurisdiction courts of cassation, general jurisdiction courts of appeal, the supreme

courts of republics, courts of territories, regions, federal cities, courts of an autonomous region and

of autonomous circuits, district courts, military and specialised courts, forming the system of federal

courts of general jurisdiction;

commercial courts of circuits, appellate commercial courts, commercial courts of constituent

entities of the Russian Federation and specialised commercial courts, forming the system of federal

commercial courts.

4. The courts of constituent entities of the Russian Federation are constitutional (charter) courts of

constituent entities of the Russian Federation and justices of the peace, who are judges of general

jurisdiction of constituent entities of the Russian Federation.

Article 5. Autonomy of Courts and Independence of Judges

1. Courts exercise judicial power in an autonomous way, independent of anyone's will, obeying only

the Constitution of the Russian Federation and the law.

2. Judges, jurors and commercial court assessors participating in the administration of justice are

independent and obey only the Constitution of the Russian Federation and the law. Guarantees of

their independence are stipulated in the Constitution of the Russian Federation and in federal law.

3. If a court considering a case establishes that an act of a state body or another body or an act of

an official does not comply with the Constitution of the Russian Federation, a federal constitutional

law, a federal law, with the universal principles and norms of international law, an international treaty

of the Russian Federation, a constitution (charter) of a constituent entity of the Russian Federation, a

law of a constituent entity of the Russian Federation, it adopts a decision in accordance with the

legal provisions of higher legal force.

4. No law or other normative legal act cancelling or diminishing the autonomy of courts, the

independence of judges may be issued in the Russian Federation.

5. Persons guilty of exerting unlawful influence upon judges, jurors and commercial court assessors

participating in the administration of justice, as well as guilty of other interference in the activities of

the court bear liability stipulated in federal law. Misappropriation of the authority of the court is

punished in accordance with criminal law.

Article 6. Binding Nature of Court Judgements

1. Effective judgements of federal courts, justices of the peace and of courts of constituent entities of

the Russian Federation, as well as their lawful orders, demands, instructions, subpoenas and other

addresses are binding for all public authorities, local self-government bodies, public associations,

officials, other natural and legal persons without exception and are subject to strict observation on

the whole territory of the Russian Federation.

2. Failure to execute a court judgement, as well as other displays of contempt of court entail liability

stipulated in federal law.

3. The binding nature of judgements of courts of foreign countries, of international courts and

arbitration courts on the territory of the Russian Federation is established in the international treaties

of the Russian Federation.

Article 7. Equality of All before the Law and the Court

1. All are equal before the law and the court.

2. Courts do not give preference to any bodies, persons or parties participating in the proceedings

based on their state, social or political affiliation, sex, race, nationality, language or based on their

origin, property or official status, place of residence, place of birth, attitude to religion, convictions,

membership in public associations or based on any other grounds not stipulated in federal law.

Article 8. Participation of Citizens in the Administration of Justice

1. Citizens of the Russian Federation have the right to participate in the administration of justice in

the manner stipulated in federal law.

2. The participation of jurors and commercial court assessors in the administration of justice is a civic

duty.

3. Requirements to citizens participating in the administration of justice are stipulated in federal law.

4. Remuneration is paid to jurors and commercial court assessors out of the federal budget for the

time of their participation in the administration of justice.

Article 9. Publicity in the Activities of Courts

Consideration of cases in all courts is open. Consideration of cases in camera is allowed where so

stipulated in federal law.

Article 10. Language of Proceedings and Records Management in Courts

1. The proceedings and the records management in the Constitutional Court of the Russian

Federation, the Supreme Court of the Russian Federation, in general jurisdiction courts of cassation,

general jurisdiction courts of appeal, in commercial courts, military courts are conducted in the

Russian language - the state language of the Russian Federation. Proceedings and records

management in other federal courts of general jurisdiction may also be conducted in the state

languages of republics where such courts are located.

2. Proceedings and record management may be conducted by justices of the peace and in other

courts of constituent entities of the Russian Federation in the Russian language or in the state

languages of republics where such courts are located.

3. The right to speak in court and give explanations in one's native language or language of choice,

as well as to use the services of an interpreter, is guaranteed to persons participating in the case,

who do not speak the language of proceedings.

Chapter 2. Basic Principles of the Status of Judges

Article 11. Judges

1. Judges are persons vested, in accordance with the Constitution of the Russian Federation and

this Federal Constitutional Law, with the powers to administer justice, who perform their duties on a

professional basis.

2. A retired judge who has served as a judge for at least 10 years is regarded an honoured judge. An

honoured judge may be drawn to the administration of justice in the capacity of a judge in the

manner stipulated in federal law.

3. Judges are provided with material and social welfare support, corresponding to their high status,

at the expense of the state. The monthly monetary remuneration and the quarterly monetary reward

of a judge cannot be diminished during her/his whole tenure.

Article 12. Unity of Status of Judges

All judges in the Russian Federation have universal status and differ from one another only by their

powers and their competence. Features of legal status of certain categories of judges are

established in federal laws and, where so stipulated in federal laws, also in the laws of constituent

entities of the Russian Federation.

Article 13. Vesting with Judicial Powers

1. The President of the Constitutional Court of the Russian Federation, her/his deputy, other judges

of the Constitutional Court of the Russian Federation are vested with powers in accordance with

Federal Constitutional Law "On the Constitutional Court of the Russian Federation".

1.1. The Chief Justice of the Supreme Court of the Russian Federation, her/his deputies, other

judges of the Supreme Court of the Russian Federation are vested with powers in accordance with

the federal constitutional law on the Supreme Court of the Russian Federation and the federal law

on the status of judges.

2. Presidents, deputy presidents, other judges of general jurisdiction courts of cassation, general

jurisdiction courts of appeal, of the supreme courts of republics, courts of regions, territories, federal

cities, courts of an autonomous region and of autonomous circuits, district courts, military and

specialised courts, commercial courts of circuits, appellate commercial courts, commercial courts of

constituent entities of the Russian Federation and of specialised commercial courts are vested with

powers in accordance with the corresponding federal constitutional law and the federal law on the

status of judges.

3. Presidents and deputy presidents of courts referred to in Part 2 of this Article are appointed for

six-year terms. A person may be appointed president (deputy president) of the same court multiple

times, but not more than two times in a row, unless otherwise stipulated in the corresponding federal

constitutional law.

4. Justices of the peace, as well as presidents, deputy presidents, other judges of constitutional

(charter) courts of constituent entities of the Russian Federation are vested with powers in

accordance with federal laws and laws of constituent entities of the Russian Federation.

5. Candidates for the judicial office are selected on a competition basis.

Article 14. Term of Office of Judges of Federal Courts

The powers of judges of federal courts are not limited by a definite term, unless otherwise stipulated

in the Constitution of the Russian Federation, in a federal constitutional law or in the federal law on

the status of judges, adopted in accordance with them. The age limit for judges of federal courts is

70 years, unless otherwise stipulated in the corresponding federal constitutional law.

Article 15. Irremovability of Judges

1. A judge is irremovable. A judge cannot be appointed (elected) to a different position or to a

different court without her/his consent.

2. The powers of a judge are terminated or suspended by virtue of a decision of the corresponding

qualification board of judges, except when such powers are terminated due to expiration of their term

or when a judge reaches the age limit. The decision of the corresponding qualification board of

judges regarding the removal of a judge for commission of a disciplinary offence may be appealed

against before the Supreme Court of the Russian Federation.

Article 16. Immunity of Judges

A judge is immune. The guarantees of immunity of judges are stipulated in federal law.

Chapter 3. Courts

Article 17. Establishment and Disestablishment of Courts

1. The Constitutional Court of the Russian Federation, the Supreme Court of the Russian

Federation, established in accordance with the Constitution of the Russian Federation, may only be

disestablished by amendments to the Constitution of the Russian Federation. Other federal courts

are established and disestablished only by virtue of a federal law.

2. Positions of justices of the peace and constitutional (charter) courts of constituent entities of the

Russian Federation are established and disestablished by virtue of laws of constituent entities of the

Russian Federation.

3. No court may be disestablished, unless the issues of administration of justice within its jurisdiction

are simultaneously transferred to the jurisdiction of another court.

Article 18. Constitutional Court of the Russian Federation

1. The Constitutional Court of the Russian Federation is a judicial body of constitutional control,

exercising judicial power autonomously and independently through constitutional judicial

proceedings.

2. The powers, manner of establishment and activities of the Constitutional Court of the Russian

Federation are stipulated in a federal constitutional law.

Article 19. Supreme Court of the Russian Federation

1. The Supreme Court of the Russian Federation is the highest judicial body in civil cases, economic

disputes, criminal, administrative and other cases within the jurisdiction of courts established in

accordance with this Federal Constitutional Law.

2. Using the procedural forms stipulated in federal law, the Supreme Court of the Russian

Federation exercises judicial supervision over the activities of courts established in accordance with

this Federal Constitutional Law by considering civil cases, economic disputes, criminal,

administrative and other cases within the jurisdiction of the aforementioned courts as a court of

supervision and also, within the scope of its competence, as a court of appeal and a court of

cassation.

3. The Supreme Court of the Russian Federation considers cases within its jurisdiction as a court of

first instance and also based on new or newly discovered facts.

4. In order to ensure the uniform application of legislation of the Russian Federation, the Supreme

Court of the Russian Federation gives the courts clarifications on issues of judicial practice.

5. The powers, manner of establishment and activities of the Supreme Court of the Russian

Federation are stipulated in the federal constitutional law on the Supreme Court of the Russian

Federation.

Article 19.1. General Jurisdiction Court of Cassation

1. Within the scope of its competence, a general jurisdiction court of cassation considers cases as a

court of cassation and also based on new or newly discovered facts.

2. A general jurisdiction court of cassation is the higher judicial body in regard of the federal courts of

general jurisdiction and justices of the peace acting on the territory of the corresponding judicial

cassation circuit, unless otherwise stipulated in a federal constitutional law.

3. The powers, manner of establishment and activities of general jurisdiction courts of cassation are

stipulated in a federal constitutional law.

Article 19.2. General Jurisdiction Court of Appeal

1. Within the scope of its competence, a general jurisdiction court of appeal considers cases as a

court of appeal and also based on new or newly discovered facts.

2. A general jurisdiction court of appeal is the immediate higher judicial body in regard of the

supreme courts of republics, courts of territories (regions), courts of federal cities, of an autonomous

region, of autonomous circuits acting on the territory of the corresponding judicial appellate circuit,

unless otherwise stipulated in a federal constitutional law.

3. The powers, manner of establishment and activities of general jurisdiction courts of appeal are

stipulated in a federal constitutional law.

Article 20. Supreme Court of a Republic, Court of a Territory (Region), Federal City, Autonomous

Region, Autonomous Circuit

1. Within the scope of its competence, the supreme court of a republic, the court of a territory

(region), federal city, autonomous region, autonomous circuit considers cases as a court of first

instance or a court of appeal, based on new or newly discovered facts and exercises other powers

stipulated in a federal constitutional law.

2. The courts listed in Part 1 of this Article are the immediate higher judicial bodies in regard of the

district courts acting on the territories of the corresponding constituent entities of the Russian

Federation.

3. The powers, manner of establishment and activities of courts listed in Part 1 of this Article are

stipulated in a federal constitutional law.

Article 21. District Court

1. Within the scope of its competence, a district court considers cases as a court of first and second

instance and exercises other powers stipulated in a federal constitutional law.

2. A district court is the immediate higher judicial body in regard of justices of the peace acting on

the territory of the corresponding judicial district.

3. The powers, manner of establishment and activities of a district court are stipulated in a federal

constitutional law.

Article 22. Military Courts

1. Military courts exercise judicial power in the Armed Forces of the Russian Federation, in other

military forces, military formations and bodies in which military service is stipulated by federal law.

2. Within the scope of their competence, military courts consider cases as courts of first and second

instance, based on new or newly discovered facts.

3. The powers, manner of establishment and activities of military courts are stipulated in a federal

constitutional law.

Article 23. Abrogated

Article 24. Commercial Court of a Circuit

1. In accordance with federal law, a commercial court of a circuit (a commercial court of cassation)

considers cases as a court of first instance, as a court of cassation and based on new or newly

discovered facts.

2. A commercial court of a circuit is the higher judicial body in regard of the appellate commercial

courts and commercial courts of constituent entities of the Russian Federation acting on the territory

of the corresponding judicial circuit, unless otherwise stipulated in a federal constitutional law.

3. The powers, manner of establishment and activities of a commercial court of a circuit are

stipulated in a federal constitutional law.

Article 24.1. Appellate Commercial Court

1. Within the scope of its competence, an appellate commercial court considers cases as a court of

appeal and based on new or newly discovered facts.

2. The powers, manner of establishment and activities of an appellate commercial court are

stipulated in a federal constitutional law.

Article 25. Commercial Court of a Constituent Entity of the Russian Federation

1. Within the scope of its competence, a commercial court of a constituent entity of the Russian

Federation considers cases as a court of first instance and based on new or newly discovered facts.

2. The powers, manner of establishment and activities of a commercial court of a constituent entity

of the Russian Federation are stipulated in a federal constitutional law.

Article 26. Specialised Federal Courts

1. Specialised federal courts created for the consideration of civil and administrative cases within the

jurisdiction of courts of general jurisdiction, as well as of economic disputes and other cases

considered by commercial courts, are established by virtue of amendments and additions to this

Federal Constitutional Law.

2. The powers, manner of establishment and activities of specialised federal courts are stipulated in

a federal constitutional law.

Article 26.1. Intellectual Property Rights Court

The Intellectual Property Rights Court is a specialised commercial court that considers, within the

scope of its competence, cases on disputes pertaining to the protection of intellectual property rights

as a court of first instance and as a court of cassation.

Article 27. Constitutional (Charter) Court of a Constituent Entity of the Russian Federation

1. A constitutional (charter) court of a constituent entity of the Russian Federation may be created by

a constituent entity of the Russian Federation for consideration of issues of compliance of the laws

of a constituent entity of the Russian Federation, normative legal acts of public authorities of a

constituent entity of the Russian Federation and local self-government bodies of a constituent entity

of the Russian Federation with the constitution (charter) of the constituent entity of the Russian

Federation, as well as for purposes of interpretation of the constitution (charter) of that constituent

entity of the Russian Federation.

2. The constitutional (charter) court of a constituent entity of the Russian Federation is financed out

of the budget of the corresponding constituent entity of the Russian Federation.

3. The constitutional (charter) court of a constituent entity of the Russian Federation considers

issues within its competence in the manner stipulated in the law of the constituent entity of the

Russian Federation.

4. A decision of a constitutional (charter) court of a constituent entity of the Russian Federation,

adopted within the framework of its powers, cannot be reviewed by another court.

Article 28. Justice of the Peace

1. Within the scope of her/his competence, a justice of the peace considers civil, administrative and

criminal cases as a court of first instance.

2. The powers and manner of activities of justices of the peace are stipulated in a federal law and in

the laws of constituent entities of the Russian Federation.

Chapter 4. Closing Provisions

Article 29. Bodies of the Judiciary

1. Bodies of the judiciary are formed in the manner stipulated in a federal law in order to represent

the interests of judges as holders of judicial power.

2. The supreme body of the judiciary is the All-Russia Congress of Judges, which forms the Council

of Judges of the Russian Federation and the High Qualification Board of Judges of the Russian

Federation.

3. The competence and manner of establishment of bodies of the judiciary are stipulated in a federal

law.

Article 30. Support of Activities of Courts

1. The activities of the Constitutional Court of the Russian Federation and of the Supreme Court of

the Russian Federation are supported by the staff of those courts.

2. The activities of other courts established in accordance with this Federal Constitutional Law are

supported by the Judicial Department at the Supreme Court of the Russian Federation.

3. Abrogated

Article 31. Judicial Department at the Supreme Court of the Russian Federation

1. The Judicial Department at the Supreme Court of the Russian Federation and bodies comprising

its system provide organisational support to the courts established in accordance with this Federal

Constitutional Law and to bodies of the judiciary, put the necessary resources at their disposal.

2. The head of the Judicial Department at the Supreme Court of the Russian Federation is appointed

and removed by the Chief Justice of the Supreme Court of the Russian Federation with consent of

the Council of Judges of the Russian Federation.

3. Staff members of the Judicial Department at the Supreme Court of the Russian Federation are

state servants. Class ranks and other special ranks are conferred upon them.

4. The Judicial Department at the Supreme Court of the Russian Federation is a legal person.

5. The structure, powers and manner of activities of the Judicial Department at the Supreme Court of

the Russian Federation and of bodies comprising its system are stipulated in a federal law.

Article 32. Court Staff

1. The court staff supports the work of the court and is subordinate to the president of the

corresponding court.

2. Members of the court staff are state servants. Class ranks and other special ranks are conferred

upon them.

Article 33. Financing of Courts

1. The financing of courts must ensure the possibility of full and independent administration of justice

in accordance with federal law.

2. The financing of the Constitutional Court of the Russian Federation, of the Supreme Court of the

Russian Federation, of courts of general jurisdiction, of commercial courts and justices of the peace

is performed on the basis of norms stipulated in a federal law and is indicated in separate lines in the

federal budget.

3. The Government of the Russian Federation elaborates the draft federal budget in the part

regarding the financing of courts in cooperation with the President of the Constitutional Court of the

Russian Federation, the Chief Justice of the Supreme Court of the Russian Federation, the head of

the Judicial Department at the Supreme Court of the Russian Federation and with the Council of

Judges of the Russian Federation. In case of disagreements, the Government of the Russian

Federation attaches the suggestions of the corresponding courts, of the Judicial Department at the

Supreme Court of the Russian Federation and of the Council of Judges of the Russian Federation to

the draft federal budget, together with its own conclusion.

4. Representatives of the Constitutional Court of the Russian Federation, of the Supreme Court of

the Russian Federation, of the Council of Judges of the Russian Federation, the head of the Judicial

Department at the Supreme Court of the Russian Federation may participate in the discussion of the

federal budget in the Federal Assembly of the Russian Federation.

5. The amount of budgetary funds, allocated for the financing of courts in the current financial year or

subject to allocation for the next financial year, may only be decreased with the consent of the All-

Russia Congress of Judges or of the Council of Judges of the Russian Federation.

Article 34. Symbols of State Power in Courts

1. The State Flag of the Russian Federation is displayed over court buildings; the State Flag of the

Russian Federation and the image of the State Coat of Arms of the Russian Federation are placed in

courtrooms. The flag of a constituent entity of the Russian Federation may also be displayed over a

court building; the flag and the image of the coat of arms of the constituent entity of the Russian

Federation may be placed in courtrooms.

2. During the administration of justice judges wear gowns or have a different distinguishing mark of

their position.

Chapter 5. Enactment of this Federal Constitutional Law

Article 35. Term of Enactment of this Federal Constitutional Law

1. This Federal Constitutional Law is enacted from 1 January 1997.

2. The Law of the RSFSR "On the Judiciary in the RSFSR" of 8 July 1981 with later amendments

and additions is applied in the part that does not contradict this Federal Constitutional Law.

3. The regulations on military tribunals, as amended by the Law of the USSR of 25 June 1980, are

applied in the part that does not contradict this Federal Constitutional Law.

4. Part 2 of Article 33 of this Federal Constitutional Law as regards the financing of courts based on

norms is enacted from the day the corresponding federal law enters into force.

5. Until the federal constitutional law on military courts enters into force, the financing and material

and technical support of military courts is performed in the manner stipulated in Federal Law "On

Certain Issues of Organisation and Activities of Military Courts and Bodies of Military Justice".

Article 36. Features of Judicial Proceedings in Courts of General Jurisdiction Following the

Enactment of This Federal Constitutional Law

1. District (city) courts formed prior to the enactment of this Federal Constitutional Law are regarded

as district courts.

2. Courts that consider cases in appeal or cassation are considered as higher courts regarding the

courts of first instance. Courts that consider cases in supervision are considered as higher courts

regarding the courts that earlier adopted decisions in the case.

3. The enactment of this Federal Constitutional Law does not entail any changes in the composition

of the court in earlier initiated cases.

Article 37. Terms of Office of Judges and Commercial Court Assessors

With the enactment of this Federal Constitutional Law, judges of all courts of the Russian

Federation, as well as commercial court assessors, retain their powers until the expiration of terms

for which they were elected (appointed).

Article 38. Financing of Measures Aimed at Judicial Reform

1. The expenses incurred by measures aimed at judicial reform are indicated in a separate line in the

federal budget.

2. From 1 January 1997, the workforce of structural units of the Ministry of Justice of the Russian

Federation, proportionate to the volume of their work pertaining to the financing and support of the

courts, except for military courts, is transferred to the Judicial Department at the Supreme Court of

the Russian Federation. At the same time, financing is opened for the Judicial Department at the

Supreme Court of the Russian Federation directly from the federal budget in the volume of funds

that become available as a result of downsizing of the corresponding units of the Ministry of Justice

of the Russian Federation.

President of the Russian Federation

Boris Yeltsin

Moscow, the Kremlin

31 December 1996

Federal Constitutional Law No. 1