

17-28-13 Appeal to district court.

- (1) Any person aggrieved by a determination of the County Fire Civil Service Council may, within 30 days after notice of the council's ruling, institute an action in the district court of the county or in the county of the aggrieved person's residence, against the County Fire Civil Service Council in its official capacity, setting out his grievance and his right to complain. In its answer, the council may set out any matter in justification.
- (2) The court shall determine the issues of both questions of law and fact and may affirm, set aside, or modify the council ruling.

Amended by Chapter 115, 1992 General Session