

*Unofficial translation*

**Information on the UN GA Resolution**

arson or other actions that create the danger of death of people or the onset of other grave consequences, in order to intimidate the population, violate public safety or influence decision-making by authorities or international organizations, is punished with imprisonment of IV category.

According to statistical data, the courts of the republic for 2019 did not consider criminal cases under Articles 239, 240 of the Criminal Code of the Kyrgyz Republic (2019) "Act of terrorism" and "Financing of terrorist activities".

At the same time, the courts of the republic for 2019 under article 226 of the Criminal Code of the Kyrgyz Republic (1997) "Act of terrorism" considered 2 criminal cases, convicted 1 person and transferred 1 case to another court for consideration.

No criminal cases were considered under article 226-1 of the Criminal Code of the Kyrgyz Republic (1997) "Financing of terrorist activities".

In 2020, the courts of the republic did not consider criminal cases under article 239 of the Criminal Code of the Kyrgyz Republic (2019) "Act of terrorism". Under article 240 of the Criminal Code of the Kyrgyz Republic (2019) "Financing of terrorist activities" 1 case was considered and 1 person was convicted.