

ORDERLY CONDUCT 11.08 (Bond Schedule)

Page #8 SECTION	DESCRIPTION	FORFEITURE	TOTAL DEPOSIT
11.122	ELECTRICAL INTERFERENCE WITH SIGNAL RECEPTION	\$100.00	\$177.00
11.123	UNNECESSARY BLOWING OF TRAIN WHISTLE AND HORNS	\$ 80.00	\$151.80

**ANIMALS**

11.130 (Am. & Rec. #13-17, #13-28)

**ANIMALS NOT TO RUN AT LARGE**

(1) Any animal (cats & others, but not dogs)	\$ 10.00	\$ 58.60
(2)(a)(1) Dogs	\$ 60.00	\$126.60
(2)(a)(2) Vicious dogs	\$200.00	\$303.00
(2)(c)(2) Dog howling/barking, damaging property	\$ 50.00	\$114.00
(2)(c)2. Failure to dispose of dog (50-100)	\$50.00	\$114.00
2 <sup>nd</sup> offense (200-300)	\$200.00	\$303.00
3 <sup>rd</sup> and subsequent offense (600-1,000)	\$600.00	\$807.00
(2)(c)1. Dog at Large (50-100)	\$50.00	\$114.00
2 <sup>nd</sup> offense (200-300)	\$200.00	\$303.00
3 <sup>rd</sup> and subsequent offense (600-1,000)	\$600.00	\$807.00
(2)(c)2.(a) Dog damaging any public or private property (50-100)	\$50.00	\$114.00
2 <sup>nd</sup> offense (200-300)	\$200.00	\$303.00
3 <sup>rd</sup> and subsequent offense (600-1,000)	\$600.00	\$807.00
(2)(c)2.(b) Dog barking, whining or howling excessively	\$50.00	\$114.00
2 <sup>nd</sup> offense (100-200)	\$100.00	\$177.00
3 <sup>rd</sup> and subsequent offense (200-300)	\$200.00	\$303.00
(2)(c)2.(c) Dog biting or attempting to bite a person/domestic animal (100-200)	\$100.00	\$177.00
2 <sup>nd</sup> offense (400-600)	\$400.00	\$555.00
3 <sup>rd</sup> and subsequent offense (800-1,200)	\$800.00	\$1,059.00
(2)(c)2.(d) Dog Scratching or promoting harm to person/domestic animal (50-100)	\$50.00	\$114.00
2 <sup>nd</sup> offense (200-300)	\$200.00	\$303.00
3 <sup>rd</sup> and subsequent offense (600-1,000)	\$600.00	\$807.00

SECTION	DESCRIPTION	FORFEITURE	TOTAL DEPOSIT
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**G. PARK REGULATIONS**

**11.163**

PROHIBITED CONDUCT

(1) Mark/deface/damage park ground property	\$100.00		\$177.00
(2) Use restroom designated for opposite sex	\$ 40.00		\$101.40
(3) Dig/remove soil, rocks, shrubs, etc.	\$100.00		\$177.00
(4) Construct/erect structure, install utility	\$ 80.00		\$151.80
(5) Damage any plant, disturb grassy areas	\$ 80.00		\$151.80
(6) Climb/stand/sit on tree, fountain, fence	\$ 20.00		\$ 76.20
(7) Attach rope/cable to tree, fence, etc.	\$ 20.00		\$ 76.20
(8) Pollute river/fountain/storm sewer/drain	\$ 100.00		\$177.00
(9) Take/carry through/put rubbish in park	\$ 60.00		\$126.60
(10) Bring glass beverage container into park	\$ 50.00		\$114.00
(11) Permit/cause animal to run loose in park	\$ 60.00		\$126.60
(12) Tie/hitch animal to tree or plant in park	\$ 20.00		\$ 76.20
(13) Hunt/trap/chase/tease bird, wildlife	\$ 20.00		\$ 76.20
(13) Shoot at animal, wildlife	\$100.00		\$177.00
(13) Throw missiles at animal, wildlife	\$ 20.00		\$ 76.20
(14) Ride horse except on designated trails	\$ 40.00		\$101.40
(15) Walk animal outside designated areas	\$ 20.00		\$ 76.20
(16) Play music so loud it interferes w/others	\$ 20.00		\$ 76.20
(17) Hinder park employees from doing job	\$ 20.00		\$ 76.20

**11.164**

VEHICLES (NOTE: Subs (1) & (2) not apply during Riverfest.)

(1) Drive/operate vehicle off road/park ways	\$ 50.00		\$114.00
(2) Park vehicle in non-designated area	\$ 20.00		\$ 76.20
(3) Discard/discharge oil other vehicle fluid	\$100.00		\$177.00
(4) Wash vehicle exterior	\$ 10.00		\$ 63.60
(4) Empty sanitary waste from vehicle	\$ 80.00		\$151.80
(5) Change vehicle tire, other maintenance	\$ 10.00		\$ 63.60
(5) Drive/operate vehicle off	\$ 50.00		\$ 114.00

road/parkways

**11.165**

**FIREARMS AND WEAPONS**

(1) Possess pistol, except official starter gun \$100.00  
(2) Possess rifle, BB gun, bow, slingshot \$100.00

\$177.00  
\$177.00

[http://www.ci.watertown.wi.us/document\\_center/Chapter\\_11.pdf](http://www.ci.watertown.wi.us/document_center/Chapter_11.pdf) pages 58 - 63

*ORDERLY CONDUCT 11.123*

**11.123 UNNECESSARY BLOWING OF RAILROAD WHISTLES AND HORNS.** (Cr. #95-6; Rep.& Recr. #95-33)

No railroad company or any of its agents, servants or employees shall blow or cause to be blown any whistle or horn within the limits of the City of Watertown, except in those cases prescribed and designated by the laws of the State of Wisconsin, but nothing in this section shall be construed as forbidding or prohibiting the blowing of any whistle or horn as a signal or warning in case of peril, fire, collision or other imminent danger to life and/or property.

**Penalty.** Any person violating any of the provisions of this section shall be punished by a forfeiture of not more than \$200.

**Animals**

**11.130 ANIMALS.** (Rep.& Recr. #01-23)

**(1) ANIMALS NOT TO RUN AT LARGE.** No person shall allow **any animal** under his possession or control to run at large within the City. "Running At Large" means the presence of **an animal** at any place, except upon the premises of the owner, without being secured with a leash, rope, chain, or other tethering device, and under the control of a person physically able to control **the animal**.

**(2) DOGS.** (Rep. & Rec. #13-28)

(a) (Rep. & Rec. #13-17) **Definitions.** The terms used in this section shall be defined as follows:

1. "At large." At large means off the premises of an owner or on any public street, sidewalk, alley, or any other public right of way, school grounds, public park, or other public grounds or on private property without the specific permission or express invitation of such property's owner or legal possessor or other person in lawful control of the property, and not on a leash that is held or controlled by a human being. For the purposes of this section, the "premises" of an owner shall only mean that property that is owned in title, or, if leased or otherwise legally possessed, only if leased or legally possessed exclusive of any other shared or common use by any other lessee, legal possessor or legal occupant other than a co-tenant, co-signor or co-legal occupant to or under any lease pertaining to the premises.

2. "Vicious dog." **Vicious dog means:**

(a) **Any dog** with a propensity, tendency and/or disposition to attempt to attack, cause injury, contribute to the destruction of public or private property, or otherwise endanger the safety of human beings or other domestic **animals**, which may be evidenced by habitual or repeated chasing, scratching, snapping, or barking, snarling or growling in a reasonably perceived threatening manner;

(b) **Any dog** that attacks, bites, attempts to attack or bite, or has attacked or bitten, a human being or another **domestic animal**; however, **a dog** shall not be a "vicious dog" under this subsection or subsection (a) above by sole reason of having engaged in any of the behavior described under this subsection or subsection (a) above toward, or in relation, to:

1. Any person who attacked, attempted to attack or otherwise accosted **such dog** or who engaged in conduct that should be reasonably calculated to provoke **such dog** to attack or bite such person or another person or otherwise engage in behavior reasonably perceived as threatening, including, but not limited, to directing such behavior towards the **dog's** owner or an acquaintance thereof; or,

2. Any person who engaged in provoking or inciting **a dog** fight or any form of altercation between such **dog and another dog** or other **domestic animal**; or,

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ORDERLY CONDUCT 11.130(a)(2)(b)(3)

3. Any person who engaged in stopping or dispersing an actual or reasonably believed to be imminent dog fight or any form of altercation involving the dog, so long as such dog, in response to any such intervention, was not the aggressing dog in the dog fight or other form of altercation.

4. Any person engaged in attacking or accosting or attempting to attack or accost any other person or domestic animal; or,

5. Any person engaged in unlawful entry into or upon the fenced or substantially or completely enclosed portion of the premises upon which such dog is kept, or into or upon any automobile or other vehicle parked or stored in or upon the street adjacent to such premises; or,

6. Any dog or other domestic animal engaged in unauthorized entry into or upon the fenced or substantially or completely enclosed portion of the premises upon which such dog is kept; or,

7. Any person engaged in unlawful or unauthorized entry into any automobile or other vehicle in which such dog is kept or confined.

3. "Prohibited dangerous dog." Prohibited dangerous dog means:

(a) Any dog that has inflicted substantial bodily harm upon, or caused or contributed to the death of any person on public or private property, whose owner, at the time of such infliction or involvement in fatal attack, failed to demonstrate sufficient provocation consistent subsection 2.(b)1-7 to an investigating law enforcement officer or a court of competent jurisdiction; or,

(b) Any dog, caused to be present in this City, from another city, village, town, county or state that has been declared or found to be dangerous, vicious or otherwise given a similar designation by that or any other jurisdiction via a judicial or quasi-judicial process irrespective of whether or not such declaration or finding is in an appealable, final form; or,

(c) Any dog that is, or has been, subject to being destroyed under subsection 174.02(3), Wis. Stats. irrespective of whether such petition or action was disposed of in a manner ordering or otherwise requiring destruction of the dog; or,

(d) Any rabid dog; or,

(e) Any wild animal hybrid, including but not limited to wolf hybrids; or,

(f) Any dog trained, owned, sold, purchased or transferred for the purpose of dog fighting or similar activity.

4. "Own." Own means owning, possessing, harboring, maintaining charge of, sheltering or keeping no matter the duration of owning, possessing, harboring, maintaining charge of, sheltering or keeping.

5. "Dog." means a domesticated member of the *canis familiaris* or *canis lupis familiaris* species.

6. "Person." Person means any individual human being, firm, corporation, organization or other legal entity.

7. "Substantial bodily harm." Substantial bodily harm means bodily injury that causes a laceration that requires stitches, staples, or a tissue adhesive; any fracture of a bone; a broken nose; a burn; a petechia; a puncture of the skin; a temporary loss of consciousness, sight or hearing; a concussion; or a loss or fracture of a tooth.

shall impound any dog found to be at large, or, reasonably believed, upon personal observation and/or thorough investigation, to have committed or involved itself in one or more of the acts, or otherwise having a presence within the City, in failed conformity with any provisions or requirements under this Chapter and that poses a substantial risk to human health or safety. Any such dog shall be conveyed to

the custody of the Watertown Humane Society or other similar and suitable facility as designated by the Chief of Police. Any dog so impounded shall be held for a period of not less than five (5) days, and, at the end of such period, become the property of the custodial facility unless the owner thereof shall reclaim such dog and pay the custodial facility the reasonable costs of keeping such dog and an impounding fee of ten dollars (\$10.00). Whenever acting under this subsection, a law enforcement officer shall determine whether the dog is a "vicious dog" pursuant to subsection (2)(b)3. In the event that the law enforcement officer determines that a dog is a "vicious dog," the owner shall be advised of same in writing by the law enforcement officer making such determination and provided a copy of this section and subsections 1-2 below.

1. Appeal of vicious dog determination. Any owner aggrieved by a determination of viciousness, as provided in subsection (c) above, may appeal such determination within fifteen (15) calendar days following the law enforcement officer's personal service or First Class Mail issuance of the written determination of viciousness to the owner's last known address. Such appeal may only be taken by the owner's personal hand-delivery to the City Clerk-Treasurer, with carbon copy to the City Attorney, a written objection to the determination of viciousness setting forth the specific reasons for contesting the determination. Upon receipt of a timely written objection, the matter shall be considered at the next available meeting of the Public Safety and Welfare Committee that is no less than five (5) days from receipt of the written objection. The Public Safety and Welfare Committee shall act as a quasi-judicial body affording the owner reasonable opportunity to present evidence and argument as to why the investigating law enforcement officer's determination as to viciousness should not be affirmed. A nonrefundable administrative fee of fifty dollars (\$50.00) shall be tendered with an owner's timely written objection under this subsection.

2. Compliance. After fifteen (15) calendar days following personal service or First Class Mail issuance of the written determination of viciousness to the owner's last known address, or, within ten (10) days of the Public Safety and Welfare Committee's affirmation of the investigating law enforcement officer's determination of viciousness, if any, the owner of a "vicious dog" shall, in addition to all other requirements of this Chapter, comply with all provisions under subsection (e)2 for the balance of such dog's life. Alternatively, the owner shall, within ten (10) days of the Public Safety and Welfare Committee's affirmation of the investigating law enforcement officer's determination of viciousness, dispose or cause the disposal of the dog in such manner that humanely euthanizes the dog.

**(c) Owner's duty with respect to any dog.**

1. An owner shall see to it that his or her dog does not go at large.

2. No person may own a dog that does any of the following:

(a) Damages or attempts to damage, any public or private property, except the exclusive private property of the dog's owner. "Damage" shall include, but not be limited to, defacing, scratching, marring or any type of behavior that contributes to a diminution of value;

(b) Barks, whines or howls in excessive or continuous fashion to the annoyance of any reasonable complainant; this subsection shall not apply to any veterinary facility, humane society or similar entity;

(c) Bites or attempts to bite a person or domestic animal;

(d) Attempts to scratch or otherwise promote harm or engage in any other form of accostment to a human being or domestic animal;

(e) Puts any person in reasonable fear of attack or accostment.

3. Any dog shall be rebuttably presumed to have engaged in any behavior described in subsections 2(a)-(e) above without provocation. It shall be upon the owner to demonstrate sufficient provocation to preclude conviction under these sections. Sufficient provocation shall be demonstrated consistent with subsection 3(b)1-7.

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ORDERLY CONDUCT 11.130(d)

**(d) Restrictions on keeping of certain dogs.**

1. No person may own a “prohibited dangerous dog.” Any person present with, by any reasonably observed physical association or means of control whatsoever, or causing a presence of a “prohibited dangerous dog” within the City limits, shall be irrefutably considered to own such “prohibited dangerous dog.”

2. No person may own a “vicious dog” except in conformity with the following requirements:

(a) Leash.

1. No owner of a “vicious dog” may permit such a dog to go outside its premises, or a form of secure confinement, unless the dog is securely restrained with a chain, rope or other type of leash no longer than six (6) feet in length. For the purposes of this section, the “premises” of an owner shall only mean that property that is owned in title, or, if leased or otherwise legally possessed, only if leased or legally possessed exclusive of any other shared or common use by any other lessee, legal possessor or legal occupant other than a co-tenant, co-signor or co-legal occupant to or under any lease pertaining to the premises.

2. No person may permit a “vicious dog” to be kept on a chain, rope or other type of leash outside its premises, or a form of secure confinement, unless a person who is sixteen (16) years of age or older, competent to govern the dog’s behavior and capable of physically controlling and restraining the dog, is in physical control of the leash. For the purposes of this section, the “premises” of an owner shall only mean that property that is owned in title, or, if leased or otherwise legally possessed, only if leased or legally possessed exclusive of any other shared or common use by any other lessee, legal possessor or legal occupant other than a co-tenant, co-signor or co-legal occupant to or under any lease pertaining to the premises.

(b) Confinement.

1. Except when an owner is in conformity with (a)1 and 2 above, all “vicious dogs” shall be securely confined indoors or in a securely enclosed and locked pen, kennel or other structure that is located on the exclusive premises of the owner and constructed in a manner that does not allow the dog to exit the pen, kennel or other structure inadvertently or upon its own volition. The pen, kennel or other structure shall have secure sides and a secure top attached to all sides. Any structure used to confine a “vicious dog” shall be securely locked with a key or combination lock when the dog is within the structure. The structure shall have a secure bottom or floor attached to its sides or the sides of such structure must be embedded in the ground at a depth of no less than two feet. A dog may be confined as required under this subsection by its secured enclosure within an area entirely surrounded by a fence of such height, depth of installation, design, structural integrity and strength so as to confine a dog and prevent its ungoverned egress from the confined area. All structures erected to house or confine “vicious dogs” shall comply with all zoning and building regulations of the City.

2. Indoor confinement. No “vicious dog” may be kept on a porch, patio or similar curtilage upon any premises or in any part of a house, building or other structure that would allow the dog to exit the house, building or other structure, inadvertently or upon its own volition. No “vicious dog” may be kept in a house, building or other structure when the windows are open or when screen windows or screen doors fail to prevent such dog from exiting the house, building or other structure.

(c) Warning Signage. The owner of a “vicious dog” shall display, in prominent places upon his or her premises near or about all entrances or possible access points to the premises, signs containing letters of not less than two (2) inches in height and width against a pronounced and visible contrasting color field, warning that there is a “vicious dog” upon or about the property. An identical version of such sign is required to be posted on the kennel, pen or other confining structure of the dog. Language such as “BEWARE OF DOG” or substantially similar and effective words shall be conforming to the requirements of this subsection.

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*ORDERLY CONDUCT 11.130(d)(2)(d)*

(d) Spay and Neuter Requirements. Any “vicious dog” must be spayed or neutered if it is known or reasonably believed, or observed to be older than six (6) months. The owner of any “vicious dog” shall possess written proof endorsed by a licensed veterinarian that the dog has been spayed or neutered.

(e) Insurance and special licensing/registration. Any owner of any “vicious dog” shall, on or before November 1, 2013, and annually thereafter, on or before April 1 of each ensuing year, register such dog with the City Clerk-Treasurer as a “vicious dog,” and, additionally, provide, at the time of registration, a high quality current color photograph of such dog, supply proof of spaying or neutering and pay a special registration fee of twenty-five dollars (\$25.00). At the time of registration, each owner of any “vicious dog” kept within the City limits shall provide verifiable proof of an in-force and effective policy of liability insurance in amounts of at least one-hundred thousand dollars (\$100,000.00) to be paid for any acts of property damage, injury or other liability incurred by virtue of any injury or damage inflicted by such “vicious dog.” Such insurance shall name the City of Watertown as a co-insured solely for the purpose of notice of cancellation of such insurance policy. The City Clerk-Treasurer shall not issue a license for any such “vicious dog” except in conformity with the requirements of this subsection and any license so otherwise issued shall be void.

(f) Multi-family buildings. No “vicious dog” may be owned or otherwise made present within, upon or about any portion of any multiple living unit dwelling building or upon the lands associated therewith. For the purposes of this subsection, a multiple living unit dwelling shall mean only such building that contains three or more separate living units such as, by non-limiting example only, a building commonly known as a “triplex,” or larger. Real property that has been declared a condominium pursuant to the Wisconsin Condominium Act shall not constitute a multiple living unit dwelling building under this subsection.

(g) Notifications. The owner of any “vicious dog” shall, as soon as practical, but not more than 24 hours after any of the following events occurrence, notify or cause notification to the Police Department that such dog:

1. Is at large;
2. Has attacked a human being or domestic animal, whether provoked or not;
3. Is dead;
4. Has been sold, transferred or otherwise given away and to whom (with valid telephone number and valid mailing address), for what purpose and for what, if any, exchange of value.

(h) Limit on number of vicious dogs. The owner of any “vicious dog” shall not own more than one (1) additional dog.

(i) Orders of Municipal Court and Agreements. No owner may own any “vicious dog” contrary to any order issued by the Municipal Court or agreement reached with the City Attorney and/or the Public Safety and Welfare Committee related to the ownership of such dog.

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## G. PARK REGULATIONS

**11.160 TITLE AND PURPOSE.** (Cr. #97-59) The purpose of these park regulations is to provide rules and regulations for the use of and conduct in the parks and recreation areas of the City; to protect parks and recreation areas of the City from fire, abuse, and desecration and to provide for the recreational use of these areas; to control and regulate traffic and maintain general order therein; and to further the safety, health, comfort, morals, and welfare of all persons while within the limits of the parks and recreation areas.

**11.161 APPLICABILITY.** (Cr. #97-59) These park regulations shall apply in all parks and recreation areas under the jurisdiction of the City, unless expressly exempted. For the issuance of permits, temporary designations, authorizations, granting of approval and other actions, authority shall be vested in the approving governing agency, the Director or their designee.

**11.162 DEFINITIONS.** (Cr. #97-59) (Am. #12-30)

(1) **Animals** - includes cats, dogs, horses, any fowl or birds and any living creatures within the jurisdiction of the park or recreation area.

(2) **Approving Governing Agency** - means the City of Watertown Park and Recreation Commission or its designee.

(3) **Crossing** - any crossing whether marked by a pavement or otherwise; the extension to any sidewalk space across any intersecting drive, street, highway.

(4) **Curb** - any boundary of any street, road, avenue, boulevard, or drive, whether or not marked by a curb.

(5) **Department** - means the City of Watertown Park, Recreation, and Forestry Department.

(6) **Director** - means the Director of the City of Watertown Park, Recreation, and Forestry Department. In the absence of said employee or a vacancy in the position, the Assistant Director shall serve as Director.

(7) **Firearm** means any instrument used in the propulsion of a bullet, shot, slug or other projectile by the force or action of gunpowder exploded or burned in it, except a weapon as defined in sub-section (22) below..

(8) **Law Enforcement Officer** means any person employed by the State of Wisconsin or any political subdivision of this state, for the purpose of detecting and preventing crime and enforcing laws or ordinances and who is authorized to make arrests for violations of the laws or ordinances he or she is employed to enforce.

(9) **Merchandise** - means personal property of any kind, including food, beverages, merchandise, goods or materials provided incidental to services offered or sold. This sale of merchandise includes donations required by the Seller for the retention of goods or services by a donor or prospective customer.

(10) **Park Attendant** - any person employed by the Department as a parks attendant to perform duties or tasks within the park and recreation areas.

(11) **Park Event** - Celebrations, special events, company or church picnics, gatherings of organizations or associations, family reunions and other similar activities requiring additional personnel, equipment or services of the Department or police protection/crowd control.

(12) **Parks and Recreation Areas** - means those areas within the jurisdiction of the approving governing agency and owned or leased by the City of Watertown, whether or not such areas are located within the corporate limits of the City of Watertown. Such areas shall be designated on the official map of the approving governing agency.

(13) **Path** - any footpath, walk, or any path maintained for pedestrians.

(14) **Pedestrian** - means a person afoot.

(15) **Permit** - any written license issued by or under the authority of the approving governing agency permitting a special event or activity on park facilities.

(16) **Person** - any natural person, corporation, company, association, joint stock association, firm, partnership, limited liability company or limited liability partnership.

(17) **Soliciting** - persons selling goods or services by sample or taking orders for future delivery with or without accepting advance payment for the goods. Persons seeking any form of contributions.

**(18) Stopping or Standing When Prohibited** - means any cessation of movement of a vehicle occupied or not, except when necessary to avoid conflict with pedestrians or other traffic including horses and bicycles.

**(19) Traffic** - means pedestrians, ridden or herded **animals** and vehicles, either singly or together.

**(20) Vehicle** - any conveyance (except baby carriages) including motor vehicles, trailers of all types, campers, tricycles, bicycles (motorized or not), sleds, sleighs, pushcarts, vehicles propelled by other than muscular power, or any horse or horse-drawn conveyance.

**(21) Vending** - selling or trading any item or service.

**(22) Weapon** means a handgun, an electric weapon, as defined in § 941.295(1c)(a), Wis. Stats., a knife with a blade longer than 6 inches, other than a switchblade knife as defined in § 941.24, Wis. Stats., or a billy club.

**11.163 RULES OF CONDUCT.** (Cr. #96-10A; Rep. #97-59; Cr. #97-59) It shall be unlawful for any person in a park or recreation area to:

tables, benches, fireplaces, railings, pavings or paving materials, water lines or other public utilities or parts or appurtenances thereof, signs, notices or placards, whether temporary or permanent, monuments, stakes, posts, or other boundary markers, or other structures or equipment, facilities or park property or appurtenances whatsoever, either real or personal.

(2) Fail to cooperate in maintaining restrooms and washrooms in a neat and sanitary condition. No person over the age of six years shall use the restrooms and washrooms designated for the opposite sex.

(3) Dig or remove any soil, rock, sand, stones, trees, shrubs or plants or other wood or materials, or make any excavation by tool, equipment, blasting or other means, unless specifically authorized by the approving governing agency.

(4) Construct or erect any building or structure of whatever kind, whether permanent or temporary, or run or string any public service utility into, upon, or across such lands, unless specifically authorized by the approving governing agency.

(5) Damage, cut, carve, mark, transplant or remove any plant, or injure the bark, or pick flowers or seed of any tree or plant, dig in or otherwise disturb grass areas, or in any other way injure the natural beauty or usefulness of any park or recreation area.

(6) Climb any tree, or walk, climb, stand or sit upon monuments, vases, planters, fountains, railings, fences or upon any other property not designated or customarily used for such purpose.

(7) Attach any rope or cable or other contrivance to any tree, fence, railing, bridge, bench, or other structure.

(8) Throw, discharge, or otherwise place or cause to be placed in the waters of any fountains, pond, lake, stream, river or other body of water in or adjacent to any park or recreation area or any tributary, stream, storm sewer, or drain flowing into such water, any substance, matter or thing, liquid or solid, which will or may result in the pollution of said waters.

(9) Take into, carry through, or put into any park, or recreation area, any rubbish, refuse, garbage, or other material. Such refuse and rubbish generated from the use of the parks by any person shall not be scattered, dropped, or left within the parks or recreation areas except in receptacles provided for that purpose. Where receptacles are not provided, all such rubbish or waste shall be carried away from the park or recreation by the person responsible for its presence, and properly disposed of elsewhere.

(10) Bring any glass beverage container into any park or recreation area.

(11) Cause or permit any **animal to** run loose.

(12) Tie or hitch an **animal to** any tree or plant.

(13) Hunt, molest, harm, frighten, kill, trap, pursue, chase, tease, shoot or throw missiles at any **animal, wildlife, reptile or bird**; nor shall a person remove or have in one's possession the young of **any wild animal, or** the eggs or nest, or young of any reptile or bird.

(14) Ride a horse except on designated bridle trails; horses shall be thoroughly broken and properly restrained, and ridden with due care, and shall not be allowed to graze or go unattended.

(15) Allow any **domestic animal** under that person's control to be present within any public park or recreation area, other than those areas which the Director, or his designee, has designated for the purpose of walking **animals**. Any such **animals shall** be required to be on a leash and may not run at large.

(16) Play live, recorded or transcribed music on radios, compact discs, audio tapes, or by any other means, at a volume high enough as to interfere with the enjoyment of the park by other persons or groups.

(17) Interfere with or in any manner hinder any park attendant or employee of the Department in the performance of his or her duties.

**11.164 VEHICLES.** (Cr. #97-59) It shall be unlawful for any person in a park or recreation area to: (Am. #12-30)

(1) Driving Motor Vehicle on Park Grounds. Drive, or operate or park any motor vehicle on any area except the paved streets or paved parking areas within any park or recreation area, and in such other areas as may on occasion be specifically designated as temporary parking areas with appropriate signage, unless a permit has been issued by the Director.

(a) The Director may issue a permit to allow a person to drive or operate any motor vehicle in any area of a park or recreation area other than the public roadways for the purpose of loading or unloading personal property or passengers.

(b) Any motor vehicle issued a permit under this Section while traveling on any such areas other than public streets or roadways shall be accompanied by a walking escort leading the vehicle to its destination and shall have the permit prominently displayed on said vehicle at all times while on park or recreation area grounds.

2. Parking Motor Vehicle on Park Grounds. Park a motor vehicle anywhere in any public park or recreation area except in a designated parking area, unless a permit has been issued therefore by the Director.

(a) The Director may issue a permit to allow a person to park or leave standing any motor vehicle in any area of a park or recreation area, other than the public roadways for the purpose of providing event support, a source of electrical current or refrigeration facilities for special events or activities.

(b) Any motor vehicle issued a permit under this Section while traveling on any such areas other than public streets or roadways shall be accompanied by a walking escort leading the vehicle to its destination and shall have the permit prominently displayed on said vehicle at all times while on park or recreation area grounds.

(3) Discharging Motor Oil Prohibited. Intentionally discard or discharge motor oil or any other vehicle fluid in a park or recreation area.

(4) Vehicle Washing Prohibited. Wash the exterior of a vehicle or any holding tanks for sanitary waste, or to empty sanitary waste from a vehicle, motor home or camper within a park or recreation area.

(5) Vehicle Maintenance Prohibited. Perform any type of vehicle maintenance activity which would involve changing of fluids, opening an engine access panel, removing or elevating one or more tires or a portion of the vehicle, or crawling beneath a vehicle within a park or recreation area, except in an emergency situation.

(6) Exceptions. Paragraphs (1) and (2) of this Section shall not apply during the period of the Riverfest celebration as regulated by Section 11.115 of the General Ordinances.

**11.165 FIREARMS AND WEAPONS.** (Cr. #97-59) (Am. #12-30):

(1) No person may go armed with a concealed and dangerous weapon in any public park or public recreation area within the City unless such person qualifies under the exceptions below:

(a) A person who is employed in this state by a public agency as a law enforcement officer to carry a concealed weapon if Section 941.23(1)(g)(2.) through (5.) and (2)(b)(1.) to (3.) of the Wisconsin Statutes applies.

(b) A qualified out-of-state law enforcement officer, as defined in Section 941.23(1)(g) of the Wisconsin Statutes to carry a concealed weapon if Section 941.23(2)(b)(1.) to (3.) of the Wisconsin Statutes applies.

(c) A former law enforcement officer, as defined in Section 941.23(1)(c) of the Wisconsin Statutes to carry a concealed weapon if Section 941.23(2)(c)(1.) to (7.) of the Wisconsin Statutes applies.

(d) A licensee, as defined in Section 175.60(1)(d) of the Wisconsin Statutes, or an out-of-state licensee, as defined in Section 175.60(1)(g) of the Wisconsin Statutes, to carry a concealed weapon as permitted under Section 175.60.