

CHAPTER 90: PARKS

Section

- 90.01 Definition
- 90.02 Regulation of traffic
- 90.03 Speed limits
- 90.04 Snowmobiles and unlicensed vehicle use
- 90.05 Commercial and user parking and delivery
- 90.06 Restricted areas
- 90.07 Protection of trees, plants and structures
- 90.08 Protection of animals
- 90.09 Hours
- 90.10 Miscellaneous activities
- 90.11 Alcoholic beverages in parks
- 90.12 Dangerous games
- 90.13 Firearms and fireworks
- 90.14 Exclusive park use
- 90.15 Rubbish
- 90.16 Animals
- 90.17 Signs restricted
- 90.18 Parades restricted
- 90.19 Theatrical entertainment and the like

- 90.99 Penalty

Cross-reference:

Park Board, see §§ 31.01 et seq.

§ 90.01 DEFINITION.

The term **PARK**, when used in this chapter, shall be construed to include all public ground maintained as pleasure grounds in the city.

(Ord. 412, passed 9-25-96)

Byron - General Regulations**§ 90.02 REGULATION OF TRAFFIC.**

No horses or other animals used for riding or driving, or vehicle of any description, will be allowed upon any part of the parks, nor will any vehicle drawn by any animal or any automobile be allowed upon any footwalk, nor will any vehicle used for driving or riding be allowed to stand or go upon any drive, except at such places as the city shall designate for such purpose to the obstruction of the way or inconvenience of persons riding or driving in the parks; and no person shall solicit or invite passengers for hire in said park.

(Ord. 412, passed 9-25-96)

§ 90.03 SPEED LIMITS.

No person shall ride or drive a bicycle, automobile or other road machine or vehicle within the parks faster than reasonable under the circumstances. The city may, at its discretion, make such rules and regulations governing the speed of the said vehicles while traveling upon any of the park roads or pathways of said city and may impose such other conditions or rules governing the use of such vehicles while traveling upon any of such park roads or park pathways as may be deemed by the city necessary to the protection and safety of the public.

(Ord. 412, passed 9-25-96)

§ 90.04 SNOWMOBILES AND UNLICENSED VEHICLE USE.

Snowmobiles, motorcycles, dirt bikes and all other all-terrain vehicles are prohibited in city parks.

(Ord. 412, passed 9-25-96)

§ 90.05 COMMERCIAL AND USER PARKING AND DELIVERY.

Parking and delivery is prohibited on grassy areas and shall be limited to hard-surfaced areas only. Vehicles illegally parked are subject to tow at the owner's expense.

(Ord. 412, passed 9-25-96)

§ 90.06 RESTRICTED AREAS.

The parks and every part thereof are for the use and enjoyment of the public, subject to such restrictions as may be lawfully made for their orderly government, and therefore all visitors are free to go upon the grass, lawn or turf of any park except in any space indicated by visible lines of enclosures on which is posted a sign or placard bearing the words, "Keep out of this enclosure."

(Ord. 412, passed 9-25-96)

§ 90.07 PROTECTION OF TREES, PLANTS AND STRUCTURES.

No person shall climb any trees, pluck any flowers or fruit, whether wild or cultivated, break, cut down or trample upon or remove or in any manner injure or deface any statue, ornament, tree, plant, shrub, flower bed, curb or any of the buildings, fences, bridges or other construction within city parks; nor shall any person write on any building, structure, statue, fence, bench, rock or stone within such parks.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

§ 90.08 PROTECTION OF ANIMALS.

No person shall send or throw any animal or thing in or upon the waters of any park or kill, injure, molest or unnecessarily disturb any fish, any water fowl or other birds or any animal properly within any park.

(Ord. 412, passed 9-25-96; Am. Ord. 412, passed 2-11-04) Penalty, see § 90.99

§ 90.09 HOURS.

No person, except a law enforcement official and the employees and servants of the city, shall be allowed in any park between the hours of one half hour after sunset and one half hour before sunrise each day, except any Park Board or Park Board Representative approved activities.

(Ord. 412, passed 9-25-96; Am. Ord. 412, passed 2-11-04) Penalty, see § 90.99

§ 90.10 MISCELLANEOUS ACTIVITIES.

No person shall play any music, keep or offer for sale or post or display any sign or placard, flag, target, transparency, advertisement or device of business within any park, building or place under the jurisdiction of the city, unless by the permission of the city and subject to such rules and regulations as the city shall prescribe, and no person shall in any such park beg or publicly solicit subscription, tell fortunes, play any game of cards or other games of chance or any game with table or instruments of gaming, utter loud, threatening or abusive or indecent language or any language tending to cause a breach of the peace or be guilty of any indecent, obscene or disorderly conduct. No person shall make any oration or harangue in such park without the written permission of the city.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

§ 90.11 ALCOHOLIC BEVERAGES IN PARKS.

It is unlawful for any person to bring upon or possess in a park a container of an alcoholic beverage which contains or has a capacity of more than eight gallons. This section shall not apply to a person

Byron - General Regulations

licensed to sell alcoholic beverages on park land, to an employee or agent acting on behalf of such licensee, nor to a person delivering an alcoholic beverage to such licensee. No alcoholic beverages, or beverages of any kind, in glass containers are allowed in the parks.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

Cross-reference:

Alcoholic beverages, see Ch. 112

§ 90.12 DANGEROUS GAMES.

No person shall play or engage in any game or exercise which shall be liable to injure travelers or endanger the passage of vehicles on any adjoining street or within the limits of any park.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

§ 90.13 FIREARMS AND FIREWORKS.

No person shall fire or discharge any gun, pistol, BB/pellet gun, bow and arrow, sling shot or other firearm or any rocket, torpedo or other fireworks of any description or throw any stones or missiles within city parks, nor carry any of the above in any park.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

§ 90.14 EXCLUSIVE PARK USE.

Athletic games, sports, picnics and other forms of recreation or amusement sanctioned by the city may be held or practiced in such parts of the parks as shall be designated for such use, subject to such regulations as may be made by the city and subject to the orders of any law enforcement official or other officer connected with the park on duty enforcing the rules of the city. Permits for the exclusive use of any picnic area or playground for any specified date or time may be granted at the discretion of the city, and no person shall in any manner disturb or interfere with any club or party occupying the ground under such permit without their consent.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

§ 90.15 RUBBISH.

No glass containers, filth, dirt, stone, wood, ashes, dead carcass, garbage matter, substance or rubbish, including household garbage of any kind, shall be placed or deposited in any park.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

§ 90.16 ANIMALS.

No quadrupeds or other animals, except those placed in the parks by the authority of the city, and excepting dogs and cats accompanying their owners or other person having charge thereof and controlled by a line, chain or strap, shall be conducted into the parks or to be allowed to remain therein. It is unlawful for any person who owns or has custody of a dog or cat to cause or permit such animal to defecate on any public property, unless such person immediately removes the excrement and places it in a proper receptacle.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

§ 90.17 SIGNS RESTRICTED.

No person shall post or affix any printed or written bill or placard, notice or other paper or any sign upon any tree, structure or thing within the parks or upon any gate, fence or enclosure within the limits thereof, except park notices and other authorized bulletins or signs put up by direction of the city.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

§ 90.18 PARADES RESTRICTED.

No military target, fire, hook-and-ladder or hose company or civic or other procession shall parade, march, drive or perform any military or other evolution or movement within the parks without the written permission of the city.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

§ 90.19 THEATRICAL ENTERTAINMENT AND THE LIKE.

No person or persons shall have or give any theatrical entertainment in any park, nor shall any parade, procession, public gathering or public meeting of any kind take place in any public park; nor shall any person march in columns on any parkway; but this shall not exclude social or other picnics in such portion of the various parks as may be designated by the city for that purpose. This section may be temporarily suspended on special or extraordinary occasions by formal resolutions of the City Council, duly passed and entered on record in their minutes.

(Ord. 412, passed 9-25-96) Penalty, see § 90.99

§ 90.99 PENALTY.

Any person found guilty of violating this chapter shall be guilty of a petty misdemeanor and may be sentenced up to a \$200.00 fine.

(Ord. 412, passed 9-25-96; Am. Ord. 412, passed 2-11-04)

