



CITY OF BURLINGTON

Department of Public Works
Street & Park and Water Departments
2200 S. Pine Street, Burlington, WI 53105
(262) 539-3770 / (262) 539-3773
www.burlington-wi.gov

AMENDED AGENDA CITY OF BURLINGTON PARK BOARD AGENDA THURSDAY, MARCH 16, 2017 6:30PM 2200 S. Pine Street, Burlington, WI 53105

Chairman Darrel Eisenhardt, Commissioners Jennifer Amborn, Clay Brandt, Lori Hintz, Jeff Schopp, Lisa Wasik, Ald. Ruth Dawidziak, Jim Bergles, Director of Public Works, Student Rep. Alexis Meyers

Roll Call

Approval of February 16, 2017 Park Board Minutes

Citizens Comments

Aldermanic Report: Ruth Dawidziak

DPW Report: Jim Bergles, Director of Public Works

New Business:

- a. **Arbor Day – Deb Rintamaki./DPW**
- b. **Congress Bathrooms Task Order - Deb Rintamaki/DPW**
- c. **Little League Toilet Replacement – Nick Hancock**

Old Business:

- a. **Dogs in Parks: Ordinances from other Communities – Deb Rintamaki**

Other Items

Adjourn

Note: If you are disabled and have accessibility needs or need information interpreted for you, please call the City Clerk's Office at 262-763-7996 at least 24 hours prior to the meeting.



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March 9, 2017

| | |
|-------|------------------------|
| TO: | ALL PARK BOARD MEMBERS |
| FROM: | Deb Rintamaki/DPW |
| RE: | ARBOR DAY 2017 |

The City of Burlington will be celebrating Arbor Day on Friday, April 28, 2017 at 10:00AM. A tree will be planted at Wehmhoff-Square, in memory of Mackenzie Schuler.





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March 4, 2017

| |
|-----------------------------------|
| TO: ALL PARK BOARD MEMBERS |
| FROM: Deb Rintamaki/DPW |

At the February 16, 2017 Park Board Meeting I was asked to obtain copies of the ordinances from various communities showing what their ordinances state regarding dogs being allowed in parks.

Attached are printed copies of these ordinances for your review.

Brown Deer, WI.

Code of Ordinances



- (1) Ride horses.
- (2) Park any motorized vehicle except within the limits of clearly marked parking areas.
- (3) Operate any motorized vehicle except upon clearly marked public roadways or parking area.
- (4) Park any vehicle beyond established *park* hours except as allowed by permit issued by the village manager. Such a permit shall be issued upon a showing that the vehicle will be used for transportation from an authorized event being held after normal *park* hours.
- (5) Carry, keep or use any firearms, bow and arrow, slingshot, trap, or other shooting device.
- (6) Disturb, molest, deface, remove or destroy any trees, shrubs, plants or other natural growth, carve or paint on any rocks, signs, walls or structures, drive nails in trees, or injure or deface in any manner any *park* building, signs, fences, tables or other public property.
- (7) Dig or break up the ground surface so as to cause permanent damage.
- (8) Leave, throw or break any bottle, box, can, garbage or other object except in clearly marked refuse receptacles.
- * (9)
 - a. Domestic pets are only allowed in Village Park for the purpose of being walked through the *park* to gain access to the village recreational trail. Owners are required to clean up any waste deposited by said pet, and properly dispose of off-site.
 - b. Domestic pets shall be on maximum eight-foot long visible leash. Owners shall be in control of their pet at all times.
 - c. Pets shall not be allowed in Village Park buildings, shelters and playgrounds areas.
 - d. Certified service animals and police authorized animals are exempt from this provision.
 - e. Pets shall not be allowed in Village Park on the 4th of July, National/Community Night Out, and The Deer Run.
- (10) Be intoxicated, use language reasonably calculated to provoke an immediate breach of the peace, or otherwise conduct oneself in a disorderly manner.
- (11) Use any public facility in any manner which is destructive to that facility.

(12)

< Prev Hit Next Hit >

ORDINANCE NO. 2015-17

An Ordinance Relating Dogs on Leashes on Park Pathways

The Common Council of the City of Cedarburg, Wisconsin, hereby ordains as follows:

SECTION 1. Section 12-1-1(b)(3) of the Municipal Code of the City of Cedarburg is hereby amended as follows:

SEC. 12-1-1 PARK REGULATIONS.

 (b) **Specific Regulations.**

- (3) Pets. Pets, including animals of any species, are prohibited in all City parks ~~except by permit issued by the Cedarburg Parks and Recreation Department~~, except that dogs are allowed on parking lots and paved pathways, provided the dog is on a leash not more than six (6) feet in length and is under the control of the handler at all times that the dog is on City property.

SECTION 2. This ordinance shall take effect upon its passage and publication as provided by law.

Passed and adopted this 26th day of October 2015.



Kip Kinzel, Mayor

Countersigned:



Constance K. McHugh, City Clerk

Approved as to form:



Michael P. Herbrand, City Attorney

Elkhorn, WI

* 19.01.09 - Pets and animals.

- (1) No person in any park shall:
 - (a) Bring or allow any dog to run at large in any park or leave any pet unattended;
 - (b) Train or exhibit animals without written approval by the Director.
- (2) Owners of any pet or animal must secure their animal on a leash and maintain their animal under their control at all times.
- (3) Owners of any pet or animals whether legally or illegally in any park are responsible for the immediate removal and proper disposal of fecal matter deposited by the animal.
- (4) Guide dogs or other dogs which are assisting handicapped persons and which are controlled by the use of a harness or other restraint are exempt from this section. (Ord. No. 02-02, § 1 (part).)

6.04.110 Pets prohibited in parks and public grounds when--Additional regulations.

A. No person or persons being the owner or owners or having possession, custody, or control of any dog, horse, cat, or other animal pet, shall permit the same to be in any playground or school ground at any time, or in any public park from May 15th to September 15th. This regulation applies whether the pet is running at large or is on a leash, or otherwise under the control of any person.

B. This regulation is in addition to all the regulations relating to dogs. (Ord. 83-328 s. 1(part), 1983).

6.04.120 Violations of Chapter 6.04--Penalty.

A. Any person who violates any of the provisions of this chapter shall forfeit and pay to the City, as and for a penalty, a forfeiture in the following dollar amounts, together with the costs of prosecution for each offense, and in default of the payment of such penalty shall be imprisoned for not more than sixty days for each violation and unpaid forfeiture in addition to such other penalties, remedies, sanctions and relief as may be, from time to time, provided by law:

1. For a first offense, a forfeiture of not less than thirty dollars but not more than five hundred dollars.

2. For a second offense, a forfeiture of not less than fifty dollars but not more than five hundred dollars.

3. For a third offense, a forfeiture of not less than seventy dollars but not more than five hundred dollars.

4. For a fourth and subsequent offense, a forfeiture of not less than one hundred dollars but not more than five hundred dollars.

5. In addition to the imposition of forfeiture(s), the City may request and the court may grant injunctive relief, abatement, mandamus and such other equitable relief and orders as the court may deem appropriate to terminate the violation(s).

B. Each occurrence shall constitute a separate violation.

C. Each day's continuance shall constitute a separate violation.

Lake Geneva, WI

City of Lake Geneva, WI
Monday, February 27, 2017

Chapter 10. Animals

ARTICLE III. DOGS AND CATS

DIVISION 1. GENERALLY

Sec. 10-67. Running at large.

[Code 1992, § 12.03(1)(b), (5)(c); Ord. No. 01-23, § 1, 6-25-2001; Ord. No. 02-39, § 1, 5-28-2002; amended 9-24-2012 by Ord. No. 12-20]



- (a) Subject to the exceptions set forth below, no owner of any dog or cat in the City shall allow such dog or cat to run at large within the City limits. A dog or cat shall not be considered to be running at large if it is on such owner's premises or is controlled by a handheld leash of a fully extended length of not more than five feet. No owner of any dog or cat shall allow such dog or cat to run at large or be present in Donian Wetland Nature Preserve, Harold Fritz Veterans Park, Dunn Field, Maple Park and Riviera Beach. Any dog or cat found within the City limits not on the owner's premises or controlled by a five-foot handheld leash shall be deemed to be running at large, and the owner of the dog or cat shall be deemed to have allowed such dog or cat to run at large. Further, no dogs shall be allowed on any municipal pier unless such dog is controlled by a five-foot handheld leash and is being loaded on or unloaded from a boat.
- (b) The prohibitions of Section **10-67(a)** shall not apply to the following:
 - (1) Dogs shall be permitted off their leashes in designated dog swimming areas as established by resolution of the Common Council from time to time. Owners shall be responsible for the control of their dog at all times the dog is off its leash in the designated swim area. Dog owners and dogs shall yield to all people utilizing the ramps for their dinghies or kayaks shall and yield to watercraft accessing or exiting the lake through the designated dog swimming area.
 - (2) Dogs shall be permitted off their leashes in the area known as the "Lake Geneva Dog Park," designated as such and located off of Sage Street and east of Eastview Elementary School. Owners shall be responsible for the control of their dogs at all times while their dogs are off their leashes. All dogs in the dog park shall be licensed. Dog owners shall immediately clean up all dog feces made by their pet. Users of the dog park shall also abide by all rules and regulations adopted by resolution and posted by the City Council from time to time. Each user of the park acknowledges that dogs running at large create the risks for injury, damage or even death. Therefore anyone entering or using the dog park enters and uses the dog park at his or her own risk and hereby waives any claim for injury, damage, or death resulting from his or her entry or use of the dog park.
[Added 9-28-2015 by Ord. No. 15-10]

Little Chute, WI

**VILLAGE OF LITTLE CHUTE
ORDINANCE NO. 11, SERIES OF 2012**

AN ORDINANCE AMENDING CHAPTER 32 PARK AND NAVIGABLE WATERS, SECTION 1 PARK REGULATIONS SUBSECTION (C) (20) SPECIFIC REGULATIONS OF THE VILLAGE OF LITTLE CHUTE MUNICIPAL CODE

BE IT ORDAINED by the Village Board of Trustees, Village of Little Chute, Outagamie County, Wisconsin as follows:

Section I. Chapter 32, Park and Navigable Waters, Section 1 Park Regulations, Sub(c)(20) Specific Regulations of the Village of Little Chute Code of Ordinances is hereby amended as follows.

(c) Specific regulations.

~~(20) Pets. Pets, including animals of any species, and specifically, but not limited to, dogs, are prohibited in all village parks and on all walkways/paths within village parks. Pets are allowed on village walkways/paths that are within the road right-of-way adjacent to village parks.~~

Animals.

- (a) No person shall bring animals onto park property, with the exception of leashed dogs on roads, paved trails, and chipped or gravel paths. Dogs are not allowed on playgrounds, athletic fields, picnic areas, lawns or in park shelters.
- (b) All persons shall secure their dog on a leash 8 feet or shorter in length and maintain their dog under control, meaning connected to a leash held by a person at all times.
- (c) Dogs are not to run at large. It shall be unlawful for any person, who is the owner of, or in possession of, or charged with the care of a dog, to permit same to run at large within any Village park.
- (d) Dogs must display current rabies tag and current registration tags.
- (e) All dog waste must be immediately picked up and disposed of per provisions set forth in Chapter 6 of the Village of Little Chute Code of Ordinances.
- (f) ~~Service dogs, identifiable by vesting of either the handler or dog are exempt from this restriction~~ This subsection shall not apply to certified guide dogs that are under control by the use of a harness or other restraint and are accompanying blind, deaf or mobility impaired persons, as provided under Wis. Stats. § 174.056.
- (g) The Director of Parks, Recreation, and Forestry may authorize animals onto park property for special events.

Section II: Severability. If any provision of this Ordinance is invalid or unconstitutional, or if the application of this ordinance to any person or circumstances is invalid or unconstitutional, such invalidity or unconstitutionality shall not affect the above provisions or applications of this Ordinance which can be given effect without the invalid or unconstitutional provisions or its applications.

Section III: Effective Date. This Ordinance shall become effective on the date of passage and posting. ~~Ordinance Amended by Village Board on March 7, 2012 to state this Ordinance is in effect until November 1, 2012 at which time it will be reviewed.~~

Date introduced: November 14, 2012

Approved and Adopted: November 28, 2012

CHAPTER 12: PARKS AND NAVIGABLE WATERS

12.0100 PARK REGULATIONS

12.0101 PARK REGULATIONS

A. Purpose and Definition

In order to protect the parks, parkways, recreational facilities, and conservancy areas within the City from injury, damage, or desecration, these regulations are enacted. The term "park," as hereinafter used in this chapter, shall include all grounds, structures, and watercourses which are, or may be, located within any area dedicated to the public use as a park, parkway, recreation facility, or conservancy district in the City.

B. Specific Regulations

1. Littering Prohibited

No person shall litter, dump, or deposit any rubbish, refuse, earth, or other material in any park.

2. Sound Devices

No person shall operate or play any amplifying system unless specific authority is first obtained from the Common Council.



3. Pets

No person shall permit any dog, cat, or other pet owned by him to run at large in any park. No dog, cat, or other pet shall be allowed in picnic or swimming areas in any park except for a dog leading a blind, deaf, or mobility impaired person meeting the requirements of Wisconsin Statutes Section 174.056, as amended.

4. Bill Posting

No person shall post, paste, fasten, paint, or attach any placard, bill, notice, sign or advertising matter upon any structure, tree, or other natural object in any park, except park regulations and other signs authorized by the Common Council.

5. Throwing Stones and Missiles Prohibited

No person shall throw stones or other missiles in or into any park.

6. Removal of Park Equipment Prohibited

No person shall remove benches, seats, tables, or other park equipment from any park.

7. Trapping

No person shall trap in any park unless specific written authority is first obtained from the Common Council.

No person shall own, keep, harbor or have custody of an animal that barks, whines, howls or makes sounds common to its species in an excessive, continuous or untimely fashion.

9-2-12: Animal defecation:

The owner or person in control of an animal shall promptly remove and dispose of any feces in a sanitary manner deposited by such animal upon any public or private property without permission of the owner, except if the owner or person in control of the animal is blind.



9-2-13: Animals in public places:

No animals shall be permitted in any city park, except Forest Prairie Park, or cemetery unless exempted from licensing under Section 9-2-5(B).
(12-18-2007)

9-2-14: Access to the public:

No animal shall be tied, staked, or fastened in such a manner to allow the animal access to any portion of a street, alley, sidewalk, or other public place. No animal shall be tied, staked, or fastened in such a manner that may interfere with delivery persons or mail carriers during the course of their employment.
(12-18-2007)

9-2-15: Injury to property by animals:

It shall be unlawful for any person owning, keeping, harboring or having custody of an animal to permit such animal to go upon any public or private premises without the permission of the owner of such premises and break, bruise, tear up, crush or injure any lawn, flower bed, plant, shrub, tree or garden in any manner, or to defecate or urinate thereon.

9-2-16: Disturbing birds and squirrels:

The owner or person in control of an animal shall not cause the animal to injure or kill any wild birds or squirrels in the City, except under a program directed by the Humane Officer, police department, health department, or other government agency.

9-2-17: Animals prohibited:

* No person owning, keeping, harboring or having custody of an animal shall allow it to run at large within the City. The owner or person in control of an animal shall keep such animal on a leash no more than 6 feet in length or appropriately restrained for the species other than the physical body of the person while off the premises of the owner.

9-2-9: Number of animals limited:

- (A) Not more than a combined total of 6 dogs and cats over 5 months old may be maintained on any lot or residence, and there may not be more than 3 dogs or 3 cats as a part of such combination. A litter of pups or kittens may be kept for a period of time not exceeding 5 months from birth.
- (B) This section shall not apply to animals exceeding the allowable limit which were in possession of the owner prior to August 21, 2007, provided that all animals are properly licensed and the owner files the details of each dog and cat, including age, breed, and color, to the city clerk by November 21, 2007. This exclusion shall continue as long as the owner keeps such animals but does not permit the keeping of additional dogs or cats which exceed the limits in subsection (A) of this section which were not kept by such owner prior to August 21, 2007.

9-2-10: Care and treatment:

- (A) No animal shall be inhumanely confined in a manner which causes or is likely to cause pain, suffering, injury or death.
- (B) No person shall cause unnecessary pain or suffering or unjustifiable injury or death to an animal.
- (C) Any person owning, keeping, harboring or having custody of an animal shall provide good and wholesome food, potable water, proper shelter and protection from the weather, veterinary care when needed, and other humane care and treatment as needed.
- (D) No animal shall be abandoned or turned loose by its owner.
- (E) No person shall cause or permit any animal fighting.
- (F) If an operator of a motor vehicle is involved in an accident resulting in the injury or death of a dog, cat or other animal that appears to be a pet, the operator shall immediately notify the police department.

9-2-11: Noise:

Mt. Pleasant, WI



- No dogs, cats, horses or live animals are allowed into the park at anytime.
- The Park and Recreation Advisory Board is authorized to provide full or partial refund of fees to an applicant in instances where the park area was insufficiently maintained or prepared such that the applicant did not receive full or fair use of the park area. Any such refund shall be reported to the Park and Recreation Advisory Board.
- If you notice any problems concerning the park or the bathrooms please call the Park and Recreation Department immediately at 664-7840.

Cancellation Policy:

- No refund or deposit will be made without written request to the Park and Recreation Department.
- A written cancellation notice must be done at least 30 days prior to the event applicant will receive 90% of rental fee.
- A written cancellation notice must be done at least 29 days prior but not less than 7 days prior to the event applicant will receive 50% of rental fee.
- A written cancellation notice done 7 days prior to the event, applicant will forfeit the reservation fee.
- Beer Permit and Bounce House Permit fees are non-refundable.
- In the event of special hardship and/or unusual circumstances, a written appeal may be made to the Park and Recreation Advisory Board. All cancellations must be filed with the Park and Recreation Department.

The Park and Recreation Advisory Board reserves the right to limit the usage of the park or park space due to weather, maintenance needs or other reason deemed appropriate by the Park Supervisor.

If you have any questions, please call the Mt. Pleasant Village Hall at 262-664-7800 or the Park and Recreation Department at 262-664-7840.

- (2) a dog defending itself, its young, its owner or any other person from an attack.
- (3) result of a willful trespass or attempt to commit a crime.
- (4) harassing or engaging in conduct reasonably calculated to provoke the dog to attack.

J. Animal Control.

- (1) Confinement of dogs. The Police Department or any other officer appointed by the Council shall apprehend any dog running at large within the City and confine the same in a designated facility.
- (2) Enforcement. The Council shall contract with a qualified entity which shall apprehend and confine dogs in a designated facility and otherwise assist in the enforcement of this section.
- (3) Disposition of unclaimed dogs. The keeper of the designated confinement facility shall keep all dogs apprehended as provided herein for a period of seven days at the designated facility, unless claimed sooner by the owner or keeper. If any dog is not reclaimed by the rightful owner within such time, the dog may be sold for the amount incurred in the apprehending, keeping and caring for the dog or may be destroyed in a proper and humane manner in accordance with the approved contract.
- (4) Owner to pay costs. The owner of any dog so confined may reclaim the dog at any time before the same is disposed of, upon payment of all costs and charges incurred in the apprehension, keeping and care of the dog. Such fees shall be as set by the Common Council for the apprehension and care of the dog, if such dog is reclaimed within 24 hours of apprehension. If the dog is reclaimed at any time after 24 hours of apprehension, up to and including the seventh day, the fee shall be as set by the Common Council, plus any expenses for inoculations or other medical treatment of the dog.

* K. School property. No owner, keeper or person in control of a dog shall allow the dog on lands owned or used by the City public schools. This prohibition shall not include disabled persons, as that term would be defined by applicable state or federal law or regulation, whose handicap requires the use of specially trained dogs, police K-9s, nor dogs for approved on site educational purposes.

L. Penalties.

- (1) Forfeiture. Any person who violates this section shall be subject to a penalty as provided in Section 1-18 of this Municipal Code. Each day a violation exists constitutes a separate violation and is punishable as such.
- (2) Owners who repeatedly violate the laws will be subject to increased fines with each additional violation.

SECTION II

All ordinances or parts of ordinances contravening the terms and conditions of this ordinance are hereby to that extent repealed.

SECTION III

The several sections of this ordinance shall be considered severable. If any section shall be considered by a court of competent jurisdiction to be invalid, such decision shall not affect the validity of the other portions of the ordinance.

Portage, WI

Sec. 54-43. - Pets.

Pets, including animals of any species, are prohibited in all city parks, except in Veteran's Memorial Field pursuant to section 54-132.

(Code 1990, § 12-1-1(b)(18))

Portage, WI Code of Ordinances

Page 1 of 1

Sec. 54-132. - Animals regulated.

No person shall permit any animal over 60 pounds on the Veteran's Memorial Field property hereinafter enumerated:

- (1) The baseball, football and softball lighted fields;
- (2) The grandstand infield; and
- (3) The summer recreation fields.

(Ord. No. 13-013, 12-12-2013)

(1) No person shall engage in any sport, game, race or amusement in any park or parkway except upon such portions thereof as may be designated for that purpose, and then only under such rules and regulations as may be established by the Board.

(2) No person shall be allowed to tell fortunes or to play or bet at or against any game which is played, conducted, dealt or carried on with cards, dice, corn or other device for money, chips, credit, or any other thing representative of value; nor shall any person be allowed to maintain or exhibit any gambling table or other instrument of gambling or gaming.

6.15 PERMITS; INTERFERENCE WITH PERMITTEE PROHIBITED.

(1) No person shall in any manner disturb, harass, or interfere with any person or party holding written permission as indicated above, nor with any of their equipment or property.

(2) Permits for the exclusive use of any picnic or play area for any specified date or time may be granted at the discretion of the Board, and no person shall in any manner disturb or interfere with any person or party occupying the ground under such a permit, nor with any of their equipment or property.

6.16 USE OF FIREARMS AND FIREWORKS; HUNTING WITH BOW AND ARROW; TRAPPING, AND THROWING OF STONES OR MISSILES. No person, except a sheriff, police officer or their deputies, or a member of the Military in the line of duty, shall carry, fire, or discharge any gun, pistol, or firearm, nor shall any person hunt with bow and arrow within any park or parkway. The word "gun" shall include air gun. No person shall discharge fireworks of any description except with permission from the Board. No person shall throw stones or missiles into or within any park or parkway. Notwithstanding the foregoing, activities specifically allowed by Wisconsin Statutes Section 175.60 and other applicable laws of the State of Wisconsin related to carrying weapons are not prohibited by this section, provided such activity is conducted in strict compliance with such State laws.

6.17 MAKING OF FIRES.

(1) No person shall make or kindle a fire for any purpose except in places provided therefore, and then subject to such regulations as may be prescribed.

(2) The use of charcoal burners in designated picnic areas shall be permitted provided lawns and other vegetation are not damaged and provided further that all unburned coals or ash are disposed of in such manner as to prevent fire or damage to any park property.



6.18 ANIMALS IN PARKS AND PARKWAYS.

(1) **ANIMALS ARE NOT ALLOWED; EXCEPTIONS.** No person shall conduct, lead or drive an animal within a park or parkway, except as follows. This subsection does not apply to:

(A) Those animals placed in the park or parkways by the authority of the Board.

(B) Horses when saddled or harnessed and in use for riding or pleasure, driving only on roadways or paths duly designated.

(C) Animals on leash or regulated by Sub. (2) hereof.

(2) **ANIMALS ON LEASH; WHEN EXCLUDED.** No person having the control or care of an animal shall permit such animal to enter or remain in a public park or parkway unless it is led by a leash of suitable

strength not more than six (6) feet in length and then only within such areas in parks as have been designated by order of the Board. The Board shall cause signs to be posted in areas wherein animals are not permitted.

(3) **ANIMAL EXCREMENT DISPOSITION.** The owner, keeper or person having physical possession of an animal or animals shall remove and properly dispose of any excrement deposited by said animal immediately after the animal has relieved itself in the park.

(4) **ANIMALS TIED-UP.** No person shall tie up or leave unattended any animal in a park or parkway.

6.19 FISH, WATERFOWL, GAMEBIRDS.

(1) No person shall take or attempt to take any fish from, or send or throw any animal or thing into or upon, any of the waters of the parks or parkways; or kill, injure, or attempt to injure, or unnecessarily disturb the fish in said waters, except with permission of the Board.

(2) No one shall kill, injure, or attempt to injure, or unnecessarily disturb any waterfowl or other birds or animals, wild or domestic, within any of the parks or parkways. Nor shall any person rob or disturb the nest or eggs of any bird or other animal therein.

6.20 INJURY TO VEGETATION, STRUCTURES, AND EQUIPMENT.

(1) No person shall climb any tree, or pluck any flowers or fruit, wild or cultivated, or break, cut down, trample upon, remove, or in any manner injure or deface, write upon, defile or misuse any tree, shrub, flower, flower bed, turf, fountain, ornament, statue, building, fence, apparatus, bench, table, official notice, sign, bridge, structure, or other property within any park or parkway.

(2) No person in any park or parkway shall remove any device for the protection of trees or shrubs; nor shall any person fasten a horse or other animal next to any tree, shrub or grass plot which may become damaged by the action of the animal.

(3) No person shall destroy or unlawfully remove, take, or meddle with any property of any kind or nature belonging to the Village without the consent of the Board

(4) No person shall enter upon, into, or open any public building or public structure owned or operated by the Village other than those areas of public buildings that are held for the public without the express consent of the Village.

(5) Park buildings and shelters in Village parks and parkways are intended to be used for picnics, social gatherings, and other placid and sedentary activities. Activities that are antithetical to those uses, such as the use of wheeled recreation equipment or transportation devices such as in-line skates, roller skates, skateboards, scooters, and bicycles, are prohibited within park buildings and shelters.

(6) In-line skates, roller skates, skateboards, scooters, and bicycles are prohibited inside park buildings and shelters.

(7) Park benches and picnic tables in Village parks and parkways are intended to be used for sitting, eating, and similar stationary and sedentary uses. Activities that are antithetical to those uses, such as using park benches or picnic tables as ramps, jumps, or obstacles for in-line skating, roller skating, skateboarding, scooting, bicycling or other similar activities where the user of the bench or picnic table is not in a stationary sedentary position are prohibited.

Sec. 14-28. Number limited.

(a) The keeping of an unlimited number of dogs and cats in a residential district is detrimental to the healthful and comfortable life for which such areas were created. The keeping of an unlimited number of dogs and cats is, therefore, declared to be a public nuisance.

(b) No individual or family unit living together, firm or corporation shall keep more than two dogs or cats or combination thereof in or upon one residential unit. However, a litter of pups or kittens or a portion of a litter may be kept for a period of time not exceeding five months from birth, unless the premises is licensed as a kennel or unless a resident has obtained a pet fancier's license.

(Ord. of 2-24-97, § 1(11.04(2)))

Sec. 14-29. Running at large.

(a) It is unlawful for any person owning or possessing any Animal to permit the Animal to run At Large.

(b) No Dog or Cat shall be allowed in a public park, public playground or cemetery within the Village at any time throughout the year.

Sec. 14-30. Unlawful acts.

It is unlawful for any person owning or possessing a dog or cat to permit such dog or cat to go unleashed upon any sidewalk, parkway or private lands, or premises without the permission of the owner of such premises and break, bruise, tear up, crush, injure, or defecate or urinate on any lawn, flower bed, plant, shrub, tree or garden in any manner whatsoever.

(Ord. of 2-24-97, § 1(11.04(10)(A)))

Sec. 14-31. Harboring vicious or barking dogs.

(a) No person shall knowingly keep or harbor any Vicious Animal. Any Animal found off the premises of its owner may be seized by any police officer or humane officer and, upon establishment to the satisfaction of any court of competent jurisdiction of the Vicious character of such Animal may be destroyed by a police officer or humane officer.

(b) Vicious Animals shall not be kept in the Village. Upon finding that an animal is Vicious, its owner shall be required within (10) days to remove the animal from the Village, or have it humanely destroyed. The owner must provide written documentation of the Vicious Animal's re-location including address, owner's name and telephone number or documentation from a licensed veterinarian verifying that the Animal was humanely destroyed.

(c) It is unlawful for any person knowingly to keep any Animal that frequently or habitually cries, barks, yelps or howls.

Verona, WI.

Sec. 7-1-8 - Animals Restricted on Public Grounds and Cemeteries.

No dog, cat or any other pets or farm animals shall be permitted in any public playground, school grounds, public park, beach, or swimming area within the City. Dogs and cats are prohibited from being in cemeteries. Every dog specially trained to lead blind persons or assist deaf persons shall be exempt from this Section.

(6) Fires. To build a fire except in fireplaces or grills designed for such purpose, or to dispose of embers or charcoal, except in the containers specifically provided for such disposal.



(7) Animals. (a) (Am. Ord.# 2776 – 12/16/15) (Am. Ord. #2645 – 3/16/09). To take, have, keep or permit to run any dog, cat, fowl or other domesticate animal within a park.

(b) To take, catch, hunt, trap, kill, pursue or disturb any wild animals or birds other than by fishing as permitted by state law.

(c) To bring, carry, possess, set or use any snare, trap, seine, net or similar device capable of capturing or harming any living creature.

(8) Games. To engage in any athletic contest, event or activity such as baseball, softball, football, golf, volleyball, soccer, Frisbee throwing, horseshoe pitching whereby an area is usurped by participants to the exclusion, or at the peril of injury to, others or their property, except in areas specifically designated for such activity.

(9) Noise. To operate any radio, television, record player, public address system or other sound amplification device, create any noise or play music or any instrument in any park where the sound created is audible at a distance of 50 feet or more from the source without a written permit from the Commission.

(10) Vandalism. (a) To soil, deface, injure, damage, upset or destroy any building, fence, fountain, bench, table, tree, shrub, turf or other property.

(b) To litter, dump, deposit, leave, throw or break any bottle, paper, box, can or other item in any body of water or upon the ground or any other place within a park, except in clearly identified refuse receptacles provided for that purpose.

(c) To remove, or appropriate for one's own personal or private use, any dirt, sand, log, flower, tree, shrub, table, bench or any other item.

(11) Alcohol Beverages. (a) To sell, expose for sale, possess with intent to sell, exchange, barter, dispose of or give away any alcohol beverage as defined by Section 125.02, Stats., without a written permit from the Commission or its designee.

(b) To bring, possess, consume, dispense, convey or give away any "keg" or "tap" fermented malt beverage as defined by Section 125.02, Stats., without a written permit from the Commission or its designee in any park, without first obtaining a written permit from the Commission or its designee.

(c) (Am. Ord. #2559 – 4/18/05). To possess or consume any alcohol beverage as defined in Section 125.02, Stats., in any park except in picnic areas, in park

[Parks, Recreation & Forestry](#) > [Parks](#) > Rental Facilities

Rental Facilities

Reservations within the calendar year will be taken on the first working day of January. **January 3rd, 2017 at 8:00AM**

[Click here to search rental facility availabilities and make reservations.](#)

Click [Here](#) for document containing facility rental information and fees.

All rental facilities are available from the 3rd weekend in April through the 3rd weekend in October unless otherwise noted.

All buildings are available from 9:00 a.m. to 11:00 p.m. All rentals are subject to a 5.6% sales tax.

Swimming admission is not included in any rental fees.



Pets are not allowed in city parks. They are allowed in the dog park in Rolfs Park. Dogs are also allowed in Ridge Run Park on a six foot leash.

Regner Park 800 North Main Street

Camp Lodge [video](#)

- Resident: \$160.00; Non-resident: \$240.00
- Capacity: 125 standing or 49 seated
- Kitchen with stove, refrigerator and cold water sink
- Drinking fountain
- Indoor restroom
- Wood burning fireplace
- Large grass area with 10 picnic tables & a charcoal grill
- Building & restroom are wheelchair accessible



Centennial Shelter [video](#)

- Resident: \$100.00; Non-resident: \$150.00
- Capacity: 150 standing, 15 picnic tables
- Large open shelter with charcoal grill
- Restrooms nearby at the Hardball Grandstand



Strachota Bandstand

- Resident: \$100.00; Non-resident: \$150.00
- Two-tiered gazebo seats 100 at 18 picnic tables

West Bend. - WI (1)

Common Council Minutes
December 7, 2015

The Common Council met at 6:30 p.m. with all members present except Ald. Hutchins, Ald. Williquette and Mayor Sadownikow.

City Clerk Amy Reuteman called the meeting to order at 6:30 p.m.; stating all members were present except Ald. Hutchins, Ald. Williquette and Mayor Sadownikow. City Clerk Amy Reuteman asked for nominations for Council President Pro Tem.

A motion was made by Ald. Butschlick, seconded by Ald. Hoogester and carried to nominate Ald. Duquaine as Council President Pro Tem. There were no other nominations. The motion carried and Ald. Duquaine was approved as Council President Pro Tem.

Ald. Duquaine took over and the pledge of allegiance was said.

Essay Contest Winners – John Kleinmaus, Commander of the Veterans of Foreign Wars presented the essay contest winners for the Veterans of Foreign Wars.

The Common Council was recessed at 6:50 p.m., reconvening at 7:00 p.m.

Consent Agenda – A motion was made by Ald. Kist, seconded by Ald. Hoogester and carried to approve the following consent agenda items with the removal of item c and d.

Minutes – Approve the minutes of the meetings from November 2015.

Operator's Licenses – Approve operator's licenses for the following: Brianna Jarowsky, Jackson Meils, Sherece McNary, Judith Ninke, Timothy Trawicki, Patricia Vogel, Stephanie Wachtl and Eliza Winkler.

Surplus Property – Approve declaration of surplus property for disposal, Department of Public Works.

Water Town Lease Agreement – Approve water tower lease agreement with Verizon Wireless, Water Utility.

Resolution No. 32 – Approve a resolution increasing appropriations, Site Assessment Grant-Associated Bank.

Shared Ride Taxi Service Agreement – A motion was made by Ald. Kist, seconded by Ald. Butschlick and carried with Ald. Hoogester abstaining to approve the 2016 shared ride taxi service agreement with F.D.S. Enterprise Inc.

Shared Ride Taxi Vehicle Lease Agreement – A motion was made by Ald. Kist, seconded by Ald. Butschlick and carried with Ald. Hoogester abstaining to approve the 2016 shared ride taxi vehicle lease agreement with F.D.S. Enterprise Inc.

Ridge Run Park – Craig Hoepfner from the Parks, Recreation and Forestry Department recommended the adoption of an ordinance amendment that would permit the current practice of allowing dogs on a 6-foot leash at Ridge Run Park to continue. It would also bring the Ice Age Trail in Glacial Blue Hills Recreation Area in line with that at Ridge Run Park and most of the

West Bend, WI (2)

* Ice Age Trail in Wisconsin. With the exception of the West Bend Dog Park and this amendment, dogs would not be allowed in any other city park or trail. The Park and Recreation Commission plans to review this ordinance amendment in one year. Discussion took place regarding the new ownership of Ridge Run Park and the change to our current ordinance.

Ordinance No. 2776 – A motion was made by Ald. Kasten, seconded by Ald. Hoogester and carried to approve an ordinance amending Section 20.02(7)(a) and creating Section 20.07(6) of the municipal code entitled Animals in Parks.

Claim – A motion was made by Ald. Kist, seconded by Ald. Butschlick and carried to deny the claim against the city, Carol Hottenstein.

City Comptroller – A motion was made by Ald. Butschlick, seconded by Ald. Jenkins and carried to approve the appointment of Carrie Winklbauer as City Comptroller.

Library Board – A report was given by Ald. Jenkins regarding the Library Board meeting.

Plan Commission – A report by Ald. Duquaine regarding the Plan Commission meeting.

The meeting was adjourned at 7:16 p.m.

Respectfully submitted,

Amy Reuteman
City Clerk

Whitewater, WI ①

9.12.010 - Unlawful.

It is unlawful for any person, firm, or organization to permit his, their, or its dog, horse, or any other pet or any dog, horse, or any other pet which, he, they, or it has in its custody or control to be in the Indian Mounds Park or on the Municipal Building property at any time. Pets shall be allowed in other city parks if the pet is on a leash, which shall mean connected to a leash held by a person at all times, horses shall not be allowed on any multi-purpose trail.

(Ord. 1671A § 1, 2008: Ord. 1497 § 1(part), 2001: Ord. 1412 § 2, 1999: Ord. 569 § 1(part), 1966: prior code § 6.08(1)).

Whitewater, WI (2)

9.08.100 - Restraint of dogs and cats.

Any person owning or having charge, custody, care or control of any dog or cat shall keep such animal exclusively upon his or her own premises, which shall include their automotive, either by personal or direct supervision, such as voice command of such person physically present, or keeping such animal upon an appropriate chain or tie not less than six feet in length, or in an enclosed yard, either walled or fenced, or in any other appropriate restraining enclosure.

(Ord. 1034 §1(part), 1094).