

CHAPTER 8
PARKS AND RECREATION FACILITIES

8.01 PURPOSE. The purpose of this chapter is to regulate the use of the facilities and property under the jurisdiction of the Education and Recreation Committee. The term "park" as used in this chapter shall include all county parks, county-owned, operated and/or maintained trails, county boat ramps, fairgrounds, golf courses, and other such facilities and property under the jurisdiction of the Brown County Education and Recreation Committee.

8.02 PERMIT FOR PUBLIC MEETINGS AND ASSEMBLIES. Public meetings, assemblies and like events, and sporting or athletic events are allowed in parks or parkways only by written permit issued by the Parks Director or designee.

Definitions. In this subsection:

- (a.) Non-Commercial Event has the meaning of an event without any fee for entry, admission, concession sales, raffles, vending, or other fees for participants.
 - (b.) Commercial Event has the meaning of an event open to the public where fees may be charged for entry, admission, concessions, raffles, vending, auction, or other fees for participants.
1. Application for permits shall be made in writing and received by the Parks Director, no less than fourteen (14) working days prior to a non-commercial event and thirty (30) days prior to a commercial event, and shall state:
 - a. The name, address, email address, and telephone number of applicant.
 - b. The name and address of the person, persons, corporation, or association sponsoring the activity.
 - c. A description of the activity to be conducted.
 - d. The name of the park and the part thereof for which the permit is requested.
 - e. The date of the proposed activity, and the hour at which it will begin and end.
 - f. The estimated anticipated attendance.
 - g. Special needs, i.e., kitchen, utilities, parking, tent, sound, security and others.
 - h. Any contemplated sale or solicitation. Section 8.18, County General Ordinances, shall be complied with.
 2. A permit shall be issued to an applicant for the facility requested if:
 - a. Section 1 has been complied with.
 - b. The location requested has not been reserved by other permittees.
 - c. The site of facility requested will safely accommodate the anticipated attendance, the activity will not physically damage the site, the Parks Department has staffing to manage the event, and the activity is not proscribed by law; and for athletic or sporting events, the site is duly designated for the activity to be conducted.
 3. Parades and Processions. Parades or processions shall be allowed in any park and parkway only by a written permit issued by the Parks Director, or designee, subject to rules and regulations properly promulgated by

the Education and Recreation Committee.

- a. Application for permit shall be made in writing and be received by the Parks Director not less than fourteen (14) days prior to the event and shall state:
 - i) The name, address, email address, and phone number of applicant.
 - ii) The name and address of the person, persons, corporation or association sponsoring the parade or procession, and the purpose of the event.
 - iii) The name of the park or parkway through which the parade or procession is to pass.
 - iv) The date of the parade or procession, its designated route and the time it will pass through the park or parkway.
 - v) The estimated number and kind or type of vehicles and approximate number of persons expected to participate in the parade or procession.
- b. A permit shall be issued by the Parks Director or designee, for the parade or procession provided.
 - i) Section (a) has been complied with.
 - ii) The site and route will safely accommodate the anticipated number of vehicles and persons.
 - iii) In the event a requested permit is denied or is not issued, the person applying therefore shall be so notified within ten (10) working days from the date application was received. Written notice shall be emailed to the address on the permit application in the name of the applicant unless it shall have been previously personally delivered to said applicant. The notice shall indicate the area requested, reason for denial, and alternatives, if any. The denial shall state that if the applicant desires a review before the Education and Recreation Committee respecting the propriety of the permit denial, the applicant shall, within ten (10) days of receipt of denial, make written request to the Committee. Within ten (10) working days of the receipt of notice of request for review, the Committee shall hold a hearing on the propriety of the denial. Notice of the hearing thereof shall be given to the person denied the permit. This procedure is not intended to exclude or limit any other legal remedy available to the applicant.
 - iv) Interference with permittee is prohibited. No person shall, in any manner, disturb, harass, or interfere with any person or party holding a written permit, nor with any of their equipment or property.
 - v) No permittee shall, in any manner, disturb, harass or interfere with any member of the public in the park or parkway, nor with any of their equipment or property.

8.03 GENERAL RESTRICTIONS. No person or group using a park shall perform or permit others under their custody or control to perform any of the following acts:

1. Willfully mark, deface, disfigure, injure, tamper with, displace or remove any trees, plants, or other natural features, buildings, bridges, tables, benches, fireplaces, railings, signs, monuments, stakes, posts or other

markers, other structures, equipment, facilities, improvements, or park property, or parts or appurtenances thereof whatsoever, either real or personal.

2. Throw, discharge, or otherwise place or cause to be placed in the waters of any fountain, pond, lake, stream, river, bay, or other body of water or on the ice thereof in or adjacent to any park, any substance, matter, or thing, liquid, or solid, which will or may result in the pollution of said waters.
3. Engage in violent, abusive, indecent, profane, boisterous, unreasonably loud, or otherwise disorderly conduct under circumstances in which such conduct tends to cause or provoke a disturbance.
4. Endanger the safety of or damage the property of any person by any conduct or act.
5. Violate any duly established rule for the use of the park.
6. Prevent any person from using any park or any of its facilities, or interfere with such use, which is in compliance with this chapter and the rules applicable to such use.
7. Ski Trails. No person may snowshoe, hike or utilize designated cross-country ski trails once snow covered, unless using cross-country skis.

8.035 SMOKING IN PARKS.

1. For purposes hereof, "Smoke" or "Smoking" shall refer to the igniting, burning, emitting, inhaling, or exhaling of any plant, e-liquid, or other non-medically prescribed material, whether natural or synthetic, by way of a pipe, cigar, cigarette, vaporizer, hookah, electronic cigarette or other kind of non-medically prescribed inhalator device devoted thereto. No person shall be allowed to Smoke while located:
 - a. Within any area of Fonferek's Glen County Park
 - b. On park property within 50 feet of an established playground

8.04 HOURS OF OPERATION.

Definitions in this subsection.

(a.) "Dawn" has the meaning of 30 minutes before sunrise.

(b.) "Dusk" has the meaning of 30 minutes after sunset.

1. All outdoor park areas shall be closed to the general public and motor vehicles from dusk to dawn, except such areas and facilities specifically designated by official action of the Education and Recreation Committee and/or the Parks Director and properly posted on park signs and the county website.
 - a. Pamperin Park and Fonferek's Glen Conservancy Area shall be open to the general public between the hours of 8:00 a.m. and dusk.
2. Any park or part thereof may be declared closed to the public by official action of the Education and Recreation Committee and properly posted by the Parks Director. It shall be unlawful for any person to enter or be present in any park or portion thereof which has been closed to the public. In the event of emergency, any park area, facility, or portion thereof may be closed to the general public by the Parks Director.
3. All county boat ramps shall be open for the specific purpose of launching watercraft between 4:00 a.m. and one hour after dusk. Watercraft may be retrieved from the water at any hour.
4. Any motor vehicle, as defined by Wis Stats. 340.01(74), found in violation

of 8.04 shall be issued a Brown County Parking Violation Notice.

8.045 PARK PERMITS.

1. No person shall enter, use, or in any way occupy certain county-owned, operated and/or maintained trails and parks including but not limited to, certain county operated and/or maintained Wisconsin State trails, to undergo certain activities thereon, without being in possession of a valid annual or daily permit from the Brown County Park Department, as duly established herein, for said entry, use and/or occupancy.
2. Consistent with any governing federal or state law, fee rates for said permits, as well as any surcharges/deposits/forfeitures for violations hereof, shall be established by the Education and Recreation Committee through its budgetary process. The Education and Recreation Committee may take into consideration the recommendations of the Director of the Brown County Park Department, or authorized designee, when establishing such amounts.
3. The Director of the Brown County Park Department, or authorized designee, shall conspicuously post, in an area(s) likely to give notice to persons affected thereby, adequate information regarding the mandates set forth herein; the purchase/procurement of permit(s) hereunder; and the potential penalties for violations hereof.
4. In lieu of a citation, first time violations of this section will be enforced through the issuance of a Violation Notice, requiring such violators to purchase the annual or seasonal permit and pay the surcharge amount, established by the Education and Recreation Committee hereunder, as indicated on said Notice within five (5) days of its issuance. A failure to comply with the requirements of the Violation Notice, as well as any subsequent violations of this section, may be enforced through the issuance of a citation. The Director of the Brown County Park Department, or, upon approval of the County Board, a designee thereof, is authorized to enforce this section in a manner consistent herewith, which shall include but shall not be limited to, the authority to issue citations under section 30.02 of the Brown County Code.
5. Funds collected from the purchase of permits hereunder and/or, to the extent allowed under governing law, the enforcement of violations hereof, shall be recorded in a separate expendable trust fund to be maintained by the county and designated for use by the Brown County Park Department on county-owned, operated and/or maintained trails and parks.

8.05 FIRES.

1. No person or group shall build or maintain a fire in any park, except in grills, fireplaces, or fire rings specially provided for that purpose.
2. Fires in designated areas shall burn only clean wood and shall be kept reasonable in size. Any fire not meeting these requirements may be ordered extinguished.
3. No person or group shall leave a fire unattended, and all fires shall

be extinguished before leaving the area.

8.06 REFUSE.

1. No person or group shall bring in, dump, or deposit any broken glass, paper, boxes, cans, dirt, rubbish, waste, garbage, refuse or other trash in any park or leave any such materials therein except in receptacles provided for this purpose. No glass beverage bottles of any kind shall be allowed in any County park at any time, including the shelters and picnic grounds areas.
2. No refuse or trash shall be placed in any waters or on the ice thereof in or contiguous to any park, but shall be placed in the proper receptacles.
3. Charcoal residue is to be left in the fireplace or grill or placed in a charcoal disposal container when provided.
4. Where receptacles for rubbish are not provided, all waste shall be carried away from the park by the person responsible for its presence.
5. Where receptacles for rubbish, waste, trash, or other refuse are provided for persons using park facilities, no person shall leave, deposit, or place any such refuse or household garbage not generated by use of the park's facilities, in or near such park receptacles or anywhere on the premises of any park. For purposes of this subsection the term "household garbage" means those discarded materials resulting from the handling, processing, storage, and consumption of food and all other materials produced from community life which have not been generated by the use of park facilities.

8.07 FIREARMS, BOWS, TRAPPING, AND FISHING EQUIPMENT.

1. A person who complies with state law regarding the possession of firearms may have in his or her possession or control a firearm while in a county park, with the exception that firearms may be prohibited at special events, as defined in Wis. Stats. Sec. 943.13(1e)(h), within a county park, provided that proper notice has been provided at all designated public access entrance points to the special event.
2. In those parks or portions thereof designated by official action of the Education and Recreation Committee and properly posted by the Park Director where tree stands are allowed, the stands must be removed at the end of each day and no vegetation shall be cut or cleared when erecting or removing such a stand.
3. No person in a park shall carry or have in his/her possession or under his/her control any fishing equipment, including, but not limited to poles, rods, reels, tackle, bait or nets, except in those parks or portions thereof as may be designated by official action of the Education and Recreation Committee and properly posted by the Park Director.

8.08 PETS

1. Pets shall not be allowed in any of the county parks except in those parks as set forth in subsection (2) herein.
2. The Parks Director will designate areas of public parks and recreational trails to be on-leash or off-leash "Dog Exercise Areas" subject to the Department's rules and regulations and as approved by the Brown County Board of Supervisors.

8.09 HORSES.

1. No person shall bring a horse into any park except that horseback riding shall be permitted in areas specially designated for horses.

8.10 MOTOR VEHICLES.

1. No person shall drive or park a motor vehicle, other than a snowmobile, in any park, except on such roads or parking lots specially designated for the use of motor vehicles.
 - a. Winter use. Motor vehicles defined by Wis. Stats. 340.01(74) including ATV, UTV and snowmobiles may access boat launch facilities for the purpose of fishing or recreation, unless otherwise posted by the Parks Director.
2. Unless otherwise posted, no person shall operate a motor vehicle at a speed in excess of 15 miles an hour.
3. No person shall operate a motor vehicle in a reckless or imprudent manner or in any manner which may tend to create a disturbance or endanger the safety of persons using the parks or property therein.

8.11 SNOWMOBILES.

1. Snowmobiles shall not be operated in any park except on trails specially marked, opened, and designated for the use of snowmobiles.

8.12 COUNTY BOAT RAMPS.

Definitions in this subsection.

(a.) "Watercraft" "Boat" or "Vessel" means all objects (i.e. motorboat, sailboat, jet ski, pontoon, canoe, kayak, etc.) used or capable of being used as a means of transportation on water, except a seaplane on the water and a fishing raft.

1. Permit Required. No person or owner of a motor vehicle as defined by Wis. Stats. 340.01(74) shall use a public boat landing under the jurisdiction of Brown County unless such person has obtained and displays a valid daily or annual boat launch permit prior to launching a watercraft.
2. Annual Permits. Such permits shall be valid from the date and time of purchase until December 31 in the year of purchase.
3. Daily Permits. Daily permits may be purchased at the launch site and online. A daily permit shall only be valid at launch sites operated by Brown County for the date of purchase.
4. Fee for Permit. The fee for the permit shall be established by the Education and Recreation Committee through the budgetary process, whereby the Parks Director may recommend such amounts.
5. Receipt to Constitute Payment. Receipt for payment of annual permit shall constitute the permit for purposes of this section, until such annual permit is received from the issuing agency. The annual receipt shall be displayed prominently on the lower left-hand front windshield of the motor vehicle used for launching from the respective boat launches. All permits shall remain on display for the entire time the motor vehicle is on the premises of the park and are no longer valid after 21 days.
6. Use of Daily Permit. Upon purchase of a daily permit, the date of purchase shall be clearly marked on the appropriate portion of the receipt to be used as a permit. Failure to clearly and legibly enter such date or an attempt to alter the date or use the permit on a date other

than that properly entered or printed on the permit shall constitute a violation of this section. Daily permits shall be displayed face up on the lower left-hand front windshield of the motor vehicle used for launching.

7. Use of Annual Permit. Annual permits shall be permanently affixed to the backside of the trailer winch post. If the design of the trailer prohibits the clear view of the permit, the permit shall be placed on the winch post in a visible location. For multiple watercrafts on one trailer, one annual permit is required. If the watercraft does not require a trailer the annual permit must be affixed directly to the watercraft.
8. Funds Collected. Any funds collected from the imposition of these fees shall be recorded in a separate expendable trust fund to be maintained by the Parks Department, and the funds shall be utilized for the maintenance and development of county boat launching facilities and activities associated with the specific park areas.
9. Parking. No person or owner of a motor vehicle as defined by Wis. Stats. 340.01 (74) shall park on the grounds of a county boat launch facility except in parking lots specifically designated for use of parking. No Person or owner of a motor vehicle shall park overnight, except where prior written approval has been obtained from the Parks Director or authorized designee. Limitations as to the parking of a motor vehicle or motor vehicle with attached trailer as designated by the Parks Director is allowed according to the signs posting such restrictions. All motor vehicles must park within designated lines on the parking lot.
10. Swimming and Wading. Except to the extent necessary for the safe and proper launching or landing of a watercraft, no persons shall enter or remain in the water from the shoreline within 50 feet of any public boat ramp or docking facility for the purpose of swimming and wading. This section is intended to prohibit recreational swimming and other recreational activities not directly associated with the launching of a watercraft.
11. Exceptions. The permit and parking requirements of this section shall not apply to any law enforcement officer, EMS professional, or county employee who is engaged in the performance of their official duties which require the launching of a boat at a county park.
12. Violations. A motor vehicle violation of 8.12 (1), (6), (7), or (9) shall be enforced by issuance of a Brown County Parking Violation Notice, and the penalty shall be \$20.00.

8.13 OFF-THE-ROAD VEHICLES.

1. No person shall ride or operate, or permit a child to ride or operate, bicycle, minibike, trail bike, all-terrain vehicle or other vehicle except in areas specially designated for their use.

8.14 MISTREATING ANIMALS.

1. No person may treat any animal, whether belonging to the person or another, in a cruel manner. This section does not prohibit normal and accepted veterinary practices.

8.15 FOOD AND BEVERAGES.

1. Without a written permit, no person or group shall use any portion of the picnic areas, buildings or structures therein to the exclusion of other persons.

2. Employees shall be authorized to regulate the activities in such areas when necessary to prevent congestion and to secure the maximum use and enjoyment by the public of such facilities.
3. Excessive use of alcoholic beverages shall be prohibited in all parks, and any person or group who, in the opinion of authorized park personnel, has become intoxicated or has consumed alcoholic beverages to the extent that the person or group interferes with the use of the park by others shall be required to leave the park.
4. No person shall bring any spirituous, vinous, malt, or mixed liquors or beer into the Brown County Fairgrounds during the Brown County Fair, except in such areas as designated by the Parks Director, and then only by written permission of the Parks Director, subject to rules and regulations promulgated by the Education and Recreation Committee.
5. No person shall bring any spirituous, vinous malt, or mixed liquors or beer into that area of the Brown County Reforestation Camp designated as the NEW Zoo.
6. No person shall transport, consume, or be in possession of any alcoholic beverage, regardless of class or category, when entering into or while at any time located inside of Fonferék's Glen County Park.

8.16 GROUP ACTIVITIES.

1. The Parks Director may issue permits to groups and organizations to use specific park facilities or buildings for a particular event. The Education and Recreation Committee shall establish such rules and regulations as it deems necessary for the issuance of such permits and may charge a fee or require a deposit to ensure the premises are left in good order.

8.17 OTHER ACTIVITIES.

1. No person or group shall engage in ball games or other sports activities, except in such areas that are designated for those purposes or in such areas where such activity will not interfere with the use and enjoyment of the park by others. Horseshoes shall not be allowed to be played except in horseshoe pits constructed by the Brown County Park Department. Golfing, including practicing golf, is not allowed in any County park. No sporting activities of any kind shall be allowed in County Park parking lots. Fishing is prohibited in all parks, except in areas designated by the official action of the Education and Recreation Committee and properly posted by the Parks Director.

8.18 SALES AND SOLICITATION FOR SALE PROHIBITED WITHOUT PERMIT, DISTRIBUTION OF ADVERTISEMENTS; REGULATIONS OF.

1. Sales and solicitation of sales. No person shall sell, keep or offer for sale any intangible article, merchandise, or thing; nor solicit for or pursue any trade, occupation, business, or profession, within any park or parkway, without the written permit of the Parks Director or designee, subject to rules and regulations properly promulgated by the Education and Recreation Committee, provided that any fee imposed for taking photos of persons, groups of individuals, parties or

any events shall not be chargeable or collectible from individuals taking photographic pictures within the County park system. Notwithstanding this limitation, the Parks Director is authorized to levy a charge in certain instances where a reasonable basis exists for issuance of a permit including, primarily, where County personnel or equipment is requested or where the general public will be refused or denied use of such park or park areas in order to accommodate the photo sessions.

2. A permit to sell or solicit shall be issued by the Parks Director or his designee provided:
 - a. The applicant has filed a written request for a permit under the provisions of Section 8.02.
 - b. A permit under the provisions of Section 8.02 has been or will be granted.
 - c. The applicant files a written request for a permit showing the time and place of the sale or solicitation and a description of the purpose of the sale and of the items that will be offered for sale, or a description of the purpose of the solicitation, or both if applicable.
 - d. The sale or solicitation shall be concurrent with and related to the event for which a permit under the provisions of Section 8.02 has been or will be granted.
3. Should a permit not be issued hereunder, to a permittee or an applicant for a permit under Section 8.02 by the Parks Director or his designee, the provisions of Section 8.02 (2)(b)(3) shall be complied with.
4. Any person violating any of the provisions of this section shall, for each offense, forfeit a penalty not to exceed One Hundred Dollars (\$100.00), the cash deposit thereof shall be Fifty Dollars (\$50.00) and the penalty assessment shall be Six Dollars (\$6.00), and in default of payment thereof, shall be imprisoned in the County Jail for a period not to exceed ninety (90) days in the discretion of the Court.

8.19 SIGNS.

1. No person or group shall paste, glue, tack, or otherwise post any sign, placard, advertisement, or distribute any handbills, pamphlets, or other materials, or solicit business of any nature in any park without written authorization from the Parks Director, subject to rules and regulations promulgated by the Education & Recreation Committee.

8.20 CAMPING. *Definitions in this subsection.*

(a.) *"Individual family" means the principal campsite occupant and persons related to that person as a spouse, child, parent, grandparent, sibling or grandchild, or the spouse's child, parent, grandparent, sibling, or grandchild.*

1. No camping shall be permitted in any park, except in designated campground areas. The Education and Recreation Committee shall adopt regulations for the campground, and any camper who disobeys these regulations may be required to leave the park.
 - a. All vehicles, including trailers, must be parked in designated parking areas.

- b. Any Recreational Vehicle ("RV") (Wis State 340.01(48r)) or Camping Trailer (Wis State 340.01 (6m)) within a Brown County Campground that requires registration per Wis Stat., must be legally registered.
- c. Campers must check-out by the designated times.
- d. Campers must accurately complete their registration for sites by methods described at the registration stations.
- e. No person(s) shall make noise or assist in making any noise that is deemed inappropriate, dangerous, destructive, or offensive to others, including but not limited to generators, radios, voices between the hours of 10:00 p.m. and 8:00 a.m., or otherwise posted quiet hours.
- f. Visitors of registered campers must leave the park before 10:00 p.m.
- g. No more than two (2) motor vehicles allowed at any site, not including trailers.
- h. No more than five (5) non-family members allowed at one site, unless the campers are members of an individual family.
- i. No more than two (2) tents, or one (1) tent and one (1) RV trailer allowed at one site.
- j. Limit of one (1) major camping unit per site.
- k. No camping for greater than 21 consecutive days, at the 21st day the registered camper must vacate Brown County campgrounds for a period of 14 days before registering to camp again.
- l. Campsites must be maintained in a clean and orderly fashion, which includes no tarps, appliances, or garbage outside of containers.
- m. No gas or electric utility or golf carts allowed.
- n. No dumping of gray or black water outside of designated and provided sanitary RV dump stations.
- o. Dogs are allowed on a leash eight (8) feet or less in the campground. No more than three (3) dogs per registered campsite and dog owners are responsible for cleaning up after their pet. Dog(s) must not disturb the peace of other campers.

8.21 METAL DETECTORS.

- 1. No person shall operate a metal detector in any park without a written permit from the Parks Director.

8.22 ADDITIONAL RULES AND REGULATIONS.

- 1. The Education and Recreation Committee is authorized to adopt additional rules and regulations as may be necessary for the management of parks and the uses thereof and may implement and enforce the same.

8.225 NOISE.

- 1. No person shall make or assist in making any noise tending to unreasonably disturb the peace and quiet of persons in the vicinity thereof unless the making and continuing of the same cannot be prevented and is necessary for the protection or preservation of property or the health, safety, life or limb of some person.

8.23 GOLF COURSE.

1. Definition. "Golf Course whenever used in this section, shall mean the Brown County Golf Course .
2. Fiscal Management and Fees.
 - a. It is hereby declared to be the policy of Brown County that any golf course owned and/or operated by the County shall be fiscally managed such that it does not require a property tax subsidy, and thus is not a burden to the property taxpayers of Brown County. To effectuate this policy, fees charged for use of any County course shall be established in an amount which provides sufficient revenues to adequately pay for the following expenditures related to the Golf Course:
 1. Operating Expenses
 2. Indirect costs.
 3. Payment in lieu of taxes.
 4. Return on Investment.
 5. Capital improvements.
 - b. Fee amounts shall be established through the budgetary process and shall be substantially based on an analysis of the five criteria listed above. Additionally, the Golf Course Superintendent shall be delegated the authority with concurrence of the Chair or Vice Chair of the Education and Recreation Committee to temporarily lower County Golf Course Fees.
 - c. Golf Course revenues shall be placed in an enterprise fund, which fund shall continue from year to year. It is anticipated that actual revenues in a given year may be less than those projected and in that event revenues remaining in the enterprise fund from previous years can and should be used to cover the Golf Course expenses in the priority in which they are listed above, from 1 to 5, with the highest priority being number 1 -- Operating expenses, and the lowest priority being 5 -- Capital improvements.
3. Rules and Regulations.
 - a. No person may play on the Golf Course without first registering and purchasing a greens fee permit at the Pro Shop. Rain checks will be issued at the Pro Shop on the same day ticket is purchased. No cash refunds will be made at any time. Extra holes will not be played without purchase of an additional ticket. There shall be no complimentary golf allowed at the golf course.
 - b. No person may practice or play on the Golf Course when the Golf Course is officially closed
 - c. All persons using the Golf Course must abide by the rules posted on the Golf Course and on the score card, and must conduct themselves properly at all times.
 - d. No person may sell golf balls, equipment for golfing, food, candy or any type of drink on the Golf Course without consent of the Golf Course Superintendent, subject to the rules and regulations of the Education and Recreation Committee.
 - e. No person shall be permitted to loiter or retrieve golf balls on the Golf Course property unless approved by the golf pro or Course Superintendent to do so.
 - f. No golf professional, or any person who would be considered as a professional under the rules of the U.S.G.A. may instruct at

the Golf Course without the consent of the Golf Course Superintendent.

- g. No owner of any vehicle and no person shall park any vehicle at the Golf Course except in authorized areas as designated by the posted signs.
4. Interference with Permittees.
 - a. No person shall, in any manner, disturb, harass or interfere with any person or party holding a written permit, as indicated above, nor with any of their equipment or property.
5. Use of Liquor.
 - a. No person shall bring into or drink any alcoholic beverages, malt or mixed liquors, on the Golf Course, except in such areas as designated by official action of the Education and Recreation Committee and properly posted by the Golf Course Superintendent and except at such places as beverages are sold by licensees of the County.
6. Disorderly Conduct.
 - a. No person violating any of the prohibitions enumerated in this section or engaging in disorderly conduct shall be allowed to remain on the Golf Course.
7. Enforcement.
 - a. The Clubhouse Manager, Superintendent, or his designee shall be charged with the enforcement of this section.

8.24 PENALTIES.

1. Any person violating this chapter shall be subject to the penalty provided for violation of this code.