

Chapter 50 PARKS

***Cross references:** County forest lands, ch. 16; environment, ch. 30.

Sec. 50-1.	Definitions.
Sec. 50-2.	Legal action.
Sec. 50-3.	Applicability.
Sec. 50-4.	Responsibilities and duties of the committee.
Sec. 50-5.	Closing hours.
Sec. 50-6.	Park use season.
Sec. 50-7.	Fees, charges and deposits.
Sec. 50-8.	Rules and regulations: compliance required.
Sec. 50-9.	Public utilities; location.
Sec. 50-10.	Public meetings.
Sec. 50-11.	Peddling and soliciting.
Sec. 50-12.	Personal conduct and nuisances.
Sec. 50-13.	Destruction, defacement or removal of property.
Sec. 50-14.	Entry and manipulation.
Sec. 50-15.	Cleaning and refuse.
Sec. 50-16.	Vehicular traffic in parks.
Sec. 50-17.	Fires, fireworks and firearms.
Sec. 50-18.	Animals restricted.
Sec. 50-19.	Athletics.
Sec. 50-20.	Beaches.
Sec. 50-21.	Camping in designated county parks.
Sec. 50-22.	Boating and water traffic.
Sec. 50-23.	Outdoor recreation plan.

On March 13, 2012, the County Board adopted ordinance revisions to codify Resolution No. 39-11, which restructured the County Board committees, boards, and commissions in anticipation of the downsizing of the County Board from 29 to 15 supervisors. Not all ordinance subsections were revised, but those subsections that had material changes will be specifically designated at the end of those subsections.

Sec. 50-1. Definitions.

The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

- (1) *Committee shall* mean the County Facilities and Parks Committee.
- (2) *Department shall* mean the County Facilities and Parks Division of the Department of Administration.
- (3) *No anchor* means that no person may anchor or permit a boat to be anchored at the location of a designated zone.
- (4) *Park, county park and Chippewa County Park* mean all lands and water heretofore and hereafter acquired by the county for park or recreational purposes or placed under the jurisdiction of the Facilities and Parks Committee and includes without limitation, parks whether on county forest crop land or not, and privately owned lands the use of which has been granted to the county for park, recreational or like purposes. The following areas are designated as Chippewa County Parks:

- a. Morris-Erickson Park.
 - b. Pine Point Park.
 - c. Otter Lake Park.
 - d. Round Lake Park.
- (5) *Slow no wake* means that speed at which a boat moves as slowly as possible while still maintaining steerage control.
- (6) *Special recreation area, special use area, wayside, public access and boat landing* mean all lands and water heretofore and hereafter acquired by the county for day use purposes or placed under the jurisdiction of the Facilities and Parks Committee, and include, without limitation, waysides, ski areas, boat landings, public access points and privately owned lands, the use of which has been granted to the county for recreational or like public purposes. The following areas are designated as county special recreation areas:
- a. Otter Lake public access.
 - b. Long Lake public access.
 - c. Lake Holcombe public access.
 - d. Round Lake public access.
 - e. Lake Wissota Lueck's Landing public access.
 - f. Lake Wissota Yellow River Moon Bay public access.
 - g. Lake Wissota Old Abe Trail public access.

(Code 1980, § 19.01(1)--(3)) (Ord. No. 14-12, 03-12-2012; Ord. No. 06-20, 03-10-2020)

Cross references: Definitions generally, § 1-3

Sec. 50-2. Legal action.

- (a) *Civil action.* Whenever an arrest shall have been made or any violation shall occur, the Corporation Counsel Office shall prosecute or proceed as provided by law.
- (b) *Penalties.* Any person who violates the regulations set forth in this chapter, or rules and regulations made by the committee, shall be subject to section 1-11 except as provided by section 50-16.
- (c) *Arrest powers.* Any peace officer of the county, or any of its municipal subdivisions, may without a warrant arrest any offender whom he may detect in violation of any of the provisions of this chapter, and take the person arrested forthwith before a magistrate having competent jurisdiction, and he shall have at all times the right to enter the premises of any county building, structure, or enclosure in any park or wayside, or special use area, including such grounds, buildings, structures or enclosures which may be leased or set aside for private or exclusive use of any individual or group of individuals for the purpose of determining that there is compliance

with this chapter and the rules and regulations made by the committee and may use all necessary means to attain that end.

- (d) *Authority.* County personnel authorized to do so by the County Board may issue civil summonses for violations committed in their presence of this chapter, or rules or regulations made by the committee and shall have at all times the right to enter the premises of any county building, structure or enclosure in any park or wayside or special use area, including such grounds, buildings, structures or enclosures which may be leased or set aside for private or exclusive use of any individual or group of individuals for the purpose of determining that there is compliance with this chapter and the rules and regulations made by the committee and may use all necessary means to attain that end.

(Code 1980, § 19.30) (Ord. No. 14-12, 03-12-2012)

Sec. 50-3. Applicability.

Except when the context provides otherwise, the provisions of this chapter shall apply to all park lands, structures and property owned, leased or administered by the county.

(Code 1980, § 19.02) (Ord. No. 14-12, 03-12-2012)

Sec. 50-4. Responsibilities and duties of the committee.

- (a) *Long range plan.* The committee shall provide input to the County Board in the development of a long-range plan for each park enumerated above.
- (b) *Protection of park lands.* The committee shall ensure that all necessary actions are taken for the protection of county parks, waysides and special use areas, whether from fire, insects, disease, trespass or from damage by animals or from other causes in cooperation with the department of natural resources in all such related matters.
- (c) *Development.* Subject to budget limitations and in accordance with the park plan approved by the Board, the committee shall ensure wherever desirable within the county, waysides, camps and campsites, public access roads and public access to waters, scenic areas, nature trails are established, constructed and maintained and shall ensure that places of natural or historic interest and significance are designated, marked and preserved.

(Code 1980, § 19.03) (Ord. No. 14-12, 03-12-2012)

Sec. 50-5. Closing hours.

- (a) *Generally.* No person, except registered campers in or enroute to designated campgrounds, shall enter or be in any county park between 11:00 p.m. and 6:00 a.m. Any automobiles, motorcycles or other like vehicles found on county park property, county wayside property or any county-maintained property after 11:00 p.m. will be towed away at the owner's expense.
- (b) *Exception.* Persons transporting watercraft to and from designated boat landings are permitted at any hour if they have entered the park prior to 11:00 p.m.

(Code 1980, § 19.04)

Sec. 50-6. Park use season.

- (a) Pine Point Park, Morris-Erickson Park and Otter Lake Park are generally open from the first week in May to the last week in September each year. Picnicking areas and other park facilities are not plowed for vehicle traffic during the winter months but may be utilized by non-wheeled vehicles.
- (b) Designated boat landings may be used at any time for access to the lakes.

(Code 1980, § 19.05)

Sec. 50-7. Fees, charges and deposits.

No person shall use any facility, shelter, land or area for which a fee or charge has been established by the committee without payment of such fee or charge.

(1) *Camping fees.*

- a. Camping fees for tent or trailer or other campers shall be charged only at parks where facilities are provided. The parks are Morris-Erickson Park, Pine Point Park and Otter Lake Park.
- b. Fees for camping shall be in accord with fees charged by similar private facilities, so as to not provide undue competition, and are subject to change periodically at the discretion of the committee. Regarding camping, a fee shall also be charged for electrical service and wood supply.
- c. Fees for use of the dumping stations at the county parks may be set by the committee at their discretion.
- d. Camping within the county forest, outside of designated county parks, is regulated under section 16-9.

(2) *Special fees.* Any park structure, facility or area other than those named in this section, may be reserved or rented for special purposes subject to the approval of the committee. The committee, or its duly appointed agent, at his discretion, may set the charge for this facility.

(Code 1980, § 19.06) (Ord. No. 14-12, 03-12-2012)

Sec. 50-8. Rules and regulations: compliance required.

- (a) *Authority of committee.* Rules and regulations may be made from time to time by the committee establishing policies for further use and enjoyment of parks, waysides, special use areas, playgrounds, beaches, boat landings, campgrounds, lakes, streams and the facilities thereof. Any person who shall violate such policies or regulations, or who refuses to subject himself thereto, may be excluded from the use of such facility and be subject to the penalties provided in section 1-11.
- (b) *Permittees to comply.* Any person to whom a permit has been issued by the Facilities and Parks Director, or other authorized park personnel, shall be bound by all provisions of this Code and amendments thereto as fully as though the amendments were inserted in each permit.
- (c) *Exceptions.* Nothing in this chapter shall prohibit or hinder the county Facilities and Parks Committee, Facilities and Parks Director or other duly authorized agents or any peace officers from performing their official duties.

(Code 1980, § 19.07) (Ord. No. 14-12, 03-12-2012)

Sec. 50-9. Public utilities; location.

The location of all sewers and receivers, gas pipes, water pipes, lampposts, conduit and pumps within any park or wayside or special use areas, are subject to the jurisdiction of the Facilities and Parks Director; and their construction, erection, repair or relocation shall be undertaken only after written permission is received from the Facilities and Parks Director.

(Code 1980, § 19.08) (Ord. No. 14-12, 03-12-2012)

Cross references: Waste treatment and disposal and sanitation, ch. 62.

Sec. 50-10. Public meetings.

- (a) No person shall hold a public meeting of any kind in any park without first obtaining a permit therefore from the committee or its authorized agent. The permit must be applied for not less than 48 hours prior to the scheduled event.
- (b) Permits will be granted for the purpose of holding any lawful public assembly in accordance with published regulations governing the reasonable use of parks.

(Code 1980, § 19.09)

Sec. 50-11. Peddling and soliciting.

No person shall peddle or solicit business of any nature or distribute handbills or other advertising matter, post unauthorized signs or decorative matter on any lands, structure or property in any county park to use such lands, structures or property as a base of commercial operations for soliciting or conducting business, peddling or providing services within or outside of such lands, structures or property unless first authorized by the county Facilities and Parks Committee or its authorized agent.

(Code 1980, § 19.10) (Ord. No. 14-12, 03-12-2012)

Sec. 50-12. Personal conduct and nuisances.

- (a) *Personal conduct.* No person shall indulge in parties, violent, abusive, indecent, profane, boisterous, unreasonably loud, or otherwise disorderly conduct under circumstances in which such conduct tends to cause or provoke a disturbance.
- (b) *Destruction of property.* No person shall destroy, disturb, molest or remove the property or personal effects of others.
- (c) *Unnecessary noises.* No person shall operate sound trucks, loudspeakers, generators, air conditioners, motors, motorboats, motor vehicles or any other mechanical devices that produce undue or unnecessary noises without first obtaining a written permit from the Facilities and Parks Committee or its authorized agent.

(Code 1980, § 19.11) (Ord. No. 14-12, 03-12-2012)

Sec. 50-13. Destruction, defacement or removal of property.

No person shall disturb, molest, deface, remove or destroy any trees, shrubs, plants or other natural growth; carve on any rocks, archaeological or geological features, signs, walls or structures; drive nails in

trees; or move, injure or deface in any manner any structures including buildings, signs, fences, tables or other county property. The picking of edible fruits or nuts is permitted.

(Code 1980, § 19.12)

Sec. 50-14. Entry and manipulation.

No person shall enter in any way any building, installation or area that may be under construction or locked or closed to public use; nor shall they molest or manipulate any water control structure, dam or culvert; nor shall any person enter or be upon any building, installation or area after the posted closing time or before the posted opening time, or contrary to posted notice, in any park.

(Code 1980, § 19.13)

Sec. 50-15. Cleaning and refuse

- (a) *Washing.* The washing of cars, persons, pets, cooking utensils or clothing is prohibited in any of the lakes or streams, or on any picnic grounds, playgrounds, recreation areas, boat landings, parking lots or roadways or within 50 feet of any pump, fountain or drinking water outlet in any county park.
- (b) *Refuse.*
 - (1) *Disposal.* No person shall dispose of any garbage, sewage, bottles, tin cans, paper or other waste material in any manner except by placing in receptacles provided for such purposes or dump any such refuse in any park. The throwing of bottles, tin cans, garbage, sewage or other refuse in or on the ice of any lake or stream or along roads in any county park is prohibited.
 - (2) *Charcoal ashes.* Charcoal residue must be left in a grate or fireplace until cool or placed in receptacles provided for such purposes.

(Code 1980, § 19.14)

Sec. 50-16. Vehicular traffic in parks.

- (a) *Speed regulated.* No person shall operate any vehicle at a speed in excess of 15 miles per hour or contrary to official traffic signs in any county park.
- (b) *Reckless driving prohibited.* No person shall operate any vehicle in any park in a reckless manner contrary to the provisions of Wis. Stats. § 346.62.
- (c) *Off-road operation prohibited.* No person shall operate or park any motor vehicle, except as provided in this subsection, upon any hiking trail, beach area, playground, picnic area or any area other than established roads, parking areas, boat ramps and service areas, or contrary to posted notice, or within any park seasonally closed to vehicular traffic.
- (d) *Snowmobiles restricted.*
 - (1) Snowmobiles and other snow vehicles are permitted to be used in parks, provided no problems or complaints arise from such action. Proper use of snow vehicles shall be in accord with Wis. Stats. ch. 350. Specific areas within the parks where snow vehicles are not to be used shall be clearly marked with signage by the Facilities and Parks Department or its assigns. (See also section 58-2.)

- (2) Pursuant to Chapter 16, designated snowmobile trails on the county forest shall be kept clear of any unauthorized signs. No such signs shall be erected without the express written permission of the Department of Land Conservation and Forest Management or its authorized agent.
- (e) *Unlicensed motor bikes.* No person shall operate a motorcycle, motor bicycle, motor driven cycle or power-driven cycle whether licensed or not within the confines of any county park.
- (f) *Parking, where prohibited.* No person shall park, stop or leave standing, whether attended or unattended, any vehicle, obstruction or watercraft in any manner:
 - (1) To block, obstruct or limit the use of any road, trail, parking lot, boat landing, waterway or winter sport facility;
 - (2) Outside of any area provided for such purposes when it is practical to use such areas;
 - (3) Contrary to posted notice; or
 - (4) In any county park area between 11:00 p.m. and 6:00 a.m., except that vehicles or watercraft owned by registered campers residing in adjacent campgrounds are permitted. Vehicles that are owned by persons who are not registered campers and that are used to transport watercraft are permitted at designated boat landings at any hour, for a period not to exceed twenty-four (24) hours, if they have entered a designated boat landing in a county park between 6:00 a.m. and 11:00 p.m.
- (g) *Summons.* Persons to whom a summons or citation has been issued for violating this section may enter into a stipulation of guilt with the county by posting the sum of \$50.00 with the sheriff's department within 48 hours after the issuance of a summons or citation. Violators of this section who do not timely post such sum as a forfeiture shall be punished as provided in section 50-2.

(Code 1980, § 19.15) (Ord. No. 14-12, 03-12-2012; Ord. No. 02-21, 05-11-2021)

Cross references: Traffic and vehicles, ch. 58.

Sec. 50-17. Fires, fireworks and firearms.

- (a) *Fires restricted.*
 - (1) No person shall start, tend or maintain any fire, or burn any refuse, except at designated fireplaces, fire rings or grills within any county park, except fires for cooking or heating may be designated in campgrounds and picnic areas.
 - (2) No person shall leave any fire unattended, or throw away any lighted matches, cigarettes, cigars or pipe ashes or any embers without first extinguishing them, or abandon any fire contrary to posted notice in any county park or county recreational facilities.

- (b) *Fireworks, rockets, explosive devices.* No person shall possess, fire, discharge, explode or set off any squib, cracker or other explosive or pyrotechnic device containing powder, or other combustible or explosive material, within the limits of any county park, except exhibitions of fireworks given under the direction or by the permission of the Facilities and Parks Committee or its duly authorized agent are permitted.
- (c) *Firearms.* No person shall have in his possession or under his control any firearm, airgun or gas operated gun as defined in Wis. Stats. § 939.22, unless the firearm, airgun or gas operated gun is unloaded and enclosed in a carrying case, or any bow, crossbow or slingshot, unless the bow, crossbow or slingshot is unstrung or enclosed in a carrying case in any county park or other recreational facility. This subsection shall not apply to persons with a valid carry and conceal weapon permit issued pursuant to Wis. Stats., § 175.60.

(Code 1980, § 19.16) (Ord. No. 14-12, 03-12-2012)

Sec. 50-18. Animals restricted.

- (a) *Pets.* No person shall allow pets to enter any public building and bathing beach within any county park or to run at large at any time on county park grounds. In those county park areas where pets are permitted, and in campgrounds, picnic areas or other properties under the management, supervision and control of the Facilities and Parks Committee, dogs shall at all times be kept on a leash not more than eight feet long. All other pets shall be effectively restrained or under the owner's direct control at all times. No person shall allow his pet to deprive or disrupt the enjoyment or use of any area by others.
- (b) *Horses.* No person shall ride a horse or have a horse in any county park without the authorization of the park attendant.
- (c) *Hunting and trapping.* No person shall take, catch, kill, hunt, trap, pursue or otherwise disturb any wild animals or birds in any county park.

(Code 1980, § 19.17) (Ord. No. 14-12, 03-12-2012)

Sec. 50-19. Athletics.

No person shall play or practice ball, golf, tennis, archery, other games or sports, upon or within any county park or wayside except upon ballfields, tennis courts, archery ranges or appropriate athletic grounds or driving ranges established by the Facilities and Parks Committee, unless such activity in the opinion of the park supervisor does not create any problem of use for other purposes for which the area is provided.

(Code 1980, § 19.18) (Ord. No. 14-12, 03-12-2012)

Sec. 50-20. Beaches.

- (a) *Boundary buoys; molestation.* No person shall swim beyond, disturb or molest a bathing beach buoy or marker in any swimming beach in any county park or wayside, where provided.
- (b) *Swimming area limits.* No person shall swim, wade or bathe within 50 feet of any boat landing.
- (c) *Beach athletics.* Except in locations designated for such purposes, no person shall engage in any athletic game or sport, or in any activity upon a bathing beach or in the water, when injury or inconvenience to others might result therefrom.

- (d) *Bathing dress.* No swimmer or bather shall enter the water or onto any bathing beach, unless clothed in a suitable bathing dress or suit. The object of this subsection is to prevent nudity.
- (e) *Changing clothing.* No person shall change clothes except in beach houses or other enclosed places.
- (f) *Boating restrictions.* All boats are restricted from swimming areas designated by swimming area regulatory marker buoys.

(Code 1980, § 19.19)

Sec. 50-21. Camping in Designated County Parks.

- (a) *Definitions.* For the purpose of this section, the following definitions shall apply:
 - (1) *Camping and camp* mean the use of a shelter such as a tent, trailer, motor vehicle, tarpaulin, bed roll or sleeping bag for temporary residence or sleeping purposes.
 - (2) *Camping party* means any individual, family, individual group or juvenile group occupying a campsite.
 - (3) *Campsites* means a segment of a campground which is designated for camping use by a camping unit or camping party.
 - (4) *Camping unit* means a single shelter, except sleeping bags and hammocks, used for a camp by a camping party except those used exclusively for dining purposes.
 - (5) *Designated campground* means any tract of land designated exclusively for camping.
 - (6) *Family* means a parent or parents with their unmarried children and not more than two lineal relatives or not more than two minor guests.
 - (7) *Group campground* means a campground designated for use by organizational or juvenile groups.
 - (8) *Individual group* means a camping party of not more than six persons occupying one camping unit (does not pertain to a family).
 - (9) *Juvenile group* means a group made up of juvenile members of an established organization and under the leadership of at least one competent adult for each ten juveniles in the group and using any number of camping units or occupying a group campground.
- (b) *Camping regulations.*
 - (1) *Camping permitted.*
 - a. Camping is permitted on the county forest except in close proximity to the following county parks: Otter Lake, Pine Point, Round Lake and Morris-Erickson.
 - b. In the county parks named in subsection (b)(1)a. of this section camping is allowed only at designated campsites.

- (2) *Camping limited to designated campgrounds.* No person shall camp and no camping unit shall remain in a designated campground for a period greater than fourteen (14) days from the first week in May to the last week in September. Thereafter, the camping unit must be removed from the property for at least two days before being eligible to return. If the campground is not full, the park supervisor may extend the camping period of the camping unit.
- (3) *Campsite occupancy.* No person shall:
 - a. Have a campsite occupied by more than one wheeled vehicular sleeping shelter or vehicle.
 - b. Have a campsite occupied by more than one family or one individual group.
- (4) *Campsite changes.* No registered camping party shall move from its assigned campsite to another campsite in a designated campground without prior approval.
- (5) *Campsite registration.* Advanced reservations for campsites in any county park campground or recreation area may only be made through the Department's online reservation system or the Department office. Campers who do not have advance reservations must register with the park attendant before setting up camp unless otherwise posted.
- (6) *Camping permit expiration.* All camping permits expire at 1:00 p.m. on the last day of the permit.
- (7) *Camping permit extensions.* Extensions within the 14-day limit may be granted on camping permits. No assurance of the same unit can be given on extensions. Extensions may be obtained prior to 1:00 p.m. on the expiration date of the permit.
- (8) *Campsite entry hours.* No camping party shall start setting up or taking down its camping unit between 11:00 p.m. and 6:00 a.m. without authorization of the park supervisor, except in case of emergency.
- (9) *Campsite parking.* No person shall park any motor vehicle outside the parking area designated at each campsite and not more than one motor vehicle is permitted at any campsite. Extra vehicles must be parked in designated parking lots or in other authorized areas.
- (10) *Camping prohibitions; posted notice.* No person shall camp on any lands under the management, supervision or control of the Facilities and Parks Committee contrary to posted notice.
- (11) *Camping violations.* Violation of any law or any rules of the county Facilities and Parks Committee or this section by a member of a camping party is cause for revocation of the camping permit.

(Code 1980, § 19.20) (Ord. No. 14-12, 03-12-2012; Ord. No 02-21, 05-11-2021)

Sec. 50-22. Boating and water traffic.

- (a) *Purpose.* The purpose of this section is to provide safe and healthful conditions for the enjoyment of aquatic recreation consistent with public rights and interest and the capability of the water resource.

- (b) *Applicability and enforcement.* The provisions of this section shall apply to the waters of Lake Holcombe, Long Lake, Otter Lake, Round Lake and Moon Bay Boat Launch and Old Abe Trail Boat Launch on Lake Wissota all within the jurisdiction of the county, and shall be enforced by officers of the county sheriff's department.
- (c) *State boating and water safety laws adopted.* The statutory provisions describing and defining regulations with respect to water traffic, boats, boating and related water activities and safety in the following enumerated sections of Wisconsin Statutes, exclusive of any provisions therein relating to the penalties to be imposed or the punishment for violation of such statutes, are adopted and by reference made a part of this section as if fully set forth herein:

TABLE INSET

Wis. Stats. § 30.50	Definitions
Wis. Stats. § 30.51	Operation of unnumbered motorboats prohibited
Wis. Stats. § 30.52	Certificates of number
Wis. Stats. § 30.53	Identification number to be displayed on boat; certificate to be carried
Wis. Stats. § 30.54	Transfer of ownership or numbered boat
Wis. Stats. § 30.55	Notice of abandonment or destruction of boat or change of address
Wis. Stats. § 30.60	Classification of motorboats
Wis. Stats. § 30.61	Lighting equipment
Wis. Stats. § 30.62	Other equipment
Wis. Stats. § 30.635	Motorboat prohibition
Wis. Stats. § 30.64	Patrol boats exempt from certain traffic regulations
Wis. Stats. § 30.65	Traffic rules
Wis. Stats. § 30.66	Speed restrictions
Wis. Stats. § 30.67	Accidents and accident reports
Wis. Stats. § 30.675	Distress signal flag
Wis. Stats. § 30.68	Prohibited operation
Wis. Stats. § 30.681	Intoxicated boating
Wis. Stats. § 30.682	Preliminary breath screening test
Wis. Stats. § 30.683	Implied consent
Wis. Stats. § 30.684	Chemical tests
Wis. Stats. § 30.686	Report arrest to department
Wis. Stats. § 30.687	Officer's action after arrest for violating intoxicated boating law
Wis. Stats. § 30.69	Water skiing
Wis. Stats. § 30.70	Skin diving
Wis. Stats. § 30.71	Boats equipped with toilets

- (d) *Swimming zone.* Swimming zones will be established and an anchored system of regulatory buoys will be placed and maintained by the Department in the following described locations:
- (1) Pine Point Park on Lake Holcombe--Section 19, Township 32N, Range 6 West, Town of Birch Creek.
- | | | |
|----|------------|------------|
| #1 | N 45.24413 | W 91.15795 |
| #2 | N 45.24403 | W 91.15810 |
| #3 | N 45.24390 | W 91.15797 |
| #4 | N 45.24375 | W 91.15787 |
| #5 | N 45.24384 | W 91.15771 |

(2) Otter Lake Park--Section 14, Township 30 North, Range 5 West, Town of Colburn.

#1	N 45.08638	W 90.95536
#2	N 45.08626	W 90.95546
#3	N 45.08623	W 90.95516
#4	N 45.08625	W 90.45496
#5	N 45.08635	W 90.45495

(3) Morris-Erickson Park--Section 18, Township 32 North, Range 8 West, Town of Sampson.

#1	N 45.25355	W 91.41430
#2	N 45.25343	W 91.41430
#3	N 45.25341	W 91.41411
#4	N 45.25341	W 91.41395
#5	N 45.25356	W 91.41393

(4) Round Lake Park--Section 14, Township 32N, Range 9 West, Town of Sampson pursuant to Town of Sampson Ordinance #1-1995, as amended.

All located in Chippewa County, Wisconsin, in waters adjacent to county park property used and maintained as public swimming beaches.

- (e) *Slow No Wake zone.* No person shall operate a boat faster than slow no wake in those areas of the waters of Round Lake designated as slow-no-wake zones pursuant to Town of Sampson Ordinance #1-1995, as amended, and marked with regulatory buoys. An anchored system of regulatory buoys shall be placed and maintained by the Department pursuant to Town of Sampson Ordinance #1-1995 as amended.
- (f) *No Anchor zone.* No person may anchor or permit a boat to be anchored at the locations of the aerator systems on Otter Lake as identified and described in the Town of Colburn Ordinance to Regulate Anchoring and Ice Traffic at the Aerator Locations upon the Waters of Otter Lake in the Town of Colburn, Chippewa County Wisconsin, as amended.
- (g) *Interference prohibited.* No unauthorized person shall remove, damage, destroy, moor or attach any watercraft to any regulatory buoy or marker installed pursuant to this section identifying swimming-zones, slow-no-wake zones, and no anchor zones.

All located in Chippewa County, Wisconsin, in waters adjacent to county park property used and maintained as public swimming beaches.

- (h) *Controlled zone.* No person shall operate a boat faster than slow no wake in the waters of Round Lake beginning at the boat launch ramp and ending at the Round Lake swim area at any time.

(Code 1980, § 19.21) (Ord. No. 14-12, 03-12-2012; Ord. No. 06-20, 03-10-2020)

Sec. 50-23. Outdoor recreation plan.

The county outdoor recreation plan shall be the official policy statement for the development of outdoor recreation programs and facilities in the county, outlining foreseeable outdoor recreation facility needs that can be adequately maintained.

(Code 1980, § 19.22)