#### Park Ordinances:

**6-1-1 Short Title – Revised March 2010:** This ordinance shall be known and may be cited as the Conduct Code of the Fon du Lac Park District, Tazewell County, Illinois. As applicable, the related Illinois Compiled Statutes provided with the specific ordinance Violation may be used in lieu of the ordinance.

**6-1-2 Civil Remedies Preserved:** This Code does not bar, suspend or otherwise affect any right or liabilities to damages, penalty, forfeiture, or other remedy authorized by law to be recovered or enforced in a civil action for any conduct, which this chapter makes punishable; and the civil injury is not merged in the offense.

**Definitions:** For the purposes of this ordinance, the following terms shall have the meaning given herein:

- Act includes any action or failure or omission to take action.
- Board of Commissioners is the Board of Commissioners of the Fon du Lac Park District.
- Director of Parks and Recreation is that person designated by the Board of Commissioners as being responsible for the administration of the Park System and Recreation programs.
- Park System includes all parks, playgrounds, pools, golf courses, harbors, campgrounds, recreation centers, nature areas or facilities owned or used by the Fon du Lac Park District for recreational purposes of any kind.
- Person means any individual, public or Private Corporation, government, partnership or unincorporated association. The masculine gender shall include the feminine and the singular shall include the plural.
- Police Officer means any person who by virtue of his or her office or public employment is vested by law with a duty to maintain public order or to make arrests for offenses, whether that duty extends to all offenses or is limited to specific offenses.
- Vehicle means every device, in, upon or by which any person or property is or may be transported (including snowmobiles and mini-bikes) except devices moved by human power.

- **6-1-4 Savings Clause:** If any park, section or subdivision of this Code shall be held unconstitutional or invalid for any reason, such holding shall not be construed to invalidate or impair the remaining provisions of this Chapter, which shall continue in full force and effect notwithstanding such holding.
- **6-2-1 Advertisements –Revised May 2006:** No persons shall display any placard or advertisement of any kind including any political advertisement, in the park system, nor shall any person distribute, cast, throw or place any handbill, pamphlet, circular, advertisement or notice of any kind, nor post, stencil or otherwise affix any notice or bills, advertisement, including any political advertisement, or other papers, upon any structure or thing in or about the park premises.
- **6-2-2 Alcoholic Liquors; Intoxication Revised March 2010:** No intoxicated person shall enter, be or remain in the park system, nor shall any person bring within, sell, give away or consume any alcoholic liquor in the park system.
  - (a) 235 ILCS 5/6-16 (a) (iii) Unlawful Possession of an Alcoholic Beverage by a Minor.
  - (b) 235 ILCS 5/6-16(c) Unlawfully Permitting a Minor to become intoxicated.
  - (c) 235 ILCS 5/6-20 Unlawful Consumption of Alcoholic Liquor.
- **6-2-3 Animals (modified and adopted June 2007):** No person shall allow any animal to be loose on park property. Horses may be ridden, lead or driven on any portion of the park property designated and posted for such riding or hitching of horses.
- **6-2-4 Assault, Battery, and Affray: Revised March 2010:** No person shall knowingly start a fight or fight or commit any assault or assault and battery

in the Park System. A person commits an assault when, without lawful authority, he engages in conduct which places another in reasonable apprehension of receiving a battery. A person commits a battery if he intentionally or knowingly, without legal justification and by any means:

- (a) Causes bodily harm to an individual or
- (b) Makes physical contact of an insulting or provoking nature with an individual.
- (c) 720 ILCS 5/12-1 Assault
- (d) 720 ILCS 5/12-2 Aggravated Assault
- (e) 720 ILCS 5/12-3 Battery
- **6-2-5 Begging or Soliciting Contributions:** No persons shall beg or solicit alms, money or other things of value in the Park System.

**6-2-6 Bringing Plants, Shrubs or Trees Prohibited:** No person shall bring into or upon the Park System any tree, shrub, or plant, or any newly plucked branch or portion of a tree, shrub or plant, except by written authorization of the director.

**6-2-7 Cannabis, Controlled Substances, Synthetic Alternative Drugs, Look-alike Substances, and Drug Paraphernalia Revised January 2013:** No person shall bring within the park system cannabis, a controlled substance, a synthetic alternative drug, a look-alike substance, or drug paraphernalia and no person shall, while within the Park System, possess, sell, deliver to another person, or use cannabis, a controlled substance, a synthetic alternative drug, a look-alike substance, or drug paraphernalia.

#### Affective 2017

Notwithstanding the foregoing, it shall not be unlawful for any individual who is a registered qualifying patient or a registered designated caregiver, as those terms are defined in the Compassionate Use of Medical Cannabis Pilot Program Act ("Act") (410 ILCS 130/1 et seq.), to possess cannabis or drug paraphernalia for the purpose of engaging or assisting in the medical use of cannabis in accordance with the provisions of the Act. An individual is presumed to be acting lawfully and in compliance with this Section and the terms of the Act where such individual is in possession of 1) a valid registry identification card, and 2) no more than 2.5 ounces of cannabis (or such other amount as authorized by the Act).

Nothing in this paragraph shall be construed to permit possession or use of cannabis or paraphernalia in a manner prohibited or otherwise inconsistent with the provisions of the Act, including, but not limited to, possession of an amount of cannabis in excess of 2.5 ounces (or such other amount as authorized by the Act), or the non-medical use or unlawful sharing of cannabis. No medical cannabis cardholder may possess medical cannabis within the passenger area of any motor vehicle except in a sealed, tamper-evident medical cannabis container that is reasonably inaccessible while the vehicle is moving. Notwithstanding the Act, the use of cannabis, including medical cannabis, on Park District property is prohibited.

"Cannabis" means any substance so defined in the "Cannabis Control Act," (720 ILCS 550/1 et seq.) as heretofore or hereafter amended.

"Controlled Substance" means any substance which is enumerated in the schedules of Article II of the "Controlled Substances Act," (720 ILCS 570/100 et seq.), as heretofore or hereafter amended.

"Synthetic alternative drug" means a product or substance that contains a synthetic cannabinoid, anesthetic, stimulant, or hallucinogen as those terms are defined herein, including, but not limited to, products having the brand name or identifiers like or similar to those listed in Table 6-2-7-A below:

(1) Synthetic cannabinoid means any laboratory-created or otherwise man-made compound that functions similar to or mimics the effect of the active ingredient in marijuana, tetrahydrocannabinol (THC), including, but not limited to, any quantity of a natural or synthetic material, compound, mixture, preparation, substance and their analog (including

- isomers, esters, ethers, salts, and salts of isomers) containing a cannabinoid receptor agonist.
- (2) Synthetic stimulant means any laboratory-created or otherwise man-made substance that functions similar to or mimics the effects of any federally controlled Schedule I substance such as cathinone, methcathinone, MDMA and MDMA, including, but not limited to, any such quantity of a natural or synthetic material, compound, mixture, preparation, substance and their analog (including isomers, esters, ethers, salts, and salts of isomers) which have a stimulant effect on the central nervous and/or cardiovascular system.
- (3) Synthetic hallucinogen means any laboratory-created or otherwise man-made substance that functions similar to or mimics the effects of any federally controlled Schedule I substance that has a psychedelic/hallucinogenic effect on the central nervous system and/or brain, or any other substance having such an effect, including, but not limited to, any such quantity of a natural or synthetic material, compound, mixture, preparation, substance and their analog (including isomers, esters, ethers, salts, and salts of isomers).

"Look-alike substance" means a substance which

- 1) by overall dosage unit appearance, including shape, color, size, markings or lack thereof, taste, consistency or any other identifying physical characteristic of the substance would lead a reasonable person to believe that the substance is cannabis, a controlled substance, or a synthetic alternative drug; or
- 2) is expressly or impliedly represented to be cannabis, a controlled substance, or a synthetic alternative drug, or distributed under circumstances which would lead a reasonable person to believe that the substance is cannabis, a controlled substance, or a synthetic alternative drug. For the purpose of determining whether the representations made or the circumstances of the distribution would lead a reasonable person to believe the substance to be cannabis or a controlled substance under this clause 2, the court or other authority may consider the following factors in addition to any other factor that may be relevant:
  - a) statements made by the owner or person in control of the substance concerning its nature, use or effect;
  - b) statements made to the buyer or recipient that the substance may be resold for profit;
  - c) whether the substance is packaged in the manner normally used for the illegal distribution of controlled substances; d) whether the distribution or attempted distribution included an exchange of or demand for money or other property as consideration and whether the amount of the consideration was substantially greater than the reasonable retail market value of the substance.

"Drug paraphernalia" includes all equipment, products and materials of any kind, other than methamphetamine manufacturing materials as defined in Section 10 of the "Methamphetamine Control and Community Protection Act" (720 ILCS 646/10), which are

- (i) possessed or intended for use,
- (ii) being or have been used, or

(iii) peculiar to and marketed for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, containing, concealing, injecting, ingesting, inhaling or otherwise introducing into the human body look-alike substances, synthetic alternative drugs, cannabis or a controlled substance in violation of this ordinance, the "Cannabis Control Act" (720 ILCS 550/1 et seq.), the "Illinois Controlled Substances Act" (720 ILCS 570/100 et seq.), or the "Methamphetamine Control and Community Protection Act" (720 ILCS 646/1 et seq.). This includes, but is not limited to, the following:

#### Kits that are

- (i) possessed or intended for use,
- (ii) being used or have been used, or
- (iii) peculiar to and marketed for use, in manufacturing, compounding, converting, producing, processing or preparing cannabis, controlled substances, look-alike substances, or synthetic alternative drugs;

#### Isomerization devices that are

- (i) possessed or intended for use,
- (ii) being used or have been used, or
- (iii) peculiar to and marketed for use, to increase the potency of any species of plant which is cannabis or a controlled substances, look-alike substances, or synthetic alternative drugs;

# Testing equipment that is

- (i) possessed or intended for use,
- (ii) being or has been used, or
- (iii) peculiar to and marketed, for private home use in identifying or in analyzing the strength, effectiveness or purity of cannabis or controlled substances, look-alike substances, or synthetic alternative drugs;

#### Diluents and adulterants that are

- (i) possessed or intended for use,
- (ii) being used or have been used, or
- (iii) peculiar to and marketed, for cutting cannabis, controlled substance, look-alike substances, or synthetic alternative drugs by private persons;

## Objects that are

- (i) possessed or intended for use,
- (ii) being used or have been used, or
- (iii) peculiar to and marketed for use, in injecting, ingesting, inhaling, or otherwise introducing look-alike substances, cannabis, cocaine, hashish, hashish oil, or any controlled substance, look-alike substances, or synthetic alternative drugs into the human body including, where applicable, the following items:
  - a. water pipes;
  - b. carburetion tubes and devices;
  - c. smoking and carburetion masks;
  - d. miniature cocaine spoons and cocaine vials;
  - e. carburetor pipes;
  - f. electric pipes;
  - g. air-driven pipes;
  - h. chillums;
  - i. bongs;
  - j. ice pipes or chillers

Any item whose purpose, as announced or described by the seller, is for use in violation of this section or the "Drug Paraphernalia Control Act" (720 ILCS 600/1 et seq.).

It shall be an affirmative defense to a charge under this Section that the accused had authority to possess, keep for sale, offer for sale, sell, or deliver any item or substance prohibited in this Section pursuant to the Illinois Controlled Substances Act (720 ILCS 570/101, et seq.), or that the accused is legally authorized to possess hypodermic syringes or needles under the Hypodermic Syringes and Needles Act (720 ILCS 635/0.01, et seq.).

Table 6-2-7-A

2010	Forest Humus	K2 Pink Panties
<u>8-Bali</u>	<u>Freedom</u>	K2 Sex
Aztec Gold	Fully Loaded	K2 Silver
Aztec Midnight Wind  Tezcatlipoca	Funky Monkey	K2 Solid Sex on the Mountain
Back Draft	Funky Monkey XXXX	K2 Standard
Bad 2 the Bone	<u>G Four</u>	K2 Strawberry
Banana Cream Nuke	G Greenies Caramel Crunch	K2 Summit
Bayou Blaster	<u>Genie</u>	K2 Summit Coffee Wonk
Black Diamond	Gold Spirit Spice	K2 Thai Dream
Black Magic Salvia	Green Monkey Chronic Salvia	K2 Ultra
Black Mamba	Greenies Strawberry	K2 Watermelon
Blueberry Hayze	Heaven Improved	<u>K3</u>
Bombay Blue	<u>Heavenscent Suave</u>	K3 Blueberry
Buzz	Humboldt Gold	K3 Cosmic Blend
<u>C3</u>	Jamaican Gold	K3 Dusk
C4 Herbal Incense	Jamaican Gold K Royal	K3 Grape
Caneff	K1 Gravity	K3 Heaven Improved
<u>Cherry Bomb</u>	<u>K1 Orbit</u>	K3 Heaven Legal
Chill Out	<u>K2</u>	K3 Kryptonite
Chill X	K2 (unknown variety)	K3 Legal
Chronic Spice	K2 Amazonian Shelter	K3 Legal-Earth (silver)
<u>Citrus</u>	K2 Blonde	K3 Legal-Original (Black)

Colorado Chronic	K2 Blue	K3 Legal-Sea (silver)
<u>DaBlock</u>	K2 Blueberry	K3 Legal-Sun (Black)
Dark Night II	K2 Citron	K3 Mango
<u>Demon</u>	K2 Cloud 9	K3 Original
Diamond Spirit	K2 Kryptonite	K3 Original Improved
<u>Dragon Spice</u>	K2 Latte	K3 Strawberry
<u>D-Rail</u>	K2 Mellon	K3 Sun
<u>Dream</u>	K2 Mint	K3 Sun Improved
<u>Earthquake</u>	K2 Orisha Black Magic Max	K3 Sun Legal
Eruption Spice	K2 Orisha Max	K3 XXX
Euphoria	K2 Orisha Regular	K4 Bubble Bubble
EX-SES	K2 Orisha Super	K4 Gold
EX-SES Platinum	K2 Orisha White Magic	K4Purple Haze
	<u>Super</u>	
EX-SES Platinum Blueberry	K2 Peach	<u>K4 Silver</u>
EX-SES Platinum Cherry	K2 Pina Colada	K4 Summit
EX-SES Platinum Strawberry	K2 Pineapple	K4 Summit Remix
EX-SES Platinum Vanilla	K2 Pineapple Express	Kind Spice
Fire Bird Ultimate Strength	K2 Pink	
<u>Cinnamon</u>		
Legal Eagle	Potpourri Gold	Stinger
Legal Eagle Apple Pie	<u>Pulse</u>	Summer Sky
Love Potion 69	Rasta Citrus Spice	Super Kush
Love Strawberry	Rebel Spice	<u>Super Summit</u>
Magic Dragon Platinum	Red Bird	Swagger Grape

Magic Gold	Sl. S Werve	SYN Chill
Magic Silver	Samurai Spirit	SYN Incense LemonLime
Magic Spice	Sativah	SYN Incense Smooth
Mega Bomb	Scope Vanilla	SYN Incense Spearmint
Mid-Atlantic Exemplar	Scope Wildbeny	SYN Lemon Lime
Mid-Atlantic Exemplar (K2 Summit)	<u>Sence</u>	SYN Lemon Lime #2
Midnight Chill	Shanti Spice	SYN Smooth
MNGB Almond/Vanilla	Shanti Spice Blueberry	SYN Spearmint
MNGB Peppermint	Silent Black	SYN Spearmint #2
MNGB Pinata Colada	<u>Skunk</u>	SYN Suave
MNGB Spearmint	<u>Smoke</u>	SYN Swagg
MNGB Tropical Thunder	Smoke Plus	SYN Vanilla
Moe Joe Fire	<u>Space</u>	SYN Vanilla #2
Mojo	Spice Artic Synergy	<u>Texas Gold</u>
Mr. Smiley's	Spice Diamond	Time Warp
MTh-787	Spice Gold	<u>Tribal Warrior</u>
Mystery	Spice Silver	<u>Ultra Cloud 10</u>
Naughty Nights	Spice Tropical Synergy	<u>Unknown cigarette</u>
New Improved K3	Spicey Regular XXX Blueberry	<u>Utopia</u>
New Improved K3 Cosmic Blend	Spicey Regular XXX Strawberry	Utopia-Blue Berry
New Improved K3 Dynamite	Spicey Ultra Strong XXX Strawberry	Voo Doo Remix (black package)

New Improved K3 Kryptonite	Spicey Ultra Strong XXX	Voo Doo Remix ( orange
	Vanilla	package)
New K3 Earth	Spicey XXX	Voodoo Child
New K3 Heaven	Spicy Ultra Strong XXX Vanilla	<u>Voodoo Magic</u>
New K3 Improved	Spicylicious	<u>Voodoo Remix</u>
New K3 Sea Improved	Spike 99	Who Dat
New - on Bomb Nitro	Spike 99 Ultra	Who Dat Herbal Incense
Ocean Blue	Spike 99 Ultra Blueberry	Wicked X
POW	Spike 99 Ultra Cherry	Winter Boost Wood Stock
p.e.p. pourri Love Strawberry	Spike 99 Ultra Strawberry	XTREME Spice
p.e.p. pourri Original Spearmint	Spike Diamond	Yucatan Fire
p.e.p. pourri Twisted Vanilla	Spike Gold	Yucatan Fire
p.e.p. pourri X Blueberry	Spike M x	Zombie World
<u>Paradise</u>	Spike Silver	Stinger
Pink Tiger	Spike99	Summer Sky
<u>Potpourri</u>		Super Kush

## 6-2-9 Unlawful Possession of Drug Paraphernalia—Adopted March 2010:

No person shall bring within the park system any item of drug paraphernalia used for ingesting or otherwise introducing a controlled substance into his/her body. 720 ILCS 600/3.5(a) Unlawful Possession of Drug Paraphernalia

**6-2-10 Disorderly Conduct** — **Revised March 2010:** No person shall engage in any violent, tumultuous, offensive or disorderly conduct; by threatening, traducing, quarrelling, challenging to fight or fighting; or by using obscene, offensive, profane or unseemly language to the annoyance, disturbance or vexation of another; or by making any improper noise, riot, disturbance, breach of the peace in the Park

System; or to be guilty of any conduct calculated to breach the peace. 720 ILCS 5/26-1(a) (1) Disorderly Conduct.

**6-2-11 Damage to Park Property – Revised March 2010:** No person shall cut, break, climb, chop, tear, carve on or in any way deface or mar or damage any trees, shrub, plant, turf, sign, poster, notice, wall, or any building, fences, bridges, lamp or

lamp post, planter, garden or other property or structures in the Park System.

- (a) 720 ILCS 5/21-1(1) (a) Criminal Damage to Property
- (b) 720 ILCS 5/21-1.3 (a) Criminal Defacement of Property
- (c) 720 ILCS 5/21-4 (a) Criminal Damage to Government Supported Property
- **6-2-11 Dumping, Polluting and Littering:** No person shall deposit, dump, throw or place any coal, ashes, dust, manure or rubbish in or upon any part of the Park System. Paper, garbage or refuse matter shall not be so deposited except in receptacles for that purpose.
- **6-2-12 Fires Revised March 2010:** No person shall light or make use of any fire in the park system, except such portions thereof as may be designated by the director, and then only under such regulations as are prescribed by him/her.

720 ILCS5/21-1(1) (c) Criminal Damage to Property

**6-2-13 Firearms and Explosives Prohibited:** No person shall carry, possess, transport or discharge on Park District Property any firearm, B.B. or pellet gun, sling shot, stun gun, any object of explosive nature, including but not limited to fireworks or other objects or devices designed to discharge or propel an object.

No person shall possess, have or carry any bow and arrow, switchblade, hunting knife, dagger, metal knuckles, bludgeon, karate sticks, slingshot or other dangerous weapon while on Park District property.

#### Firearms and Fireworks-Revised March 2012

No person shall carry or discharge firearms, or discharge or set off any fireworks to include the releasing of Chinese Lanterns or Sky Lanterns within the park system, except when authorized to do so by permit from the Park Board of Commissioners. A firework is defined as any device consisting of a combination of explosives and combustibles, set off to generate colored lights, smoke, and noise for amusement. A Chinese Lantern or Sky Lantern is defined as any device constructed in part from paper or cloth and containing a candle or other fuel cell, such that when lit the flame heats the air inside the lantern, thus lowering its density and causing the lantern to rise into the air

- (a) 720 ILCS 5/24-1(a)(4) Unlawful Use of Weapons (Handgun, pistol, rifle, shotgun)
- (b) 720 ILCS 5/24-1.2(a)(1) Aggravated Discharge of a Firearm

- **6-2-14 Gambling Revised March 2010:** No person shall gamble, make any bet, lottery, wager or gambling hazard, or buy or sell any chance or ticket in any gambling game, arrangement, lottery, chance or device. 720 ILCS 5/28-1(a) (1) Gambling
- **6-2-15 Games and Sports:** No person shall engage in any sport, game or amusement in the Park System except such portions thereof as may be designated by the Director, and then only under such rules and regulations as may be prescribed by him/her.
- **6-2-16 Hindering Employees:** No person shall interfere with, or in any manner hinder any employee of the Park District while engaged in constructing, repairing or caring for any park property.
- **6-2-17 Indecent Conduct: Revised March 2010:** No person shall commit any indecent, lewd or lascivious act in the Park System, or utter any lewd or offensive words within the hearing or another person. 720 ILCS 5/11-9(a)(2) and 720 ILCS 5/11-9(b) Public Indecency No person shall appear in any public place within the Park System in a state of nudity or make any indecent exposure of his person or be guilty of any other lewd or indecent act or behavior.
- **6-2-18 Impersonating an Officer or Official Revised March 2010:** It shall be unlawful for any person to unlawfully represent or impersonate any police officer or official of the Park System or pretend to be such officer or official.
  - (a) 720 ILCS 5/32-5(c) False Personating of a Public Officer
  - (b) 720 ILCS 5/32-5.1 False Personating of a Peace Officer
- **6-2-19 Obstructing Travel:** No person shall set or cause to be set or placed, any goods, wares or merchandise or property of any kind so as to obstruct travel in the Park System.
- **6-2-20 Protection of Birds and Animals Revised March 2010:** No person shall trap, catch, wound, kill or mistreat or be cruel to any bird or animal, or molest, chase, rob any nest of a bird or animal, or otherwise disturb such wildlife in the Park System. 510 ILCS 70/3.03(a) Animal Torture
- **6-2-21 Public Assemblies:** No person shall call or hold any public meeting, or give any concert or public entertainment of any kind in the Park System without first obtaining a written permit from the Board of commissioners. No person shall participate in any group picnic, or other recreational activity of any kind within the park system involving one hundred (100) or more persons without first obtaining a written permit from the Board of Commissioners.
- **6-2-22 Resisting, Obstructing or Interfering with Officer Revised March 2010:** No person shall resist the Director, any commissioner or police officer of the District in the discharge of his/her duty, or fail or refuse to obey any lawful command or any way interfere with or hinder or prevent any such Director, commissioner or police officer from discharging his duty, or in any manner assist or give aid to any person in custody to escape or to attempt to escape from custody, or rescue or

attempt to rescue any person when in such custody. 720 ILCS 5/31-1 Resisting and/or Obstructing a Peace Officer

- **6-2-23 Restricted Areas of Park Revised March 2010:** No person shall enter upon any portion of the Park System where persons are prohibited as indicated by sign or notice. This includes temporary signs placed for the purpose of restricting access to hills or other portions of park property which could present a danger to the public, i.e. sledding, tubing or other related activities. 720 ILCS5/21-5(a) Criminal Trespass to State Supported Land
- **6-2-24 The Selling of Articles and Services:** No person shall offer for exchange or sale any article or thing, or due any hawking, peddling or soliciting, or buy or offer to buy any article or thing, or take up any collection or solicit or receive contributions of money or anything of value in the Park System, except when

authorized to do so by permit from a contract with the Board of Commissioners.

- **6-2-25 Skateboarding:** No person may use or operate a motorized or non-motorized skateboard or scooter within the Park System except in such areas as are specifically designated by the Director of Parks and Recreation.
- **6-2-26 Sleeping in Parks:** No person shall sleep in the Park System between 10:00 p.m., and 6:00 a.m., or place or use any hammock or tent thereon, except within the confines of Spindler Campground, or when authorized to do so by a permit from the Board of Commissioners.
- **6-2-27 Throwing Missiles:** No person shall throw or cast any stones or other missiles within the Park System, except where such throwing or casting is involved in a recognized game or recreational activity, and then only upon such portions of the Park System as may be designated.
- **6-2-28 Unlawful Assemblies:** It shall be unlawful to collect, gather or be a member of any disorderly crowd, or any crowd gathered together for any unlawful purpose, or for any person to join in or stay with or near any such gathering.
- **6-2-29 Playground Equipment Restrictions:** It shall be unlawful for any persons over the age of 16 years to use, occupy or play on any apparatus or device meant or designed for use by small children.
- **6-2-30** Operation of ATVS, snowmobiles, motorized scooters, and Off-highway motorcycles. **Revised March 2010:** No person shall drive or operate any all-terrain vehicle (ATV), snowmobiles, motorized scooters, or off-highway motorcycle within the Park System, except under the following circumstances:
  - In such areas and at such times as are specifically designated by the Director of Parks and Recreation;
  - When such vehicles are used by law enforcement officers or Park District personnel for law enforcement or Park District purposes; or

In the case of an emergency.

For purposes of this section, the terms "all-terrain vehicle" and "off-highway motorcycle" shall have the meaning ascribed to those terms by the Illinois Vehicle Code.

**6-3-1 Hours of Park System:** Except as set forth herein, no person shall be or remain in any parks between the hours of Dusk and 6:00 a.m. Non-Lighted Park - No person shall be or remain in any part of a non-lighted park between one hour after sunset and sunrise on the following day. Lighted Park - No person shall be or remain in any part of an artificially lighted park between the hours of 11:00 p.m. and sunrise.

The Director shall determine the days and hours of operation of the golf courses, aquatic center, Administration Building, Farm Park and Spindler Campground and Marina. Fon du Lac Park West - No person shall be or remain in any part of park between the hours of 10 p.m. to Sunrise.

**6-3-2 Entry Prohibited When Closed:** No person shall enter any pool area, building, bathhouse, maintenance area or other building after hours or when conditions indicate that such is not open to the public.

**6-4-1 Driving Areas:** No person shall use or operate any vehicle (except any bicycle) upon any portion of the Park System other than designated roadways and parking areas, except when authorized to do so by permit from or contract with the Board of Commissioners. All vehicles shall drive on the right-hand half of the road or to the right of the centerline, when such is marked excepting:

- When overtaking or passing another vehicle when traveling in the same direction;
- When the roadway is closed to traffic in such lane;
- When the road or drive is designated and marked for one-way traffic;
- When directed by a duly authorized officer or personnel of the Park District.

It shall be unlawful for any person to drive upon any freshly oiled road surface or over or across any freshly painted traffic lines.

**6-4-2 Speeding:** No person shall drive any motor vehicle within the Park System at a speed, which is greater than the applicable maximum speed limit. Unless some other speed restriction is established by the Board of Commissioners or other governmental entity, and duly posted, the maximum speed limit in the Park System for all vehicles is 15 miles per hour. 625 ILCS 5/11-605.3 Park Zone Restrictions

## Incorporation of the Vehicle Code

**6-4-3** No person shall, within the Park System, fail to comply with all applicable provisions of the (625 ILCS 5/) Illinois Vehicle Code amended from time to time in regard to equipment and operation of vehicles.

## **Restrictions to Vehicle Parking:**

- a. Any vehicle parked or standing on Park District property in violation of any law, ordinance or rule is hereby declared to be a public nuisance. Such vehicle may be removed and the owner or person entitled to possession of the vehicle shall be liable for all towing, storage and other charges arising out of any action taken.
- b. No person shall park or drive any vehicle on Park District property on any area covered by sod, dirt or other areas not designed for such traffic or usage unless instructed to do so by a park official.
- c. No person shall drive or park any vehicle in any area which is posted to prohibit or restrict such.
- d. No vehicle may be left unattended on any roadway on Park District property or obstruct a boat landing or traffic.
- e. No person shall park a vehicle on Park District property in a handicapped reserved space unless such vehicle is clearly marked by a handicap sign or license plate duly issued by the State of Illinois or local government body.
- f. No person shall park any vehicle adjacent to a curb painted yellow which shall constitute a prohibited parking area.
- g. No person shall drive a vehicle or, ride a bicycle on any sidewalk on Park District property.
- h. No person shall allow a vehicle to be parked on Park District property while the operator or occupants are not currently using the facilities of the Park District or participating in its programs or during the hours the facility is closed to the public.
- i. Parking violations shall be paid within 7 days of issuance, at a fine set by the District. All fines unpaid after 10 days shall be subject to a penalty and/or processed within the court system or other measures of collection as approved by the District.
- j. It shall be the responsibility of the registered owner of any vehicle parked in violation of this section to comply with the payment of the prescribed fines, and it shall not be an affirmative defense that the vehicle was not under his/her control at the time of violation.

Vehicle parking is allowed in designated spaces.

The following violations pertaining to stopping, standing, and parking shall be punishable by a fine in the following amounts if said fine is paid within seven (7) days of a receipt of the parking ticket:

- (1) \$350.00 parked in area designated for handicapped persons only;
- (2) \$25.00 all other parking violations within the park system.

If the above stated fines are not paid within seven (7) days of the receipt of the parking ticket, an additional \$30.00 penalty will be assessed for violations listed above.

Any fine mentioned in this section may be paid in person at the Fon du Lac Park District Police Department 305 Springfield Rd, East Peoria, Illinois 61611, or by mailing a check or money order to the Fon du Lac Park District Administration Center at the 201 Veterans Drive, East Peoria, Illinois 61611.

## q. 6-5-1 Fines and Penalties:

Any person violating any clause or provision of any section of this code, unless the penalty is otherwise set forth within any such clause or provision or Table 6-5-1-A below, shall be fined in an amount not less than \$50.00 or more than \$1,000.00, for each offense. Each day that an offense continues to occur shall be treated as a separate offense.

Such fines shall be paid within seven (7) days in person at the Fon du Lac Park District Administrative Office, 201 Veterans Drive, East Peoria, Illinois 61611, or by mailing a check or money order to the same. If the above stated fines are not paid within seven (7) days of the receipt of the notice of violation, any officer may file or cause to be filed a complaint in Tazewell County circuit court charging the alleged offender with one or more violations of this code.

TABLE 6-5-1-A	2nd/3 <sup>rd</sup> Offense	
Chapter	Offense	Fine
6-2-1	Advertisements	\$50.00
6-2-2	Alcoholic Liquors; Intoxication	
	Unlawful Possession by Minor	\$100
	Unlawfully Permitting a Minor to become intoxicated	\$200
	Unlawful Consumption	\$100
6-2-3	Loose Animals	\$150
6-2-4	Assault, Battery and Affray	\$150
6-2-5	Begging or Soliciting Contributions	\$50
6-2-6	Bringing Plants, Shrubs or Trees	\$50
6-2-7	Cannabis and Controlled Substances	
	Less than 2.5 grams	\$350
	2.5 - 10 grams	\$400
	10-30 grams	\$500

# 2<sup>nd</sup>/3<sup>rd</sup> Offense

		Fine	
	Over 30 grams	\$ 750	
6-2-7	Synthetic Alternative Drugs	\$ 350	\$500
6-2-8	Unlawful Possession of Drug Paraphernalia	\$350	\$500
6-2-9	Disorderly Conduct	\$50	
6-2-10 Dama	ge to Park Property	\$50	
6-2-11 Dump	ing, Polluting and Littering	\$50	
6-2-12 Fires		\$50	
6-2-13 Firear	ms and Explosives	\$50	
6-2-14 Gamb	ling	\$50	\$200
6-2-15 Unaut	horized Games and Sports	\$50	
6-2-16	Hindering Employees	\$50	
6-2-17 Indece	ent Conduct	\$50	
6-2-18 Imper	sonating and Office or Official	\$200	
6-2-19 Obstr	ucting Travel	\$50	
6-2-20 Protec	ction of Birds and Animals	\$150	\$200
6-2-21 Public	Assemblies	\$75	
6-2-22 Resist	ing, Obstructing or Interfering with	4=0	
	an Officer	\$50	
6-2-23 Entry	into Restricted Areas of Park	\$50	
6-2-24 Selling	g of Articles and Services	\$50	
6-2-25 Skatel	ooarding/Motorized Scooters	\$50	
6-2-26 Sleepi	ng in Parks between 10 pm & 6 am	\$50	
6-2-27 Throw	ring Missiles	\$50	

		2 <sup>nd</sup> /3 <sup>rd</sup> Offense
	Fine	
ful Assemblies	\$50	
ound Equipment Restrictions	\$75	
Snowmobiles, Motorized Scooters		
and Off-highway motorcycles	\$250	\$500 / \$750
Hours of Park System	\$50	
After Hours Entry	\$50	
Unauthorized Driving Areas	\$75	
Speeding	\$50	
Parking Restrictions	\$25	
Late Fee	\$30	
Handicapped Zone	\$350	
	Snowmobiles, Motorized Scooters and Off-highway motorcycles Hours of Park System After Hours Entry Unauthorized Driving Areas Speeding Parking Restrictions Late Fee	ful Assemblies \$50  bund Equipment Restrictions \$75  Snowmobiles, Motorized Scooters  and Off-highway motorcycles \$250  Hours of Park System \$50  After Hours Entry \$50  Unauthorized Driving Areas \$75  Speeding \$50  Parking Restrictions \$25  Late Fee \$30

### **Affective 2017**

\$500

# (720 ILCS 550/4) (from Ch. 56 1/2, par. 704) Sec. 4.

Impoundment

6-4-5

It is unlawful for any person knowingly to possess cannabis. Any person who violates this section with respect to:

- (a) Not more than 10 grams of any substance containing cannabis is guilty of a Civil Law Violation punishable by a minimum fine of \$100.00 and maximum fine of \$200.00.
- (b) If a person violates subsection (a) of Section 4 of the Cannabis Control Act, the penalty for possession of any drug paraphernalia seized during the violation for that offense shall be a civil law violation punishable by a minimum fine of \$100 an a maximum fine of \$200.