

April 7, 2016 Adoption

Notice
Rules and Regulations
Mahaska County, Iowa Conservation Board

A. General

By the authority granted unto the Mahaska County Conservation Board by the laws of the State of Iowa, the following Rules and Regulations are deemed by said Board to be necessary for the protection; regulation and control of all areas under the jurisdiction of said Board are hereby adopted:

Section 1.350.10 Applicable Iowa Laws:

The provision of Sections 461A.35 through 461A.57, inclusive, of the Code of Iowa shall apply to all parks, lands and waters under the control of any county conservation board, in the manner as if such lands and waters were state parks, lands or waters. However, the provisions of said sections may be modified or superseded by rules and regulations herein adopted as provided in Section 350.5 of the Code of Iowa.

Section 2. Definitions:

Pursuant to the authority of Chapter 350.5 of the Code of Iowa, the Mahaska County Conservation Board hereby promulgates and places into effect the following regulations. The following terms, as used in these regulations, shall for the purpose of these regulations have the meanings assigned hereto, unless a different meaning is clearly indicated.

- A. The term "BOARD" shall mean the Mahaska County Conservation Board.
- B. The term "Director" shall mean the Director of the Mahaska County Conservation Board.
- C. The "AREA" shall mean all or any part of the land and or water owned, leased, managed or by other means under the control of the Board.
- D. The term "AUTHORIZED REPRESENTATIVE" shall include park officers and other persons designated by the Director.
- E. The term "CAMP or CAMPING" shall mean the use of a shelter such as a tent, trailer, motor vehicle, tarpaulin or sleeping bag for temporary residence at a campground.
- F. The term "CAMPGROUND" shall mean any area designated by the Board for camping.
- G. The term "CAMPSITE" shall mean a segment of campground designated by the Board for camping by a camping unit.
- H. The term "CAMPING UNIT" shall mean either a single tent not larger than 140 square feet in size at its base, pickup camper, motor home, converted bus, recreation trailer or a motor vehicle used for camping, except a dining fly shelter, plus, at the option of said camping party, an additional tent may be used and occupied by member of that same immediate family for minor children.
- I. The term "CAMPING PARTY" shall mean any individual, family or informal unorganized group of not more than six adult persons occupying one campsite in a camping unit capable of sheltering all people of the camping party. Maximum number allowed: ten, including minor children.
- J. The term "FAMILY" shall mean a parent or parents with their unmarried children and not more than two minor guests.
- K. The term "YOUTH GROUP" shall mean any legitimate youth organization with responsible adult supervision. Examples include boy scouts, girl scouts, 4-H, church

groups and similar organizations whose purpose is the wholesome development of minor children.

- L. The term "NOISE" shall mean any loud, confused or senseless shouting or outcry. Any noticeably unpleasant manmade sound that is undesired or disturbing to other campers.
- M. The term "DISTURBANCE" shall mean any act, verbal or physical, that interferes with the quality of another camper's stay or disrupts the tranquility of the park setting.
- N. The term "PEACE OFFICER" shall mean individual(s) appointed by the Board to enforce the provisions of these regulations.
- O. The term "ABANDON VEHICLE/PROPERTY" See Iowa Code 321.89

Section 3. The Preservation of Property, Natural Resources and Wildlife:

No person shall injure, deface or disturb, nor in any manner destroy or cause to be destroyed, any part of any area, nor any public buildings, signs, structures, equipment or any other property found therein. It shall be unlawful to remove, injure or destroy any tree, flower, shrub, plant or other vegetation, or any rock or other mineral in any area, accept so designated by the Board. It shall be unlawful to kill, trap, hunt, pursue or in any manner disturb or cause to be disturbed any bird or animal within any area, except where permitted in the section below.

Section 4. Conduct:

It shall be unlawful for any person to sell, possess, use, consume or otherwise in any manner to have liquor or drugs in or on any Public Area under the jurisdiction of the Board. Keg beer is prohibited at all areas except White Oak Conservation Area and only there after obtaining a special use permit from the Director or his representative in advance. Unruly demonstrations, disturbing the peace, unseemly conduct, nudity or violation of the law are prohibited. Peddling, hawking, soliciting, begging, advertising or carrying on of business or other commercial enterprise, within an Area without written permission of the Board is strictly prohibited. No person shall post, paste, fasten, paint or affix any placard, bill, notice or sign upon any structure, tree, stone, fence or enclosure along or within any Area, unless written permission is obtained from the Board.

Section 5. Closing:

All parks shall be closed during the hours of 10:00 P.M. to 6:00 A.M. Failure to vacate an Area at closing time or when directed to do so by an officer shall be unlawful.

Section 6. Permits and Fees:

The Board reserves the right to require permits to collect camping fees and to establish admission fees for any facility, use, demonstration, material or service without notice. The Board also reserves the right to refuse to issue a permit to any portion of any Area for any purpose whatsoever.

Section 7. Traffic and Parking:

The maximum speed limit on all roads, drives, parking areas, lanes and ramps within all Areas will be 15 miles per hour unless otherwise posted. All vehicles shall be driven and parked in designated roadways and parking places only.

Section 8. Noise Producing Devices:

It shall be unlawful to operate or use any radio, television, stereo, musical instrument, electric generating device, power saws or any similar equipment in or on any Area in such a manner as to create excessive noise and/or disturb other persons. Said equipment shall not be used between the hours of 10:00 P.M. and 8:00 A.M.

Section 9. Trails:

It shall be unlawful, except for official maintenance and patrol vehicles, to operate any snowmobile, moped, motorcycle, automobile, utility vehicle, golf cart or all-terrain vehicle on any trail in any Area. It shall be unlawful to ride, lead or otherwise allow the entry or use of horses off any roadways in any Area. It is unlawful to operate bicycles at Cedar Bluffs Natural Area. To address handicap accessibility, permits may be issued for vehicular use on trails. Applications will be reviewed on a case by case basis and must be approved by the Director. All provisions of the special use permit must be followed or the permit may be revoked at any time.

Section 10. Fires:

Fires may be built only in fire rings, grills or other equipment or space provided therefore, by the Board, and in such areas so designated by the Board. It shall be unlawful to start or cause to be started any fire, whatsoever, in any other location within an Area. Coals and ashes shall not be dumped into streams, lakes or ponds, nor upon the ground, nor into trash receptacles, but are to be thoroughly extinguished with water after use. Rubbish or tires shall not be burned.

Section 11. Picnic Tables:

Picnic tables may be provided for use of the public. Persons using tables shall vacate same when their meal is finished. It shall be unlawful to remove picnic tables from any Area under the jurisdiction of the Board.

Section 12. Disposal of Refuse:

All refuse must be placed in disposal cans provided. It shall be unlawful to deposit any refuse anywhere on any Area that has been brought from a household, place of business or elsewhere and that was not a legitimate by-product of legal usage of the Area. It shall be unlawful to dump or allow to lead, sewage upon any Area except into the vault waste tank of concrete restrooms. Pet owners are responsible for the sanitary disposal of pet feces.

Section 13. Firearms:

No firearms, air rifles, slingshots, bows and arrows, fireworks or inflammable or explosive material or other dangerous articles or substances shall be used or kept or permitted in any area except in those areas or parts thereof designated for the use of the above mentioned arms and substances as described in the Hunting & Trapping section below.

Section 14. Domestic and Feral Animals:

No tame, domestic or feral animal shall be allowed to run at large upon any Area in such a manner as to be a nuisance, annoyance, threat or danger to the general public, the wildlife vegetation of the Area or Board property. All dogs shall be on a leash at all times in any campground, picnic area,

playgrounds area or parking lot under the jurisdiction of the Board. Nothing in this regulation shall prohibit the owner of a trained hunting dog from using a dog for legal hunting of game in public hunting areas during the hunting season. All dogs and cats are prohibited in public hunting areas between March 15 and July 15, unless on a leash. No animal shall be hitched or tied in such a manner as to result in damage to Board property or personal injury. It shall be unlawful to release or abandon any domestic pet in any Area under the jurisdiction of the Board.

B. Other Activities

Conduct or activities such as hunting, fishing, camping, swimming, boating, horseback riding, etc. shall be governed by Rules and Regulations as may be established now and hereafter by the Board and posted in each individual Area. Upon posting and publishing such rules as required by law, said regulations will become part of this law and enforceable as such.

Section 1. Camping:

Camping is allowed in designated areas at the following MCCB Areas only (**Must register and pay fees at all designated camping areas!**):

1. Eveland Access
2. Quercus Wilderness Area
3. Glendale Access
4. Robertson Access
5. Rose Hill Access (In parking lot only.)

Camping is not allowed at the following MCCB Area:

1. Union Mills Access
2. Cedar Creek Access

- A. **VIOLATIONS:** Violation of any state law or county park regulations by any member of a camping party is cause for revocation of the camping permit and the entire camping party shall be required to leave the Area.
- B. **FEES:** When any campground is open and in usable condition all charges and fees shall be in effect and shall be enforced as set forth in the official fee schedule approved by the Board.
- C. **REGISTERING:** All camping parties at MCCB campgrounds must register before placing a camping unit or vehicle on the site.
- D. **ONE UNIT PER SITE:** It shall be unlawful for more than one camping party or camping unit to occupy a campsite.
- E. **PARKING:** It shall be unlawful to park any motor vehicle outside the parking area designated at each campsite. No more than two registered vehicles are permitted at any campsite.
- F. **QUIET HOURS:** All campers shall maintain quiet and avoid excessive noise in the campground between the hours of 10:00 P.M. to 8:00 A.M.
- G. **MOVING (Eveland Access only):** No camping unit or camping party shall move from its registered campsite to another campsite without prior approval from the Director or his authorized representative.
- H. **TIME LIMIT:** No camping party or camping unit of any kind shall occupy any campground more than fourteen consecutive days without permission from the Director or his authorized representative.

- I. VISITORS: Any person visiting a camping party in the campground must park only in designated areas and vacate the campground and park by 10:00 P.M.
- J. MINORS: No one under the age of 18 shall be allowed to camp at any MCCB area unless that person is participating with a legitimate youth group or accompanied by a parent or legal guardian for the entire night(s) that the camping unit is occupied. Unsupervised camping minors allowed only with permit issued in advance by the MCCB Director or his representative.
- K. CHECK-OUT TIME: Check-out time for all campers is 2:00 P.M.
- L. RESTORING SITE: Campers shall restore their campsite to the same approximate condition or better than when they found it.
- M. RESERVATIONS: Campsites cannot be reserved. A campsite will only be considered occupied when proper fees have been paid and a camping unit or vehicle is in place at the site.
- N. REFUNDS: No cash refunds for camping fees. Credit for a paid night may be given after written request indicating date, amount and situation is submitted to and approved by the MCCB Director. Camp fee credit must be used during the camping season in which the fee was originally paid.
- O. WATER HYDRANTS: No Continuous hook-up to water hydrants at Eveland Access. Hydrants may be used for filling holding tanks then must be disconnected.
- P. EXTERNAL LIGHTING: Must contain lighting within campsite.
- Q. REVOCATION OF CAMPING PRIVILEGES: Custodians are given authority to refuse camping privileges and to rescind any and all camping permits for cause.

Section 2. Fishing:

Fishing shall be allowed in all ponds, streams and rivers within an Area of the Board unless designated otherwise. The Board reserves the right to establish length limits on bass in any pond under their jurisdiction. The privileges of fishing on a County Area may be revoked by any official for unsportsmanlike conduct, violation of Iowa Law or the Rules and Regulations or other just cause.

Section 3. Boating:

Where ramps are provided for the launching of boats, the ramp is to be promptly cleared upon launching or recovering a boat to permit others to use the facility. The Board is not responsible for boats or fishing equipment left unattended.

Section 4. Swimming:

Swimming is prohibited on all Areas. The Board assumes no responsibility for death or injury on any person while swimming in an Area.

Section 5. Hunting and Trapping:

Certain Areas or portions of Areas shall be posted as Refuges and closed to hunting and trapping of wildlife at any time, including seasons established by the Iowa Department of Natural Resources.

Hunting, trapping, firearms, bows and arrows are permitted on Areas designated as public hunting areas during seasons established by the Iowa Department of Natural Resources, except where prohibited as described in this section.

- A. **HUNTING AREAS and REFUGES:** It shall be unlawful to hunt trap, pursue or in any manner molest wildlife, or to use or carry firearms, fireworks, explosives and weapons of all kinds, except as otherwise provided by law in or on any Refuge or Area not designated as a Public Hunting Area by the Board.

Public Hunting Areas

Russell Wildlife Area
Quercus Wilderness Area
Cedar Bluffs Natural Area
Rose Hill Marsh & Access
Maskunku Marsh (East)
Robertson Access
Peggy's Landing
North Skunk River Wildlife Area
Peters Wildlife Area
Union Mills
Evertru
Eddyville Sand Dunes (No hunting within city limits.)
Caldwell (Must obtain permit)

Refuge – No Hunting or Firearms

Eveland Access
Glendale Access
Cedar Creek Access
Nicholson Park
White Oak Conservation Area
Maskunku Marsh (West)

- B. **TRAPPING:** Trapping may be permitted in refuges or areas closed to hunting only after obtaining a permit from the MCCB Director.
- C. **HUNTING WITHIN 200 YARDS:** It shall be unlawful to hunt, shoot or carry a loaded gun within 200 yards of any buildings, camping areas or picnic areas while hunting on all areas designated as a hunting area by the Board.
- D. **TREE STANDS**
You may not construct a permanent tree stand on county public hunting areas. You may not drive or in any other way place any nail, spike, pin or any other metal object into a tree on county public hunting areas to construct a blind or to provide hunting access to a location above the ground. Tree stands may be left on a county public hunting area from 7 days prior to the start of a deer season until 7 days after the final day of that season.

Privileges granted by these paragraphs may be revoked by any officer for unsportsmanlike conduct, violation of Iowa Law or these Rules and Regulations or other just cause.

Section 6. Winter Activities:

Persons skiing, sleighing, tobogganing, ice fishing, snowmobiling and engaging in other winter sports in Areas established and designated by the Board do so at their own risk.

Section 7. Rappelling and Rock Climbing:

It shall be unlawful for anyone to engage in rock climbing or rappelling at any MCCB Area.

Section 8. Pain Ball Guns:

The use of paint ball guns or any device used to propel ruptured containers of paint or any other colored liquid that defaces either temporarily or permanently MCCB facilities or natural features is prohibited.

C. Penalties

Any person violating any of the provisions of the foregoing sections shall upon conviction be fined not to exceed \$100.00 or be imprisoned in the county jail not to exceed 30 days. The codification and acceptance of these Rules and Regulations supersedes and abrogates those in effect previously.

Section 3 VEHICLE REGULATIONS

It shall be unlawful to operate or park a vehicle subject to the following rules of the Board by the authority of Section 321.236 of the Code of Iowa.

Effective Date

The above Rules and Regulations have been adopted pursuant to Iowa Code Section 350.0 and have been adopted on the 7th day of April, 2016. The same shall be effective upon the expiration of ten days from and after the date hereof.

Mahaska County's programs and facilities are consistent with pertinent Federal and State Laws and Regulations on non-discrimination regarding race, color, national origin, religion, sex, age and handicap. If anyone believes that he or she has been subjected to discrimination, he or she may file a complaint with the Mahaska County Conservation Board or the Office of Equal Opportunity, U.S. Department of the Interior, Washington, D.C. 29240.

ALCOHOL CONSUMPTION

Beer (with an alcohol content 5% or less by weight) and wine (with an alcohol content 17% or less by weight can be consumed in state parks and recreation areas. Drinking of these beverages is not permitted on roads or in parking areas.

Keg beer is not permitted in campgrounds or on beaches. Persons wishing to hold a keg party in any other portion of a state park are required to obtain a keg beer permit in advance. The permit requires a minimum deposit of \$100.00 and a responsibility agreement signed by a designated agent. Contact the area park office for more details.

Hard liquor (such as whiskey, vodka, etc.), wine with an alcohol content of more than 17% by weight or other alcoholic liquors are not to be consumed in parks and recreation areas.

461A.38 PARKING

All vehicles shall be driven and parked in designated roadways and parking places only. No vehicle shall be left unattended on any state park or preserve drive, road or highway, except in case of an emergency

461A.39 HITCHING TO TREES

No horse or other animal shall be hitched or tied to any tree or shrub, or in such a manner which could result in injury to state property.

461A.45 ANIMALS ON LEASH

No privately owned animal shall be allowed to run at large in any state park or preserve or upon lands or in waters owned by or under the jurisdiction of the commission except by permission of the commission. Every such animal shall be deemed as running at large unless the owner carries such animal or leads it by a leash or chain not exceeding six feet in length or keep it confined in or attached to a vehicle.

571.51.6(2) c & d TREE STANDS

You may not construct a permanent tree stand on state public hunting areas. You may not drive or in any other way place any nail, spike, pin or any other metal object into a tree on state public hunting areas to construct a blind or to provide hunting access to a location above the ground. Tree stands may be left on a state public hunting area from 7 days prior to the start of a deer season until 7 days after the final day of that season.

461A.51 CAMPING REFUSED

Custodians are given authority to refuse camping privileges and to rescind any and all camping permits for cause.

461A.49 TIME LIMIT

No camping unit shall be permitted to camp for a period longer than that designated by the commission for the specific state park or preserve, and in no event longer than for a period of two weeks.

SECTION 3 VEHICLE REGULATIONS

It shall be unlawful to operate or park a vehicle subject to the following rules of the Board by the authority of section 321.235 of the Code of Iowa.

3.1 All vehicles, including, but not limited to, automobiles, trucks, motorcycles, mini-bikes, snowmobiles, dune buggies, golf carts, all-terrain vehicles, electric powered vehicles, trailers, campers, bicycles or any other equipment and the operator shall be licensed as defined by the Code of Iowa to operate on all Board roadways. The Director or an authorized representative may from time to time permit the use of a motorized handicap conveyance.

3.2 Speed limits for developed Board areas are posted at the entrance road.

3.3 It shall be unlawful to leave an motor vehicle unattended or abandoned on any land under the jurisdiction of the Board for more than 24 hours without the permission of the Director or an authorized representative. Any motor vehicle left unattended or abandoned for more than 24 hours shall be considered abandoned and shall thereafter be disposed of as prescribed by law.

321.89 ABANDONED VEHICLES.

1. Definitions. As used in this section and sections 321.90 and 321.91 unless the context otherwise requires:

a. "Abandoned vehicle" means any of the following:

(1) A vehicle that has been left unattended on public property for more than twenty-four hours and lacks current registration plates or two or more wheels or other parts which renders the vehicle totally inoperable.

(2) A vehicle that has remained illegally on public property for more than twenty-four hours.

(3) A vehicle that has been unlawfully parked on private property or has been placed on private property without the consent of the owner or person in control of the property for more than twenty-four hours.

(4) A vehicle that has been legally impounded by order of a police authority and has not been reclaimed for a period of ten days. However, a police authority may declare the vehicle abandoned within the ten-day period by commencing the notification process in subsection 3.

(5) Any vehicle parked on the highway determined by a police authority to create a hazard to other vehicle traffic.

(6) A vehicle that has been impounded pursuant to section 321J.4B by order of the court and whose owner has not paid the impoundment fees after notification by the person or agency responsible for carrying out the impoundment order.

b. "Demolisher" means a person licensed under chapter 321H whose business it is to convert a vehicle to junk, processed scrap, or scrap metal, or otherwise to wreck or dismantle vehicles.

c. "Police authority" means the state patrol, any law enforcement agency of a county or city, or any special security officer employed by the state board of regents under section 262.13.

2. Authority to take possession of abandoned vehicles. A police authority, upon the authority's own initiative or upon the request of any other authority having the duties of control of highways or traffic, shall take into custody an abandoned vehicle on public property and may take into custody an abandoned vehicle on private property. The police authority may employ its own personnel, equipment, and facilities or hire a private entity, equipment, and facilities for the purpose of removing, preserving, storing, or disposing of abandoned vehicles. A property owner or other person in control of private property may employ a private entity who is a garagekeeper, as defined in section 321.90, to dispose of an abandoned vehicle, and the private entity may take into custody the abandoned vehicle without a police authority's initiative. If a police authority employs a private entity to dispose of abandoned vehicles, the police authority shall provide the private entity with the names and addresses of the registered owners, all lienholders of record, and any other known claimant to the vehicle or the personal property found in the vehicle. The owners, lienholders, or other claimants of the abandoned vehicle shall not have a cause of action against a private entity for action taken under this section if the private entity provides notice as required by subsection 3, paragraph "a".

3. Notification of owner, lienholders, and other claimants.

a. A police authority or private entity that takes into custody an abandoned vehicle shall notify, within twenty days, by certified mail, the last known registered owner of the vehicle, all lienholders of record, and any other known claimant to the vehicle or to personal property found in the vehicle, addressed to the parties' last known addresses of record, that the abandoned vehicle has been taken into custody. Notice shall be deemed given when mailed. The notice shall describe the year, make, model, and vehicle identification number of the vehicle, describe the personal property found in the vehicle, set forth the location of the facility where the vehicle is being held, and inform the persons receiving the notice of their right to reclaim the vehicle and personal property within ten days after the effective date of the notice upon payment of all towing, preservation, and storage charges resulting from placing the vehicle in custody and upon payment of the costs of notice required pursuant to this subsection. The notice shall also state that the failure of the owner, lienholders, or claimants to exercise their right to reclaim the vehicle or personal property within

the time provided shall be deemed a waiver by the owner, lienholders, and claimants of all right, title, claim, and interest in the vehicle or personal property and that failure to reclaim the vehicle or personal property is deemed consent to the sale of the vehicle at a public auction or disposal of the vehicle to a demolisher and to disposal of the personal property by sale or destruction. If the abandoned vehicle was taken into custody by a private entity without a police authority's initiative, the notice shall state that the private entity may claim a garagekeeper's lien as described in section 321.90, subsection 1, and may proceed to sell or dispose of the vehicle. If the abandoned vehicle was taken into custody by a police authority or by a private entity hired by a police authority, the notice shall state that any person claiming rightful possession of the vehicle or personal property who disputes the planned disposition of the vehicle or property by the police authority or private entity or of the assessment of fees and charges provided by this section may ask for an evidentiary hearing before the police authority to contest those matters. If the persons receiving notice do not ask for a hearing or exercise their right to reclaim the vehicle or personal property within the ten-day reclaiming period, the owner, lienholders, or claimants shall no longer have any right, title, claim, or interest in or to the vehicle or the personal property. A court in any case in law or equity shall not recognize any right, title, claim, or interest of the owner, lienholders, or claimants after the expiration of the ten-day reclaiming period.

b. If it is impossible to determine with reasonable certainty the identity and addresses of the last registered owner and all lienholders, notice by one publication in one newspaper of general circulation in the area where the vehicle was abandoned shall be sufficient to meet all requirements of notice under this section. The published notice may contain multiple listings of abandoned vehicles and personal property but shall be published within the same time requirements and contain the same information as prescribed for mailed notice in paragraph "a".

4. Auction of abandoned vehicles.

a. If an abandoned vehicle has not been reclaimed as provided for in subsection 3, the police authority or private entity shall make a determination as to whether or not the vehicle shall be sold for use upon the highways. If the vehicle is not sold for use upon the highways, it shall be sold for junk, or demolished and sold as scrap. The police authority or private entity shall sell the vehicle at public auction. Notwithstanding any other provision of this section, a police authority or private entity may dispose of the vehicle to a demolisher for junk without public auction after complying with the notification procedures in subsection 3. The purchaser of the vehicle takes title free and clear of all liens and claims of ownership, shall receive a sales receipt from the police authority or private entity, and is entitled to register the vehicle and receive a certificate of title if sold for use upon the highways. If the vehicle is sold or disposed of to a demolisher for junk, the demolisher shall make application for a junking certificate to the county treasurer within thirty days of purchase and shall surrender the sales receipt in lieu of the certificate of title.

b. From the proceeds of the sale of an abandoned vehicle the police authority, if the police authority did not hire a private entity, shall reimburse itself for the expenses of the auction, the costs of towing, preserving, and storing which resulted from placing the abandoned vehicle in custody, all notice and publication costs incurred pursuant to subsection 3, the cost of inspection, and any other costs incurred except costs of bookkeeping and other administrative costs. Any remainder from the proceeds of a sale shall be held for the owner of the vehicle or entitled lienholder for ninety days, and shall then be deposited in the road use tax fund. The costs to police authorities of auction, towing, preserving, storage, and all notice and publication costs, and all other costs which result from placing abandoned vehicles in custody, whenever the proceeds from a sale of the abandoned vehicles are insufficient to meet these expenses and costs, shall be paid from the road use tax fund and are the obligation of the last owner or owners, jointly and severally.

c. The director of transportation shall establish by rule a claims procedure to be followed by police authorities in obtaining expenses and costs from the fund and procedures for reimbursement of expenses and costs to a private entity hired by a police authority to take custody of an abandoned vehicle. If a private entity has been hired by a police authority, the police authority shall file a

claim with the department for reimbursement of towing fees which shall be paid from the road use tax fund.

In addition to the rules and regulations, all state laws apply to conduct in county areas.

Any violation of the rules can result in the denial of park privileges. The state conservation code gives county conservation officers the right to deny park privileges in county parks.

