

ORDINANCE NO. 2013-01

AN ORDINANCE OF THE MAYOR AND COUNCIL OF THE CITY OF PEORIA, ARIZONA AMENDING CHAPTER 18 OF THE PEORIA CITY CODE (1992) BY AMENDING SECTION 18-61 PERTAINING TO PARKS; DEFINITIONS; AMENDING SECTION 18-63 PERTAINING TO PARKS; HOURS OF OPERATION. ACCESS RESTRICTED; VIOLATIONS; AMENDING SECTION 18-64 PERTAINING TO VEHICLES; PEACE OFFICER AUTHORITY; VIOLATIONS; AMENDING SECTION 18-65 PERTAINING TO PARKS, ALCOHOLIC BEVERAGES; AMENDING SECTION 18-66 PERTAINING TO PARKS; GENERAL RULES OF CONDUCT; VIOLATIONS; AMENDING SECTION 18-67 PERTAINING TO MISCELLANEOUS RULES OF CONDUCT; VIOLATIONS; AMENDING SECTION 18-69 PERTAINING TO PARKS, PROHIBITED CONDUCT, VIOLATIONS; AMENDING SECTION 18-70 PERTAINING TO PARKS; ENFORCEMENT; VIOLATIONS; AND PROVIDING FOR SEVERABILITY AND PROVIDING FOR AN EFFECTIVE DATE.

THEREFORE, it is ordained by the Mayor and Council of the City of Peoria as follows:

SECTION 1. Section 18-61 of the Peoria City Code (1992) pertaining to Parks; definitions shall be amended to read as follows:

Sec. 18-61. Parks; definitions

The following terms shall have the following meaning:

- (a) Animals--includes cats, dogs, horses, any fowl or birds and any living creatures within the jurisdiction of the park and recreation area.
- (b) City Manager--means the City Manager or the Community Services Director and such other persons as they may designate.
- (c) Crossing--any crossing whether marked by a pavement or otherwise; the extension to any sidewalk space across any intersecting drive, street, highway.
- (d) Curb--any boundary of any street, road, avenue, boulevard, or drive, whether or not marked by a curb.

(e) Director means the Director of the Community Services Department, or his or her designee.

(f) Dog friendly area means a designated area in a park and recreation area which is enclosed where dogs need not be restrained by a leash. Commonly referred to as a dog park.

(g) Food means any items intended for human consumption as defined by rules and regulations adopted by the Department of Revenue, State of Arizona, pursuant to A.R.S. section 42-5106.

(h) In-line skates means a shoe or boot that have attached to their soles a row of wheels which are used for gliding with alternate movement of the legs on a surface other than ice. Commonly referred to as rollerblades.

(i) Mountain Hiking Trail means any recreational trail established by the City of Peoria located within a preserved open space, mountainous, non-developed, or protected area which is built with greater sensitivity to the existing natural environment.

(j) Multi-Use Trail means any paved or unpaved recreational corridor established by the City of Peoria for use by multiple recreational user groups and normally located along roadways, washes, canals and utility corridors as well as within small and large open space areas.

~~(k)~~(k) Park and Recreation Area, means any neighborhood park, community park, regional park, public open space, multi-use trail, mountain hiking trail, trailhead, or swimming pool or aquatics facility whether enclosed or open in which the City of Peoria, Arizona has an interest in property and which is open to the public for either active or passive recreation.

~~(l)~~(l) Park attendant--any person employed by the City to perform duties or tasks within the park and recreation areas, including but not limited to Park Rangers.

~~(m)~~(m) Path--any footpath, walk, or any path maintained for pedestrians.

~~(n)~~(n) Pedestrian--means a person afoot.

~~(o)~~(o) Permit--any written license issued by or under the authority of the Community Services Department or other approving governing agency pursuant to Section 18-72 permitting a special event or activity on park and recreation area facilities.

~~(n)~~(p) Person--any natural person, corporation, company, association, joint stock association, firm or co-partnership. "Person" is not limited to City of Peoria residents unless specified otherwise in this Code.

~~(e)~~(g) Stopping or standing--when prohibited means any cessation of movement of a vehicle occupied or not, except when necessary to avoid conflict with pedestrians or other vehicles.

(r) Trailhead - an area designated by the City of Peoria for the public to access a mountain hiking or multi-use trail.

~~(p)~~(s) Vehicle--any conveyance (except baby carriages) including motor vehicles, trailers of all types, campers, tricycles, bicycles, motorized or not, sleds, sleighs, pushcarts, or vehicles propelled by other than muscular power. A "pushcart" means any device which is on wheels, is propelled solely by human power and is specifically designed for the sale of or for storage and preservation of food or goods for a short time. A "vehicle" also includes any horse or horse-drawn conveyance.

SECTION 2. Section 18-63 of the Peoria City Code (1992) pertaining to Parks; Hours of Operation; Access Restricted; Violations shall be amended to read as follows:

Sec. 18-63. Parks; Hours of Operation; Access Restricted; Violations

(a) It shall be a violation of this chapter for any person other than a peace officer or designated park ranger to be in any park and recreation area during the hours the park and recreation area is closed. The City Manager or his designee may establish hours for each park and recreation area which shall be posted at all parks and recreation areas. Unless otherwise established by the City Manager or his designee, Parks shall be closed from 10:30 p.m. to 6:00 a.m., multi-use trails shall be closed from 10:30 p.m. until sunrise and mountain hiking trails shall be closed from sunset until sunrise. The City Manager, Director or their designee may extend the hours of operation of any park and recreation area for such events as they determine to be appropriate.

(b) The Public Works Director and City Engineer are authorized to post appropriate signage, set appropriate speed limits and install appropriate devices to restrict access into parks and recreation areas during closing hours.

(c) The City Manager or his designee may direct that a park and recreation area be closed for a temporary period where a situation exists that the public health and safety require that the premises be closed. A copy of the closure order shall be posted at the entrance to the Park and recreation area.

(d) Violation of this section, other than subsection (c) shall be deemed to be a civil infraction and shall be punished by imposition of a civil sanction not to exceed two hundred and fifty dollars (\$250.00) in accordance with Chapter 15 of this Code.

(e) Violations of Subsection (c) of this section shall be a class one (1) misdemeanor punishable by a minimum fine of not less than two hundred and fifty dollars (\$250.00). Upon conviction, the Municipal Court shall order restitution to be paid by the violator to the City for all costs arising from the violation and the enforcement of this section. Restitution shall be actual cost, but in no event less than One Hundred (\$100.00) Dollars.

Section 3. Section 18-64 of the Peoria City Code (1992) pertaining to Parks; vehicles; peace officer authority; violations shall be amended to read as follows:

Sec. 18-64. Parks; vehicles; peace officer authority; violations

(a) It shall be unlawful for any person in a public park or and recreation area to:

(1) Drive any vehicle on any area except the designated roads or parking areas, or such areas as may on occasion be specifically designated as temporary areas or to exceed the speed limit posted in any park and recreation area.

(2) Park a vehicle anywhere except on a designated parking area or to Park a vehicle in any space not designated for such a purpose. The Public Works Director or Community Services Director are authorized to designate spaces in parks and recreation areas for specific purposes and to post appropriate signage.

(3) Stop, stand or park a vehicle where prohibited by official signs or designations, or where the curbing is painted red (fire) or yellow (restricted) or to stop, stand or park a vehicle in such a manner as to impede vehicle traffic. Any vehicle parked in a manner that presents an immediate danger to the public may be towed immediately in accordance with Police Department procedure if after a reasonable attempt the vehicle's driver cannot be located.

(4) Stop, stand or park a vehicle in such a manner as to use two or more parking spaces in any parking area within a park and recreation area, unless authorized by the Community Services Director.

~~(3)~~(5) Leave a vehicle standing or parked in established parking areas or elsewhere in the park and recreation areas during hours when the park and recreation area is closed.

(6) Any vehicle left parked in a park and recreation area for more than three calendar days shall be considered abandoned and may be towed in accordance with Police Department procedure. A reasonable attempt shall be made to contact the registered owner of the vehicle prior to the vehicle being towed.

~~(4)~~(7) Leave a bicycle in a place other than a bicycle rack when such is provided and there is space available.

~~(5)~~(8) Operate a bicycle without reasonable regard to the safety of others.

~~(6)~~(9) Leave a bicycle lying on the ground or paving or set against trees, or in any place or position where other persons may trip over or be injured by them.

~~(7)~~(10) Wash any vehicle in the park and recreation area, without a permit granted for such purpose.

~~(8)~~(11) Use the parks and recreation areas, park and recreation area drives, parking places, or parkways for the purpose of demonstrating any vehicles, or for the purpose of instructing another to drive or operate any vehicle.

~~(9)~~(12) Engage in any repair or maintenance of any kind to any motor vehicle, except to the extent that emergency repairs are necessary to permit immediate removal of the vehicle from the parking area.

~~(10)~~(13) Engage in the washing, waxing, detailing or cleaning of any motor vehicle.

~~(11)~~(14) Cause or permit a vehicle in tow of another vehicle to enter a park and recreation area or proceed therein, except that in case of a breakdown a disabled vehicle may be towed to the nearest exist; or operate or drive a vehicle containing any person or object projecting or hanging outside of or beyond the side or the rear thereof.

(b) In addition to ~~P~~park Rangers, a ~~P~~peace Officer, ~~P~~police Assistant services officer, or an, ~~Unarmed Traffic Investigator~~ police special services supervisor, or animal control officer may issue citations for violations of this chapter. Alternatively, for those offenses deemed to be a misdemeanor under this chapter; a complaint may be filed in accordance with the Arizona Rules of Criminal Procedure.

(c) Violation of this section shall be deemed to be a civil infraction and shall be punished by imposition of a civil sanction not to exceed two hundred and fifty dollars (\$250.00) in accordance with Chapter 15 of this Code.

SECTION 4. Section 18-65 of the Peoria City Code (1992) pertaining to Parks; alcoholic beverages shall be amended to read as follows:

Sec. 18-65. Parks; alcoholic beverages; beer permits

- (a) It shall be unlawful for any person in a park and recreation area to:
 - (1) Consume alcoholic beverages other than beer.
 - (2) Consume beer outside of a ramada or concession area.
 - (3) If the person is a member of a group of five or more individuals who are 21 years of age or older, to consume beer without a Beer Permit for the group.
 - (4) Possess or control any keg, vat, pump or item designed to serve alcoholic beverages to persons for consumption without a permit. For purposes of this code, a person serving alcoholic beverages from such keg, vat, pump or item shall be presumed to be in possession and control.
 - (5) Serve alcoholic beverages to members of the public other than those invited to the event for which the permit is issued or to permit persons to possess and consume alcoholic beverages outside designated areas provided in the permit, or to permit persons under the age of 21 years to possess and consume alcoholic beverages.
 - (6) Fail to present a valid identification upon request of a duly designated park ranger or peace officer and/or presentation of a false or altered ID to a duly designated park ranger or peace officer for the purpose of determining whether an individual who is possessing or consuming alcoholic beverages is under the age of 21 years.
 - (7) Fail to ensure that only beer and no other alcoholic beverages are consumed by any group that is subject to a Beer Permit.
 - (8) Bring beer or other alcoholic beverages inside ~~the Rio Vista Park~~ a park and recreation area, softball or baseball complex or multipurpose fields area.
- (b) For purpose of this Section the following definitions shall apply:
 - (1) "Alcoholic Beverage" means alcohol, brandy, whiskey, rum, tequila, mescal, gin, wine, porter, ale, beer, any malt liquor or malt beverage, absinthe, a compound or mixture of any of them or of any of them with any vegetable or other substance, alcohol bitters, bitters containing alcohol, any liquid mixture or

preparation, whether patented or otherwise, which produces intoxication, fruits preserved in ardent spirits, and beverages containing more than one-half of one per cent of alcohol by volume. This definition is intended to be synonymous with the term "spirituous liquor" as used in State law.

(2) "Beer" means any beverage obtained by the alcoholic fermentation, infusion or decoction of barley malt, hops or other ingredients not drinkable, or any combination of them.

(c) Violations of this Section shall be a class one (1) misdemeanor punishable by a minimum fine of not less than Two Hundred and Fifty Dollars (\$250.00). Upon conviction, the Municipal Court shall order restitution to be paid by the violator to the City for the cost of cleanup resulting from the violation and the enforcement of this section. Restitution shall be actual cost, but in no event less than One Hundred (\$100.00) Dollars.

SECTION 5. Section 18-66 of the Peoria City Code (1992) pertaining to Parks; general rules of conduct; violations shall be amended to read as follows:

Sec. 18-66. Parks; general rules of conduct; violations

(a) It shall be unlawful for any person in a public park and recreation area to:

(1) Mark, deface, disfigure, injure, tamper with or displace or remove any buildings, bridges, tables, benches, fireplaces, railings, pavings or paving materials, water lines or other public utilities or parts or appurtenances thereof, signs, notices or placards, whether temporary or permanent, monuments, stakes, posts, or other boundary markers, or other structures or equipment, facilities or park property or appurtenances whatsoever, either real or personal.

(2) Fail to cooperate in maintaining restrooms and washrooms in a neat and sanitary condition. No person over the age of six (6) years of age shall use the restrooms and washrooms designated for the opposite sex.

(3) Dig or remove any soil, rock, sand, stones, trees, shrubs or plants or other wood or materials, or make any excavation by tool, equipment, blasting or other means or agency.

(4) Fail to remain on a mountain hiking trail between trailheads or to access a mountain hiking trail except at a trailhead.

~~(4)~~(5) Construct or erect any building or structure of whatever kind, whether permanent or temporary, or run or string any public service utility into, upon, or

across such lands, except on special written permit issued by the Community Services Department and approved by the Director of Engineering.

~~(5)~~(6) Damage, cut, carve, mark, transplant or remove any plant, or injure the bark, or pick flowers or seed of any tree or plant, dig in or otherwise disturb grass areas, or in any other way injure the natural beauty or usefulness of any area.

~~(6)~~(7) Climb any tree or walk; climb, stand or sit upon monuments, vases, planters, fountains, railings, fences or upon any other property not designated or customarily used for such purpose.

~~(7)~~(8) Attach any rope or cable or other contrivance to any tree, fence, railing, bridge, bench, or other structure.

~~(8)~~(9) Throw, discharge, or otherwise place or cause to be placed in the waters of any fountains, pond, lake, stream or other body of water in or adjacent to any park and recreation area or any tributary, stream, storm sewer, or drain flowing into such water, any substance, matter or thing, liquid or solid, which will or may result in the pollution of said waters.

~~(9)~~(10) Take into, carry through, or put into any park and recreation area, any rubbish, refuse, garbage or other material. Such refuse and rubbish shall be deposited in receptacles so provided. Where receptacles are not provided, all such rubbish or waste shall be carried away from the park and recreation area by the person responsible for its presence, and properly disposed of elsewhere.

~~(10)~~(11) Cause or permit to run at large any animal.

~~(11)~~(12) Tie or hitch an animal to any tree or plant.

~~(12)~~(13) Feed, touch, H hunt, molest, harm, frighten, kill, trap, pursue, chase, tease, shoot or throw missiles at any animal, wildlife, reptile or bird; nor shall he remove or have in his possession the young of any wild animal, or the eggs or nest, or young of any reptile or bird, without authorization from the Community Services Director or designated representative.

~~(13)~~(14) Exception to the foregoing is made in that snakes known to be deadly poisonous may be killed on sight.

~~(14)~~(15) Walk a dog without a leash except in a designated dog friendly area, said leash to be no longer than six feet. Further, the owner or person having custody of said dog shall be responsible for removal of any animal solid waste from the park and recreation area.

~~(15)~~(16) Fail to immediately remove from a dog friendly area any dog displaying aggressive behavior towards a person or another animal or for the owner or person having custody of a dog not to be in attendance of their dog while said dog is in a dog friendly area.

~~(16)~~(17) Fail to comply with any posted rule or regulation which has been established by the Community Services Department to regulate the use of any dog friendly area.

~~(17)~~(18) Walk any other domestic animal other than a dog without a leash, said leash to be no longer than six feet. Further, the owner or person having custody of said domestic animal shall be responsible for removal of any animal solid waste from the park and recreation area.

~~(18)~~(19) Bring into a park and recreation area or ride a horse except on designated bridle and multi-use trails; horses shall be thoroughly broken and properly restrained, and ridden with due care.

~~(19)~~(20) No person shall permit his or her horse, donkey or mule to be unattended or to graze in a park and recreation area.

~~(20)~~(21) No person shall hitch his or her horse, donkey or mule to any rock, vegetation, fence or other improvement in a city park and recreation area, except for such improvements as are intended to be used for such purpose.

~~(21)~~(22) Use a sound amplification system in any park and recreation area, except as provided by this Chapter.

(23) Fish without a valid fishing license issued by the Arizona Game and Fish Department for the purpose of urban fishing or to exceed the legal bag limit for a species as determined by the fishing regulations of the Arizona Game and Fish Department. Fishing is permitted only in bodies of water approved for fishing by the City of Peoria, and the taking of any fish by any means other than a fishing rod is prohibited.

(b) Violation of this section shall be deemed to be a civil infraction and shall be punished by imposition of a civil sanction not to exceed two hundred and fifty dollars (\$250.00) in accordance with Chapter 15 of this Code.

(c) It shall be unlawful for any person in a park and recreation area having charge, custody or ownership of an animal to place or confine such animal in a motor vehicle under such conditions or for such period of time as may endanger the health or

well-being of such animal due to heat, lack of food or drink, or such other circumstances as may reasonably be expected to cause suffering, disability or death. Violation of this subsection is a class one (1) misdemeanor.

SECTION 6. Section 18-67 of the Peoria City Code (1992) pertaining to Parks; miscellaneous rules of conduct; violations shall be amended to read as follows:

Sec. 18-67. Parks; miscellaneous rules of conduct; violations

(a) It shall be unlawful for any person in a park and recreation area to:

(1) Camp or stay overnight anywhere except in areas designated for camping or staying overnight in vehicles or trailers. For the purposes of this section to camp means to sleep at any time between the hours of sunset to sunrise with or without bedding, tent, hammock or other similar protection or equipment or on, in or under any structure not intended for human occupancy or any parked vehicle.

(2) Take part in the playing of any games involving thrown or otherwise propelled objects except in those areas designated for such forms of recreation.

(3) Play football, baseball, basketball, soccer or lacrosse, except in areas designated for such games.

(4) Use roller skates, skateboards, in line skates, street skates, roller blades, motorized play vehicles, non-motorized scooters, and bicycles except in those areas specifically designated for such uses.

(5) Fail to comply with any posted rule or regulation which has been established by the City to regulate the use of any area or amenity within a park and recreation area.

(6) Smoke in a restroom or enclosed public place or to smoke in violation of any sign posted to prohibit or regulate smoking. It also shall be a violation of this Section for a minor to be in possession of cigars, cigarettes or smoking or chewing tobacco of any kind.

~~(5)~~(7) Engage in threatening, abusive, insulting or indecent language likely to provoke immediate retaliation by any person present or engage in any unwanted physical contact or disorderly conduct or behavior tending to breach or interfere with the public peace; safety, or orderly administration of a park and recreation area. This prohibition shall include any acts of intimidation that are intended to hinder, prevent, or attempt to hinder or prevent any person from using a park and recreation area. Nothing in this paragraph of this section shall prohibit a Peace

Officer from citing or arresting a person for a violation of A.R.S. §13-2904.

~~(6)~~(8) Fail to produce and exhibit any permit a person claims to have, upon request of any Pace Officer, police assistant services officer, ~~unarmed traffic investigator~~, police special services supervisor, park ranger, animal control officer, or Community Services Director or designee who shall desire to inspect the same for the purpose of enforcing compliance with any ordinance or rule.

~~(7)~~(9) Disturb or interfere unreasonably with any person or party occupying any area or participating in any activity under the authority of a permit.

~~(8)~~(10) Erect any tent, stand, canopy, or other structure in any park or playground, or sell or give away from any such tent, stand, canopy, or other structure any food, drink or other thing, without a permit. These prohibitions are subject to two exceptions:

- a. A person may set up a table in a free speech area designated by the Community Services Director.
- b. A person may set up a portable shade canopy if the following requirements are met:
 - i. Shade canopies are limited to spectator viewing areas immediately surrounding sports fields, courts and skate parks for the purpose of providing temporary shade for spectators and participants when such areas have been reserved for use through the Community Services Department or when such areas are being used as part of a City-sponsored event.
 - ii. Shade canopies must be weighted down so that they cannot be moved or overturned by the wind. Staking of canopies is not allowed, so weighting must be accomplished by sand bags or similar effective means.
 - iii. Shade canopies shall not block entrances or exits, aisles, sidewalks, parking areas, or any portion thereof.
 - iv. Shade canopies only may be used in the areas and for the purpose described in Subsection a and may not be used by groups for picnics or other activities.

~~(9)~~(11) Fail to vacate any ramada upon request of a Park Ranger or Pace Officer where such ramada has been reserved for use by another

person. Presentation of a reservation permit shall constitute presumption of registration of use of the ramada.

~~(10)~~(12) Enter any area posted as "closed to the public" or without invitation enter or disrupt any area, including a ramada or a playing field, that has been reserved for use by another person.

~~(11)~~(13) Obstruct, impede, or create a hazard for vehicles or pedestrians that are using roads, parking areas, sidewalks, or other driving or walking areas, including access to and from parking lots, buildings, and other facilities that are part of a park and recreation area.

~~(a)~~(b) Violation of this section shall be deemed to be a civil infraction and shall be punished by imposition of a civil sanction not to exceed two hundred and fifty dollars (\$250.00) in accordance with Chapter 15 of this Code.

~~(b)~~(c) It shall be unlawful to knowingly obstruct, interfere, impair, hinder with any park ranger or city employee in the performance of such person's official duties in a park and recreation area. Violation of this subsection is a class one (1) misdemeanor.

SECTION 7. Section 18-69 of the Peoria City Code (1992) pertaining to Parks; fireworks, glass, fires, weapons, restricted areas; violations shall be amended to read as follows:

Sec. 18-69. Parks; fireworks, fires, glass, weapons; violations

(a) Within a park and recreation area it shall be unlawful for any person to:

(1) Have in his possession or set off any fireworks. Permits may be given by the Fire Marshal and Director for conducting properly supervised fireworks in designated park and recreation areas. For the purposes of this section, "fireworks" means any combustible or explosive composition, substance or combination of substances, or any article prepared for the purpose of producing a visible or audible effect by combustion, explosion, deflagration or detonation.

(2) Kindle, build, maintain or use a fire except in barbecue containers within a ramada. Any fire shall be continuously under the care and direction of a competent person from the time it is kindled until it is extinguished. No person shall throw away or discard any lighted match, cigar, cigarette, tobacco, paper or other material within or against any building, boat or vehicle, or under any tree or in underbrush. The City Manager or his designee may declare a Fire Emergency and prohibit all fires and/or smoking of tobacco products in one or more park and recreation areas.

- (3) Bring in or use any portable grill or deep fryer unless subject to a permit issued by the City.
- (4) Throw, toss or otherwise propel or either willfully or maliciously or carelessly or negligently break any glass object.
- (5) Have a glass beverage container in his or her possession.
- (6) Bring into or have in his possession in any park and recreation area any BB gun, air gun, spring gun, slingshot, bow, or other similar weapon in which the propelling force is a spring or air.
- (7) Discharge or fire any firearm or other weapon in which the propelling force is gunpowder, except in self-defense or defense of another person against a use or an attempted use of unlawful physical or deadly physical force by a third person or an animal attack if a reasonable person would believe that the use of physical force or deadly physical force against the third person or animal is immediately necessary and reasonable under the circumstances to protect oneself or the other person.

(b) Violations of this section, other than subsection (a)(3) and subsection (a)(5), shall be a class one (1) misdemeanor. Upon conviction, the Municipal Court shall order restitution to be paid by the violator to the City for the cost of cleanup resulting from the violation and the enforcement of this section. Restitution shall be actual cost, but in no event less than One Hundred (\$100.00) Dollars.

(c) Violation of subsection (a)(3) and subsection (a)(5) of this section shall be deemed to be a civil infraction and shall be punished by imposition of a civil sanction not to exceed two hundred and fifty dollars (\$250.00) in accordance with Chapter 15 of this Code.

SECTION 8. Section 18-70 of the Peoria City Code (1992) pertaining to Parks; enforcement; violations shall be amended to read as follows:

Sec. 18-70. Parks; enforcement; violations

(a) The Community Services Director shall have the authority to revoke a permit issued under this Chapter upon a finding of violation of any rule, ordinance, or condition of the permit or upon good cause shown. A permit holder who has a permit revoked shall not be entitled to a refund by the City of any fees paid.

(b) The Police Department and Community Services Department shall, in connection with their duties imposed by law, diligently enforce the provisions of this ordinance.

(c) Any peace officer, park ranger, police special services supervisor, animal control officer or community services director shall have the authority to order any person or persons acting in violation of this ordinance to leave the park and recreation area.

(d) Any peace officer, park ranger, police special services supervisor, animal control officer or designee of or community services director shall have the authority to temporarily detain any individual in a park or recreation area for the purposes of obtaining and inspecting identification of the individual.

(e) It shall be unlawful for any person in a park and recreation area to fail to present a valid identification upon request of a duly designated park ranger, police special services supervisor, animal control officer or peace officer and/or presentation of a false or altered ID to a duly designated park ranger, police special services supervisor, animal control officer or peace officer.

(f) Violation of an order issued under this section shall be a class one (1) misdemeanor and punishable by a fine of not less than Five Hundred (\$500.00) Dollars.

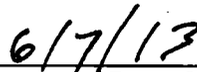
SECTION 9. If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held to be invalid or unconstitutional by the decision of any Court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Ordinance.

SECTION 10. This Ordinance shall become effective in the manner provided by law.

PASSED AND ADOPTED by the Mayor and Council of the City of Peoria, Arizona, this 4th day of June, 2013.



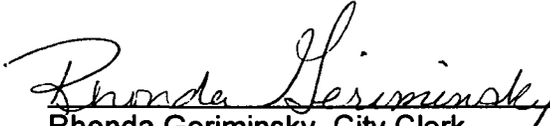
Bob Barrett, Mayor



Date Signed

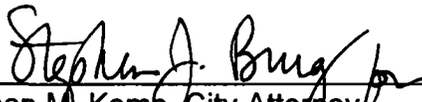
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ATTEST:


Rhonda Geriminsky, City Clerk



APPROVED AS TO FORM:


Stephen M. Kemp, City Attorney

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