

AGENDA  
MONONA PARK AND RECREATION BOARD  
CITY HALL CONFERENCE ROOM  
5211 Schluter Rd, Monona, WI. 53716  
February 9, 2016  
6:30 PM

1. **Roll Call**
2. **Approval of the Minutes**
  - A. January 12, 2016
3. **Appearances**
  - A.
4. **Unfinished Business**
5. **New Business**
  - A. Review/Discussion of current park ordinances
6. **Director's Report & Questions to Staff from Committee**
  - A. Jake Anderson – Parks & Recreation Director
7. **Adjournment**

NOTE: Upon reasonable notice, the City of Monona will accommodate the needs of disabled individuals through auxiliary aids or services. For additional information or to request this service, contact Joan Andrusz at (608) 222-2525 (not a TDD telephone number, Fax: (608) 222-9225, or through the City Police Department TDD telephone number 441-0399.

The public is notified that any final action taken at a previous meeting may be reconsidered pursuant to the City of Monona ordinances. A suspension of the rules may allow for final action to be taken on an item of New Business.

It is possible that members of and a possible quorum of members of other governmental bodies of the municipality may be in attendance at the above stated meeting to gather information or speak about a subject, over which they have decision-making responsibility. Any governmental body at the above stated meeting will take no action other than the governmental body specifically referred to above in this notice.

**MINUTES**  
**MONONA PARK AND RECREATION BOARD**  
**CITY HALL CONFERENCE CENTER**  
**5211 Schluter Road, Monona, WI. 53716**  
**Tuesday, January 12, 2016**

The regular meeting of the Park and Recreation Board for the City of Monona was called to order by Chair Chad Speight at 6:33 pm.

**Roll Call**

**Present:** Chad Speight, Mary O'Connor, Greg Anderson, Dan Coyne, Jennifer Kahl, Pat Howell, Karen Turino, Parks & Recreation Director Jake Anderson

**Absent:** Jeff Hinz, Elliott Smith

**Approval of the Minutes**

Pat Howell made a motion to approve the minutes from October 13 with correction of Pat Howell instead of Pat Coyne, Greg Anderson seconded the motion. Motion Carried unanimously.

**Appearances**

**A. Rob Kjelta – 4402 Outlook St**

Rob spoke in favor of moving playground equipment to the south side of the park to reduce noise to his adjacent property.

**B. Rob Beuthling – 5405 Maywood Rd**

Rob spoke in favor of playground equipment at Schluter Park and would like to see unique features that we currently don't have at other parks.

**C. Mike Christofferson – 1401 Mathys Rd**

Mike spoke in favor of playground equipment at Schluter Park including sand diggers and other equipment that compliments the beach.

**Unfinished Business**

**A. Schluter Park Playground Equipment Discussion**

Director Anderson presented several options from playground vendors of equipment that could be purchased with the \$20,000 budget. The committee discussed the options and there was support for a play web feature and also support for maintaining views of the lake from the road/parking lot. There was also a desire to see additional individual play structures including a merry-go-round, sand diggers, teeter totters. Anderson noted he will get additional information and bring back to the next meeting.

## **New Business**

### **A. Butterfly Garden at Winnequah Park Prairie**

Director Anderson presented materials regarding the reduction in Monarch Butterfly's across the country and an effort the NRPA (National Recreation & Parks Association) is developing to create monarch waystations. Anderson noted the Winnequah Prairie behind the skate park has become overgrown and would be a prime spot to develop a butterfly garden.

Currently in the city ordinance, milkweed is considered a noxious weed and is one the primary plants to be placed in a butterfly garden. Anderson will work with city staff and look at how we can review the ordinance and bring back additional information to a future meeting. Overall the board was supportive of the project. No action was taken at this meeting.

### **Director's Report & Questions to Staff from Committee**

#### **A. Jake Anderson – Parks & Recreation Director**

Director Anderson presented a year in photos video the department made and thanked staff and all the volunteers that made 2015 a great year for Monona Parks & Recreation. He also noted the upcoming Candlelit Snowshoe Hike was to be held on January 16<sup>th</sup> at the Aldo Leopold Nature Center

### **Adjournment**

**A motion to adjourn by Dan Coyne seconded by Greg Anderson was carried at 7:58 pm.**

**PARK & RECREATION BOARD (Agenda Item 4A)**

Meeting Date: January 12, 2016

**AGENDA ITEM:**

Parks Ordinance Review

**REQUESTED BY:**

Jake Anderson

**POLICY ANALYSIS STATEMENT:**

The City is undergoing a comprehensive review/update of its ordinances. Attached is the packet is a copy of the current park ordinances. There have been ongoing discussions at the committee level about several topics of ordinance updates. These could include:

- Allowing leashed dogs in city parks
- Park shelter rental hour changes
- Special Event Application changes
- Food Cart Permits
- "Drones" or quadcopter regulations
- Signage in parks
- Lottes Park parking lot parking regulations

This agenda item will be a review of current ordinance and initial discussion on possible recommendations to the City Council for updates/changes to the current ordinance.

**FISCAL IMPACT:**

Reviewed By City Administrator  
\_\_\_\_\_ Yes \_\_\_\_\_ No

Action Taken: \_\_\_\_\_  
Approval: \_\_\_\_\_  
Disapproval: \_\_\_\_\_  
Tabled: \_\_\_\_\_  
Committee Meeting Date: \_\_\_\_\_

## Chapter 1

### Parks and Navigable Waters

12-1-1	Park Regulations
12-1-2	Turf Protection on Public Property
12-1-3	Park Hours
12-1-4	Reservation of Park Space or Shelters
12-1-5	Consumption of Alcoholic Beverages in City Parks
12-1-6	Community Center Rules
12-1-7	Public Waters
12-1-8	Slow-No-Wake Areas of Yahara River Designated; Enforcement Provided
12-1-9	Feeding Canada Geese In Parks Prohibited

#### Sec. 12-1-1 Park Regulations.

- (a) **Purpose and Definition.** In order to protect the parks, parkways, recreational facilities and conservancy areas within the City of Monona from injury, damage or desecration, these regulations are enacted. The term "park" as hereinafter used in this Chapter shall include all grounds, structures and watercourses which are or may be located within any area dedicated to the public use as a park, parkway, recreation facility, play ground, swimming pool or conservancy area in the City.
- (b) **Specific Regulations.**
- (1) **Littering Prohibited.** No person shall litter, dump or deposit any rubbish, refuse, earth or other material in any park.
  - (2) **Use of Amplification Equipment.**
    - a. No person shall use large amplification equipment in a City park or parking lot located within, contiguous, or adjacent to any City park except upon permit granted by the Community Recreation Director. The Community Recreation Director may impose such restrictions on the use of amplification equipment as will prevent disturbance of others using the parks or owners of property adjacent to the City parks. If the event is open to the general public, permission to use large amplification devices must be secured from the Park and Recreation Board.
    - b. The use of personal amplification devices is permitted in City parks between 7:00 a.m. and 8:00 p.m.
  - (3) **Bill Posting.** No person shall post, paste, fasten, paint or attach any placard, bill, notice, sign or advertising matter upon any structure, tree or other natural object in any park, except park regulations and other signs authorized by the Community Recreation Director, or designated committee thereof.
  - (4) **Throwing Stones and Missiles Prohibited.** No person shall throw stones or other missiles in or into any park, except as authorized in advance by the Community Recreation Director.
  - (5) **Removal of Park Equipment Prohibited.** No person shall remove benches, bleachers, seats, tables or other park equipment from any park, except that such items may be moved from park to park if authorized by the Community Recreation Director.
  - (6) **Trapping.** "Trapping" when used in this Section includes the taking, or the attempting to take, of any wild animal by means of setting or operating any device, mechanism or contraption that is designated, built or made to close upon, hold fast or otherwise capture a wild animal or animals; live traps on a person's property are excluded. The trapping of wild animals is hereby prohibited in City parks, unless authorized by the Common Council, upon the recommendation of the Park and Recreation Board. This Subsection does not prohibit fishing.
  - (7) **Making of Fires.** No person shall start, tend or maintain a fire except in personal grills or designated fireplaces, except as authorized in advance by the Fire Marshall. Unburned fuel and ashes shall be disposed of in such a manner as to prevent fire or damage to any park property.

- (8) **Protection of Park Property.**
- a. No person shall kill, injure or disturb or attempt to injure or disturb waterfowl, birds or animals, wild or domestic, within any park, except as permitted by this Chapter. No person shall remove flowers or fruit, wild or cultivated, or break, cut down, trample upon, remove or in any manner injure, deface, write upon or ill use any tree, shrub, flower, flower bed, turf, soil, sand, fountain, ornament, building, structure, apparatus, bench, table, official notice, sign, fence, or other property within any park.
  - b. No person shall deface, by throwing stones, pebbles or other debris in any of the toilets, bubblers or other sanitary facilities located in any City park; or deface by drawing with crayon, chalk, paint, or anything else on any of the buildings or equipment at any City park; or deface the equipment by means of a sharp instrument.
- (9) **Motorized Vehicles.** Except for authorized maintenance vehicles, no person shall operate an unlicensed or licensed motorized vehicle outside of areas specifically designated as parking areas or areas where the operation of such vehicles is specifically permitted. Motor vehicles are restricted to the roads and drives and parking areas. No motor vehicles of any nature may be used on the seeded areas except vehicles which have authorization from the Community Recreation Director for shows, rides or exhibits and then only for the purpose of loading and unloading.
- (10) **Snowmobiles.** No person shall operate a snowmobile in a City park except in designated areas.
- (11) **Swimming Pool.** The provisions of Chapters HS 171 and 172, Wis. Adm. Code, pertaining to public swimming pools, as amended, as adopted and incorporated herein by reference.
- (12) **Parking in Parks.** No person shall park any motor vehicle in any park in the City except in a designated parking area.
- (13) **Horse and Carriages.** No person shall ride a horse or drive a horse-driven vehicle in any park, except on roads or designated bridle paths, except when approval of the Community Recreation Director is first obtained. It shall be unlawful for any person to ride a horse or drive a horse-driven vehicle in a careless, negligent or reckless manner which may endanger the safety and well-being of others. Horseback riding shall be allowed only during the daylight hours. No person shall ride a horse which cannot be held under such control that it may be easily turned or stopped.
- (14) **Golfing and Sporting Activities.** No golfing or practicing golf in City parks or recreation areas shall be allowed.
- (15) **Arrows.** No person shall use or shoot any bow and arrow in any City park, except in authorized areas.
- (16) **Fees and Charges.** The Common Council, upon the recommendation of the Park and Recreation Board, shall have the authority to establish such fees as deemed necessary for use of any park facility, shelter or land area. It shall be unlawful to use such areas without payment of such fee or charge when required.
- (17) **Pets.** Pets, including animals of any species, shall not be permitted in any City parks, unless being used by a visually impaired person or authorized in advance by the Community Recreation Director.
- (18) **Firearms; Hunting.** Possessing or discharging of any air gun, sling shot, explosive, firearm or weapon of any kind is prohibited in all City parks.
- (19) **Fish Cleaning.** Cleaning of fish in shelters, toilet facilities or picnic areas is prohibited in all City parks.
- (20) **Vendors Restricted.** No person shall sell, vend or give away in any City park any article of merchandise whatever, without written permission from the Park and Recreation Board.
- (21) **Smoking.** No person shall smoke or hold a lighted cigarette, cigar or pipe within any park where notices prohibiting smoking are posted.
- (22) **Camping.** No camping shall be permitted in any park, unless authorized by the Community Recreation Director.
- (23) **Interference With Permittee.** No person shall, in any manner, harass, disturb or interfere with persons holding written permits granted by the Common Council, Park and Recreation Board or Community Recreation Director for the use of parks, shelter areas or park facilities.
- (24) **Sparklers Prohibited.** Except as permitted by Title 7 of this Code of Ordinances, no person shall ignite a sparkler in any City park.

- (25) **Public Tennis Courts.** The operation of bicycles, skateboards, and in-line skates is hereby prohibited on the surface of any public tennis court located within the City of Monona.

**Cross-Reference:** Section 11-4-1.

**Sec. 12-1-2 Turf Protection on Public Property.**

Except as authorized by the Community Recreation Director, no person shall dig into the turf of any City-owned park or recreational property for any purposes whatsoever or remove any trees or flowers. Absent authorization by the Community Recreation Director, the use of metal detectors and digging for buried objects on City parks or recreational property is prohibited.

**Sec. 12-1-3 Park Hours.**

- (a) **Park Closing Hours.** All City parks shall be closed from 10:00 p.m. to 7:00 a.m., except for public functions approved by the Park and Recreation Board. The Park and Recreation Board may approve of the conduct of functions within the parks beyond 10:00 p.m. by private organizations or individuals if satisfactory evidence is presented to the Board that the function will be carried on so as not to disturb the public peace and good order of the City. In granting such approval, the Park and Recreation Board shall designate the area in which the function shall be carried on and shall indicate the person responsible for the conduct of such function. No person shall be in any City park between 10:00 p.m. to 7:00 a.m., except in compliance with this Subsection.
- (b) **Exceptions.** The regular closing hours of the City parks do not apply to persons having a permit from the Chief of Police and Community Recreation Director to be present in the City parks during closed hours on specific days and for specific purposes.
- (c) **Emergency Park Closing and Opening.** The Chief of Police, Community Recreation Director, or Common Council will have full authority to open and close any park, facility or area because of weather conditions, physical condition, construction or when, in the interest of public safety, it is deemed necessary.

**Sec. 12-1-4 Reservation of Park Space or Shelters.**

- (a) **Policy on Reservation.** City-owned park and park facilities and shelter areas are primarily for the nonexclusive use of the residents and visitors of the City. However, under proper circumstances, exclusive use of the same or parts thereof may be permitted. This Section is intended to regulate exclusive use of municipally-owned parks, park facilities, park shelters or parts thereof.
- (b) **Reservation of Park Space.** A responsible person, age eighteen (18) or over, or group, firm organization, partnership or corporation may reserve the use of a park facility or a park shelter by written application filed with the Community Recreation Director for a permit for exclusive use of the same. The Community Recreation Director shall issue permits for exclusive use of a portion of a park or park shelter, while the Park and Recreation Board shall issue permits for the exclusive use of an entire City park. All reservations shall be made on application forms in the office of the Community Recreation Director and shall be on a first-come, first-served basis. Reservation of a designated area shall give the party to whom reserved the right to use such area to the exclusion of others for and during the period of reservation. Areas not reserved shall be open to use by all.
- (c) **Application.** Applications shall be filed with the Community Recreation Director at least thirty (30) days prior to the date on which the exclusive use of the entire park is requested, or at least two (2) business days prior to the date on which a park shelter or a portion of a park is to be used, and shall set forth the following information regarding the proposed exclusive use:
- (1) The name, address and telephone number of the applicant.

- (2) If the exclusive use is proposed for a group, firm, organization, partnership or corporation, the name, address and telephone number of the headquarters of the same and the responsible and authorized heads or partners of the same.
  - (3) The name, address and telephone number of the person who will be responsible for the use of the said park, area or facility.
  - (4) The date when the exclusive use is requested and the hours of the proposed exclusive date.
  - (5) The anticipated number of persons to use the said park, area or facility.
  - (6) Any additional information which the Community Recreation Director or Park and Recreation Board finds reasonably necessary to a fair determination as to whether a permit should be issued.
- (d) **Action on Application.** The Community Recreation Director or Park and Recreation Board shall act promptly on all applications for permits for exclusive park use.
- (e) **Reasons for Denial.** Applicants under this Section may be denied for any of the following reasons:
- (1) If it is for a use which would involve a violation of Federal or State law or any provision of this Code.
  - (2) If the granting of the permit would conflict with another permit already granted or for which application is already pending.
  - (3) If the application does not contain the information required by Subsection (c) above.
  - (4) The application is made less than the required days in advance of the scheduled exclusive use.
  - (5) If it is for a use of the park or park facility at a date and time when, in addition to the proposed use, anticipated nonexclusive use by others of the park or park facility is expected and would be seriously adversely affected.
  - (6) If the law enforcement requirements of the exclusive use will require so large a number of persons as to prevent adequate law enforcement to the park, park facility or shelter area involved or of the rest of the City.
  - (7) The exclusive use will reasonably create a substantial risk of injury to persons or damage to property.
  - (8) The exclusive use is so poorly organized that participants are likely to engage in aggressive or destructive activity.
- (f) **Indemnification.** Prior to granting any permit for exclusive use of the park, the City may require the permittee to file evidence of good and sufficient sureties, insurance in force or other evidence of adequate financial responsibility, running to the City and such other third parties as may be injured or damaged, in an amount depending upon the likelihood of injury or damage as a direct and proximate result of the exclusive use sufficient to indemnify the City and such third parties as may be injured or damaged thereby, caused by the permittee, its agents or participants.
- (g) **Permit Not Required For City Activity.** A permit is not required for exclusive use of the park or a park facility sponsored by the City of Monona.
- (h) **Permit Revocation.** The Community Recreation Director, or Chief of Police may revoke a permit already issued if it is deemed that such action is justified by an actual or potential emergency due to weather, fire, riot, other catastrophe or likelihood of a breach of the peace or by a major change in the conditions forming the basis of the issuance of the permit.
- (i) **Form of Permit.** Each permit shall be in a form prescribed by the Community Recreation Director and shall designate the park, park facility or shelter area involved, date, hours of the exclusive use, purpose of the exclusive use and the name of the person, group, firm, organization, partnership or corporation to which the permit is issued.
- (j) **Class B Fermented Malt Beverage Licenses.** When fermented malt beverages are sold at any event authorized by this Section, a valid Fermented Malt Beverage license shall be obtained and the provisions of Sections 7-2-11 and 11-4-1 shall be fully complied with. Said license must be held by the person who filed the original license and shall be presented to any law enforcement officer upon request.
- (k) **Care of Facilities.** Persons reserving City facilities shall be completely responsible for cleaning up the facilities after the event to the satisfaction of City officials. All reserved areas shall be left in a clean condition, with refuse placed in containers provided for such purpose. Any organization or corporation reserving any area in a City park shall agree to assume full responsibility for all damage to City property by any invitee of said organization or corporation and shall make full payment

therefore upon billing by the City Treasurer. Failure to do so shall deny future use of park facilities until such payment be made, in addition to any other remedy which the City may have.

- (l) **Reservation of.** City park shelter facilities may be reserved on a daily basis only from the hours of 7:00 a.m. to 10:00 p.m.
- (m) **Fees.**
  - (1) **Fees Established.** Fees for uses under this Section shall be established by the Common Council, upon the recommendation of the Park and Recreation Board.
  - (2) **Exemption from Fee Requirement.** Where the Park and Recreation Board is satisfied that the proposed use is by a group or organization for civic, education, religious or charitable purposes, and the Park and Recreation Board is satisfied that imposition of the daily reservation fee would constitute a hardship on the group or organization, the Park and Recreation Board may exempt such group or organization from the daily reservation fee.

**Cross-Reference:** Sections 7-2-11 and 11-4-1.

### **Sec. 12-1-5 Consumption of Alcoholic Beverages in City Parks.**

- (a) **Consumption of Alcoholic Beverages in City Parks.**
  - (1) **Restrictions.** No person shall possess, serve, or consume an alcoholic beverage in a City park between the hours of 10:00 p.m. and 7:00 a.m. except by permit issued by the City Administrator or his designee.
  - (2) **Permits.**
    - a. All requests for a permit to possess, serve, or consume alcoholic beverages under this Section shall contain the name and address of the individual responsible for the conduct of the persons represented by the permit, the number of persons to be included in the permit, the type/types of alcoholic beverages to be possessed, served, or consumed, and other information which may be required in the opinion of the City Administrator or his designee or the Park and Recreation Board.
    - b. All permits shall be made available to the appropriate agencies by the applicant, upon request. Failure to show proof of a permit shall be sufficient grounds for revocation of the permit, confiscation of alcoholic beverages, and subject the offender to arrest.
    - c. The following statement shall appear on all permits:

"The individual whose name appears above is responsible for the conduct of all persons covered by this permit, as well as all the condition of the permit as noted above. Violation of this Section of the City Code may result in confiscation of alcoholic beverages revocation of this permit, and may subject the offender to arrest."
    - d. The Board may waive the requirements of this Section, upon proper justification, for major public events, or other events of benefit to the general public. The grant or denial of permits by the City Administrator or his designee are appealable to the Board.
- (b) **Consumption Prohibited in Parking Lots and Adjacent Areas.** No person shall, at any time, serve or consume an alcoholic beverage in a parking lot of a City park.

### **Sec. 12-1-6 Community Center Rules.**

- (a) **Authority to Establish Rules Relating to Catering of Parties.** The Park and Recreation Board is empowered to establish rules relating to the catering of food and beverages at the Monona Community Center. The Board may designate exclusive caterers, charge fees for the privilege of providing catering services within the Community Center, and establish regulations relating to the use of Community Center facilities by such caterers. Nothing contained herein shall authorize the

Board to prohibit or establish a fee (other than rental fee for use of the Community Center) to any individual who desires to provide their own food for a party at the Community Center.

- (b) **Council to Approve Rules.** The rules of the Park and Recreation Board relating to catering shall not be effective until approved by the Common Council. The Park and Recreation Board shall review such rules on at least an annual basis and report any recommendations for change therein to the Council for approval.

**Sec. 12-1-7 Public Waters.**

- (a) **Adoption of State Statutes on Regulation of Boating.** Secs. 30.50 through 30.80, Wis. Stats., as amended, exclusive of any provisions therein relating to the penalties to be imposed or the punishment for violation of said statutes, are hereby adopted and by reference made a part of this Section as if fully set forth herein. Any acts required to be performed or prohibited by the said statute incorporated herein by reference is required or prohibited by this Section.
- (b) **Swimming in Lakes and Rivers.** Any swimmer using a public swimming beach shall remain within the buoy line established by the City.
- (d) **Fishing, Swimming or Loitering on Bridges Structures Prohibited.**
- (1) No person shall fish, swim from or loiter on any bridge structure in any City park.
  - (2) No person shall fish or swim from any bridge structure or the adjacent dedicated right-of-way or the approach thereto if:
    - a. Said bridge structure, adjacent dedicated right-of-way, or approach is maintained by the City.
    - b. The City has determined that fishing from the bridge structure, adjacent dedicated right-of-way, or approach would constitute an undue traffic hazard.
  - (3) Following such a determination the City may erect signs prohibiting fishing or swimming off of such bridge structures, adjacent dedicated right-of-way, or approach.
- (e) **Launching Boats.**
- (1) **Hours.** No person shall launch or dock a boat or float device in any park in the City between 10:00 p.m. and sunrise.
  - (2) **Storage and Mooring of Boats.** No person shall store or moor any boat or float device on or attached to any City property or public pier between 10:00 p.m. and 7:00 a.m. except under permit issued by the Park and Recreation Board.
  - (3) **Fees and Charges.** No person shall launch any watercraft from the City's designated boat launch sites (Lottes Park, Winnequah Trail, and Tonyawatha Boat Launch) between May 1 and October 30, inclusive of any year without first obtaining a boat launching permit and paying the fee for same. Said permit shall be displayed in or on the accompanying motor vehicle in such a location as directed by the Park and Recreation Board.
- (e) No person shall be allowed to fish at River Place from either the constructed portion of the Yahara Cove Boardwalk, and/or public/private property abutting the Boardwalk/lands dedicated for that purpose, except at authorized sites so designated by signage.

**Sec. 12-1-8 Slow-No-Wake Areas of Yahara River Designated; Enforcement Provided.**

- (a) **Slow-No-Wake Zones Designated.** In the interest of protection of the health, safety and welfare of persons within the City, the following designated portions of the waters of Lake Monona and the Yahara River are declared to be slow-no-wake zones in which no person shall operate a boat at a speed faster than the slowest possible speed so as to maintain steerage:
- (1) That portion of the Yahara River from the outlet of Lake Monona downstream to the entrance of the Yahara River into Upper Mud Lake, such slow-no-wake area to include that portion of the Yahara River known as the "Widespread."
  - (2) All of the channels passing from that portion of Lake Monona known as Squaw Bay to Lake Monona proper, to include both channels which intersect with Tecumseh Avenue, and the channel located immediately east of and running parallel to Tecumseh Avenue.

- (b) **Regulatory Markers and Buoys to Be Erected.** When requested by law enforcement officials of Dane County and approved by the Wisconsin Department of Natural Resources, and when all costs of acquisition and erection of regulatory markers and buoys will be borne by Dane County or the State of Wisconsin, the Chief of Police may authorize the installation of regulatory markers and buoys in the waters of the Yahara River and Lake Monona within the jurisdiction of the City, designating and marking areas described in Subsection (a) as slow-no-wake areas.
- (c) **Enforcement.** When regulatory markers and buoys are installed as provided in Subsection (b), the provisions of this Section shall be enforced under Sec. 30.66(3), Wis. Stats., and any complaints of violation filed with the Monona Police Department or by a Monona Police Officer shall be forwarded to the Dane County Sheriff's Department for arrest and prosecution.

**Sec. 12-1-9 Feeding Canada Geese In Parks Prohibited.**

- (a) **Feeding Canada Geese In Parks Prohibited.** No person may feed anything whatsoever to any Canada Geese in or adjacent to Winnequah Park.
- (b) **Enforcement.** The penalty for the first offense in a six (6) month period shall be a warning. The penalty for the second offense shall be \$30.00.