

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington



CO00023628

ORDINANCE NO. 93-066

RELATING TO AND CHANGING THE NAMES OF THE
SNOHOMISH COUNTY DEPARTMENT OF PARKS AND GENERAL
SERVICES, DIVISION OF PARKS AND RECREATION, AND PARK
ADVISORY BOARD; RELATING TO COUNTY PARKS AND PARK
PROPERTY; AND AMENDING CHAPTERS 2.16, 2.18, 2.32, 4.14, 4.69,
4.85, 6.40, 12.12, 12.32, 12.40, 22.04, 22.08, 22.12, 22.16, and 22.20 SCC

BE IT ORDAINED:

Section 1. The caption of Snohomish County Code
Chapter 2.16, adopted by Ordinance No. 85-032 on April 24,
1985, is amended to read:

Chapter 2.16

PARKS ((AND RECREATION))

Sections:

- 2.16.010 ((~~Park and recreation~~)) Parks division
established
- 2.16.020 ((~~Park and recreation~~)) Parks division duties
- 2.16.030 ((~~Park~~)) Parks advisory board established
- 2.16.040 Membership of board
- 2.16.050 Terms of members
- 2.16.060 Compensation
- 2.16.070 Meetings and election of officers
- 2.16.080 Vacancies
- 2.16.090 Removal
- 2.16.100 Duties of advisory board

Section 2. Snohomish County Code Section 2.16.010,
last amended by Ordinance No. 89-028 on May 17, 1989, is
amended to read:

2.16.010 ((~~Park and recreation~~)) Parks division
established. The ((~~park and recreation~~)) parks division of
Snohomish county is hereby established as a division of the
department of parks and ((~~general services~~)) recreation.

Section 3. Snohomish County Code Section 2.16.020, last amended by Ordinance No. 85-032 on April 24, 1985, is amended to read:

2.16.020 ((Park and recreation)) Parks division duties. The duties of the ((~~park & recreation~~)) parks division shall be to:

- (1) Establish the parks and recreation system for Snohomish county.
- (2) Administer and supervise the maintenance and operation of county parks.
- (3) Develop annual ((~~park and recreation~~)) parks division budget.
- (4) Develop ((~~park and recreation~~)) parks division capital improvement program.
- (5) Plan and develop master plan for county parks.
- (6) Develop ((~~park~~)) parks and recreation comprehensive plan.
- (7) Make recommendations to the director of ((~~community and education services~~)) parks and recreation as to the establishment of rules and regulations regarding county park usage and fee schedules for county parks.
- (8) Perform such other duties as determined by the director of parks and recreation.

Section 4. Snohomish County Code Section 2.16.030, last amended by Ordinance No. 89-028 on May 17, 1989, is amended to read:

2.16.030 ((Park)) Parks advisory board established. There is hereby established a Snohomish county ((~~park~~)) parks advisory board, hereinafter referred to as "advisory board", to assist the director of parks and ((~~general services~~)) recreation and the parks division manager in reviewing and recommending policies relating to parks, playgrounds or other recreational facilities.

Section 5. Snohomish County Code Section 2.16.100, last amended by Ordinance No. 89-028 on May 17, 1989, is amended to read:

2.16.100 Duties of the advisory board. The advisory board shall provide, advise, consult, and assist the director of parks and ((~~general services~~)) recreation and the parks division manager in recommending to the executive and council, actions on the following:

- (1) Master plan for county parks;
- (2) ((~~Park~~)) Parks and recreation comprehensive plan;

- (3) Capital improvement programs;
- (4) Annual budgets;
- (5) Rate schedules;
- (6) Rules and regulations; and
- (7) Other matters as requested.

Section 6. The title of Snohomish County Code Chapter 2.18, last amended by Ordinance No. 89-026 on May 17, 1989, is amended to read:

Chapter 2.18

DEPARTMENT OF PARKS AND ((GENERAL SERVICES)) RECREATION

Section 7. Snohomish County Code Section 2.18.010, last amended by Ordinance No. 89-026 on May 17, 1989, is amended to read:

2.18.010 Creation and purpose. There is hereby established a Snohomish county department of parks and ((general services))recreation. It shall be the purpose of this department to manage programs providing a variety of educational and recreational services to the citizens of Snohomish county ~~((and to provide management of services which support other county departments including building and parking facilities, purchasing, property management, and central stores))~~ and such other programs which may be assigned. The department will concern itself with changing technologies in the management of such programs and will expedite the development and implementation of service improvement and cost reduction whenever possible

Section 8. Snohomish County Code Section 2.18.020, last amended by Ordinance No. 89-026 on May 17, 1989, is amended to read:

2.18.020 Definitions. The following definitions shall apply to terms used in this chapter:

- (1) "Department" means the Snohomish county department of parks and ((general services))recreation.
- (2) "Director" means the director of the department of parks and ((general services))recreation.
- (3) "County personnel system" means those statements of policy and procedure contained in Title 3A of the Snohomish County Code and amendments thereto.
- (4) "Exempt personnel system" means the conditions of employment under the provisions of chapter 3.68 SCC and amendments thereto.

Section 9. Snohomish County Code Section 2.18.030, last amended by Ordinance No. 89-026 on May 17, 1989, is amended to read:

2.18.030 Authority and functions. The department shall have the authority to establish policies and procedures for the management and administration of programs which provide educational and recreational services to the general public, and (~~management and administration of centralized support services for the executive branch of government and~~) may include, in addition, the development of policies to promote the utilization of these services. The department's functions and responsibilities shall include but not be limited to the following:

- (1) Management and administration of the parks and recreation program as provided in chapter 2.16 SCC;
- (2) Management and maintenance of the evergreen state fair and the fairgrounds in accordance with chapters 2.32 and 2.33 SCC and applicable state law;
- (3) Administrative liaison between Snohomish county and the cooperative extension of Washington state university;
- (4) Management of the Kayak point golf course; and
- ~~((5) Management and administration of county owned real and personal property in accordance with chapter 4.46 SCC;~~
- ~~(6) Management and maintenance of those county buildings for which responsibility is assigned to the department by the executive;~~
- ~~(7) Management and administration of purchases and contracts in accordance with chapter 3.04 SCC;~~
- ~~(8) Management of the county parking facility in accordance with chapter 3.09 SCC;~~
- ~~(9))~~ (5) Performance of such other duties as may be required to further the purpose of this chapter.

Section 10. Snohomish County Code Section 2.32.005, adopted by Ordinance No. 89-029 on May 17, 1989, is amended to read:

2.32.005 Definitions. The following definitions shall apply to terms used in this chapter:

1. "Advisory board" means the fair advisory board established by SCC 2.32.070.
2. "Department" means the Snohomish county department of parks and (~~general services~~) recreation.
3. "Director" means the director of the department of parks and (~~general services~~) recreation.
4. "Exempt personnel system" means the system of employment set out in chapter 3.68 SCC.
5. "Fair" means the annual evergreen state fair.
6. "Fairgrounds" means the evergreen state fairgrounds at Monroe, Washington.

7. "Manager" means the fairgrounds manager appointed under SCC 2.32.120.

8. "Risk management committee" means the risk management committee created by SCC 2.90.025.

Section 11. Snohomish County Code Section 4.14.090, adopted by Amended Ordinance No. 89-107 on September 20, 1989, is amended to read:

4.14.090 Establishment of a technical advisory committee. A technical advisory committee is hereby established to assist the conservation futures program advisory board. The committee shall review project proposals on such issues as technical merit, financial feasibility and extent of benefit. The committee shall consider elements found in the fund allocation criteria for use as an aid in recommending annual individual programs. The committee shall also develop an early action strategy for prioritizing proposals for allocation of the conservation futures funds to resolve issues such as whether the funds should be used to leverage additional monies available from other sources and whether funds should be allocated for projects on a county-wide or district by district basis. A recommendation to the board on the early action strategy shall be the first item of business for the committee. The recommendation shall be provided to the board by March 1, 1990.

The technical advisory board shall consist of one representative from the planning division of the Snohomish county department of planning and community development; one representative from the parks (~~and recreation~~) division of the department of parks and (~~general services~~) recreation; one representative from the county department of budget and finance; one representative from the Snohomish county planning commission; one representative from the Snohomish county parks board; one representative from a parks/planning department of a city or town whose population base is 10,000 or greater; and one representative from a parks/planning department of a city or town whose population base is less than 10,000. Terms of committee members shall be limited to four years.

Section 12 Snohomish County Code Section 4.69.050 adopted by Ordinance No. 89-122 on October 18, 1989, is amended to read:

4.69.050 Fund manager. The county executive shall designate a fund manager (~~in parks and recreation division~~) whose name and title shall appear on the master list of fund managers maintained in the department of budget and finance.

Section 13. The caption of Snohomish County Code Chapter 4.85, last amended by Ordinance No. 91-085 on June 12, 1991, is amended to read:

Chapter 4.85

((PARK)) PARKS MITIGATION FUND

Sections:

- 4.85.010 Name of fund.
- 4.85.020 Purpose of fund.
- 4.85.030 Source of resources.
- 4.85.040 Fund Manager.

Section 14. Snohomish County Code Section 4.85.010, adopted by Ordinance No. 91-085 on June 12, 1991, is amended to read:

4.85.010 Name of fund. There is created a special revenue fund known as the ((park))parks mitigation fund.

Section 15. Snohomish County Code Section 4.85.020, adopted by Ordinance No. 91-085 on June 12, 1991, is amended to read:

4.85.020 Purpose of fund. The purpose of the ((park))parks mitigation fund is to provide for the development of ((park))parks and recreation facilities required to mitigate the impact of residential growth.

Section 16. Snohomish County Code Section 4.85.030, adopted by Ordinance No. 91-085 on June 12, 1992, is amended to read:

4.85.030 Source of resources. Resources of the ((park))parks mitigation fund shall be from developer contributions authorized by Title 23. SCC.

Section 17. Snohomish County Code Section 6.40.060, last amended by Ordinance No. 87-038 on June 3, 1987, is amended to read:

6.40.060 Permit application referral. Upon receipt of an application for permit, the county licensing authority shall take the following action:

(1) Refer copies of the application:

(a) To the (~~park and recreation director~~) parks division manager for his comments on desirability of the event and for the posting of notices at each public access to the lake involved;

(b) To the county sheriff for comments on the qualifications of patrol personnel, on traffic safety and on noise problems; and

(c) To the health district for comments on the adequacy of sanitation facilities.

Section 18. Snohomish County Code Section 12.12.010 adopted by resolution on June 30, 1975, is amended to read:

12.12.010 Publicly installed equipment--buoy locations. The Snohomish county (~~park and recreation director~~) parks division manager, in accordance with regulations established by Snohomish county, is hereby authorized and directed to designate locations in the water areas of the lakes within Snohomish county when and where safety buoys are reasonably necessary for the public safety, welfare, health and peace. The designated locations of safety buoys shall be determined upon taking into consideration for each particular lake, its size and configuration, hazardous conditions such as shallow water, rocks or snags, population at and about said lake, time and location of pleasure boating, swimming, bathing, fishing, water-skiing, diving, and other water uses upon said lake.

Section 19. Snohomish County Code Section 12.12.030 adopted by resolution on June 30, 1975, is amended to read:

12.12.030 Buoy design. The (~~park and recreation director~~) parks division manager is authorized and directed to design buoys to accomplish the contemplated regulatory purposes in accordance with the state uniform waterway marking system. Designs when approved by Snohomish county shall become the standard for construction for use in any lake in Snohomish county.

Section 20. Snohomish County Code Section 12.12.040 as adopted by resolution on June 30, 1975, is amended to read:

12.12.040 Signs or other signaling devices. The county (~~park and recreation director~~) parks division manager, in accordance with regulations properly adopted by the (~~board of commissioners~~) county council, shall install such signs and signaling devices as will properly apprise water users

of the water use regulation. It shall be deemed sufficient notice for any sign bearing general information to be placed only at the points of public access of any given lake where they shall be visible from both shore and water.

Section 21. Snohomish County Code Section 12.32.060 as adopted by resolution on June 30, 1975, is amended to read:

12.32.060 Permit application referral. Upon receipt of an application for permit, the county auditor shall take the following action:

- (1) Refer copies of the application:
 - (a) To the parks (~~and recreation~~) division manager for his comments on the desirability of the event and for the posting of notices at each public access to the lake involved,
 - (b) To the county sheriff for comments on the qualifications of patrol personnel, on traffic safety and on noise problems,
 - (c) To the health district for adequacy of sanitation facilities;
- (2) Shall cause a date and time for public hearing before the county council to be set. Notice of the hearing shall be given by publication of at least one notice not less than ten days prior to the hearing in a newspaper of general circulation within the county. Additional notice shall include posting at each public access to the lake involved.

Section 22. The caption of Snohomish County Code Chapter 12.40, adopted by resolution on June 30, 1975, is amended to read:

Chapter 12.40

DUTIES OF OFFICERS AND OTHER PERSONS

Sections:

- 12.40.010 (~~Park director~~) Parks division manager's duties.
- 12.40.020 Sheriff's duties.
- 12.40.030 Boat livery operator's duties.
- 12.40.040 Duty to report accidents.

Section 23. Snohomish County Code Section 12.40.010 adopted by resolution on June 30, 1975, is amended to read:

12.40.010 (~~Park director~~) Parks division manager's duties. The county (~~park and recreation director~~) parks division manager is hereby authorized and directed to prepare, post and maintain at convenient public places adjacent to the lakes in this county, public notices which shall specify the current specified restrictions applicable to the particular lake as set out in this title. Such

notices shall be conspicuously posted on or adjacent to every wharf of every boat livery and on or adjacent to every public launching ramp and/or wharf and at such other locations as will reasonably inform the public of these restrictions.

Section 24. The caption of Snohomish County Code Chapter 22.04, last amended by Ordinance No. 87-124 on January 13, 1988, is amended to read:

Chapter 22.04

GENERAL PROVISIONS

Sections:

- 22.04.010 ((~~Park~~)) Parks Code.
- 22.04.040 Definitions.
- 22.04.050 Fees and rental charges.
- 22.04.051 Special fee provisions, limited income senior citizens, disabled persons, and disabled veterans.
- 22.04.060 Undeveloped park property.

Section 25. Snohomish County Code Section 22.04.010, last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.04.010 ((~~Park~~)) Parks Code. This code shall constitute the ((~~park~~)) parks code of Snohomish county and may be cited as such.

Section 26. Snohomish County Code Section 22.04.040, last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.40.040 Definitions. In this code, unless the context otherwise requires:

(1) "((~~Park~~)) Parks division" shall mean the Snohomish county ((~~park and recreation~~)) parks division of the department of ((~~community and educational services~~)) parks and recreation.

(2) "County park" shall mean any area designated by the ((~~park~~)) parks division for use by the public under the management and/or control of the ((~~park~~)) parks division, and shall include all parks, squares, drives, parkways, trails, golf courses, museums, zoos, beaches, playgrounds, and other recreational areas or facilities designated for public use and comprising the ((~~park~~)) parks and recreation system of Snohomish county under chapter 2.16 SCC.

(3) "County ((~~park~~)) parks employee" shall include any Snohomish county employee while performing duties in a county park.

(4) "Person" shall mean any natural person, firm, partnership, corporation, club or association; but the term "person" shall not include county (~~(park)~~) parks employees.

(5) "Motor vehicle" shall mean any self-propelled device capable of being moved upon a road and transporting persons or property, and shall include, but not be limited to, automobiles, trucks, buses, campers, motorcycles, motorbikes, motor scooters, jeeps, off-road vehicles, and snowmobiles, whether or not they can legally be operated upon the public highways.

(6) "Trail" shall mean any path or track designed for use by pedestrians or equestrians and which is not of sufficient width or grading to permit its use by standard passenger automobiles; or any other right-of-way specifically designated and posted for non-vehicular use.

(7) "Camping area" shall mean designated camping sites designed for the use of tent campers and/or persons with trailers or campers.

(8) "Camping" shall mean erecting a tent or other shelter, or arranging bedding, or parking a trailer, camper, or other vehicle, for the purpose of remaining overnight.

(9) "Ultralite vehicle" shall mean a single occupant, engine powered, flying machine weighing less than two hundred fifty four pounds, intended for recreational or sport use, having a maximum fuel capacity of five U.S. gallons, a maximum airspeed at full power in level flight of fifty-five knots, and a power-off stall airspeed of not more than twenty-four knots (see Federal Aviation Administration FAR Part 103.1).

Section 27 Snohomish County Code Section 22.04,050, last amended by Ordinance No. 87-048 on July 15, 1987, is amended to read:

22.04.050 Fees and rental charges.

(1) The county executive is authorized to establish an annual fee schedule for park activities including but not limited to camping fees, picnic shelter reservation fees, and fees for use of recreational facilities.

(2) The amount of all fees shall be based upon an estimate of cost incurred by the county in maintaining facilities and services for each activity.

(3) The fee schedule shall be reviewed annually by the parks (~~(and recreation)~~) division who shall recommend a proposed fee schedule to the (~~(park and recreation)~~) parks advisory board.

(4) At a public meeting the (~~(park and recreation)~~) parks advisory board shall consider the proposed fee schedule recommended by the parks (~~(and recreation)~~) division and shall advise the division of the board's concurrence in the proposed fee schedule or suggest modification.

(5) After considering the (~~(park and recreation)~~) parks advisory board's recommendations, the parks (~~(and recreation)~~) division may modify the proposed fee schedule.

The parks ((and recreation))division shall then forward its proposed fee schedule to the director of ((administrative and recreational services))parks and recreation.

(6) The director of ((administrative and recreational services))parks and recreation shall either return the proposed fee schedule to parks ((and recreation)) division for modification or recommend it for approval to the county executive.

(7) When the county executive approves a proposed fee schedule as recommended by the director of ((administrative and recreational services))parks and recreation, the executive shall issue an order establishing that schedule for a period of one year.

Section 28. Snohomish County Code Section 22.04.060, adopted by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.04.060 Undeveloped park property. Any property under the management and control of the ((park))parks division and not open for public use shall be defined as undeveloped park property. It shall be unlawful for any person to enter onto or remain on any posted undeveloped park property without prior approval of a ((park))parks employee.

Section 29. Snohomish County Code Section 22.08.010, last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.08.010 Motor vehicles--operation. No person shall operate any motor vehicle within the boundaries of a county park, including beach areas, except upon roads, streets, highway, and parking areas; PROVIDED, That certain types of motor vehicles may be operated on park trails where such trails have been specifically designated by the ((park))parks division and posted for use by such vehicles.

Section 30. Snohomish County Code Section 22.08.020, last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.08.020 Motor vehicles--speed. No person shall operate a motor vehicle within a county park at a speed in excess of the posted speed limit, in excess of a reasonably safe speed, or in excess of ten miles per hour where no speed limit is posted. The ((park))parks division, upon finding conditions so warrant, may establish speed limits higher or lower than ten miles per hour and shall cause such limits to be posted in the areas where so established.

Section 31. Snohomish County Code Section 22.08.030, adopted by resolution on April 22, 1974, is amended to read:

22.08.030 Motor vehicles--parking. No person shall park a motor vehicle in any county park except in a designated parking area or other area with the permission of a county ((park))parks employee. During the period in which the park is closed, no person shall leave parked or abandoned a motor vehicle in a county park except when camping in a designated area or with the permission of a county ((park))parks employee. Any vehicle found parked or abandoned in violation of this section may be towed away at the owner's or operator's expense.

Section 32. Snohomish County Code Section 22.08.040 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.08.040 Motor vehicles--commercial and commercial activities. No person shall drive a motor vehicle being used for a commercial purpose into any county park except for emergency road service solicited at the request of an owner of a disabled vehicle, emergency health care service, or action taken in furtherance of Section 22.08.030 unless written permission for such use has been obtained from the ((park))parks division.

Section 33. Snohomish County Code Section 22.08.050, last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.08.050 Water craft--operation. No person shall operate a boat, float, raft or other water craft, whether or not powered by motor, in or upon any bay, lake, slough, river or creek within the boundaries of a county park which has been designed by the ((park))parks division and posted to prohibit such operation.

Section 34. Snohomish County Code Section 22.08.060 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.08.060 Water craft--mooring. No person shall moor or dock any boat, float, raft or other water craft overnight in a county park except in areas designated by the ((park))parks division and posted for such use.

Section 35. Snohomish County Code Section 22.08.070 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.08.070 Water craft--commercial vessels. Use of county park dockage or moorage facilities by commercial marine vessels is prohibited unless written permission has been obtained from the ((park))parks division manager.

Section 36. Snohomish County Code Section 22.08.080 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.08.080 Horseback riding--areas. No horses shall be permitted in any county park except such areas or trails as have been designated by the ((park))parks division and posted to permit equestrian activities. In no event shall horses be permitted on beaches or in designated swimming, camping or picnicking areas of county parks.

Section 37. Snohomish County Code Section 22.08.100 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.08.100 Ultralite vehicles--operation. No ultralite vehicle shall be operated in, upon, or within two hundred feet above any county park or county property under management of the ((park))parks division unless a specified area for such use is designated by the ((park))parks division upon recommendation of the ((park))parks advisory board, subject to approval by the county council.

Section 38. Snohomish County Code Section 22.12.010 adopted by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.12.010 Picnicking. Picnicking is prohibited in those areas designated by the ((park))parks division and posted as "no picnicking" areas.

Section 39. Snohomish County Code Section 22.12.020 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.12.020 Camping--areas. No person shall camp in any county park except in areas specifically designated by the ((park))parks division and posted for such use.

Section 40. Snohomish County Code Section 22.12.040 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.12.040 Camping--vacating time. Occupants shall vacate campsites by removing their personal property therefrom if the applicable use fee has not been paid or if the time limit for occupancy of the campsite has expired. Vacating time shall be 3:00 p.m. unless a different time is established for a park by the ((park))parks division.

Section 41. Snohomish County Code Section 22.12.050 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.12.050 Camping--continuous occupancy. Continuous occupancy of a campsite by the same person or persons shall be limited to 14 days. The ((park))parks division, upon finding that conditions so warrant, may establish shorter or longer continuous occupancy limits for particular parks or park areas.

Section 42. Snohomish County Code Section 22.12.060 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.12.060 Fires. No person shall build a fire in any county park except in areas specifically designated by the ((park))parks division and posted for such use; nor, within such permitted areas, shall any person build a fire except in a device provided by the ((park))parks division for such purpose or in a stove, charcoal brazier, or other device brought by such person which is reasonably capable of containing such fire.

Section 43. Snohomish County Code Section 22.12.070 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.12.070 Park periods. The ((park))parks division may establish for each county park times and periods when it will be open or closed to the public, which times or periods as so established shall be posted at the entrance to such park. Where not so established, county parks shall be open daily from 6:00 a.m. until ((10:00 p.m.))dusk. No person shall enter into or be present within any county park during the time it is closed except when camping in a designated campsite after having paid the applicable use fee.

Section 44. Snohomish County Code Section 22.16.030 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.16.030 Swimming--areas. Swimming shall be permitted only in areas specifically designated by the ((park))parks division and marked with buoys, log booms or other markers for such use. In no event shall any person swim or sunbathe in any designated boat launching area. Any person swimming outside the boundaries of a designated swimming area, or within such a designated area when no lifeguard is present, shall do so at his or her own risk.

Section 45. Snohomish County Code Section 22.16.040, adopted by resolution on April 22, 1974, is amended to read:

22.16.040 Swimming--rules. Persons using a designated swimming area shall obey all posted beach or pool rules and/or the directions of lifeguards or other county ((park))parks employees.

Section 46. Snohomish County Code Section 22.16.050 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.16.050 Games. No person shall practice or play golf, baseball, cricket, lacrosse, polo, archery, hockey, tennis, horseshoes, or any other game of like character, or hurl, throw, or propel any object or missile, or operate any radio or remote controlled model airplane or self-propelled boat or any model rocket within a county park except in areas specifically designated by the ((~~park~~))parks division and posted for such use, or with the permission of a county ((~~park~~))parks employee.

Section 47. Snohomish County Code Section 22.16.060 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.16.060 Weapons and fireworks. No person shall possess or discharge any firearm, bow and arrow, air or gas weapon, slingshot, fireworks or explosive in any county park except at times and in areas specifically designated by the ((~~park~~))parks division and posted for such use.

Section 48. Snohomish County Code Section 22.16.070 last amended by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.16.070 Noise-noise making devices. No person shall, without prior written approval of the ((~~park~~))parks division or authorized ((~~park~~))parks employee, explode, discharge or otherwise operate any noise making device or musical instrument, radio, loudspeaker, and other device capable of amplifying sound in any county park which substantially disrupts the peace and tranquillity of park users or nearby residents.

Section 49. Snohomish County Code Section 22.20.020, adopted by Ordinance No. 86-001 on February 12, 1986, is amended to read:

22.20.020 Ejection remedy. In addition to the provisions of SCC 22.20.010, where there is continued violation of any provision of Title 22 SCC or of rules and regulations or prohibitions promulgated and posted or violations of any law of the state of Washington or Snohomish county, after being requested to cease such

violation by a county ((park))parks employee, a person so failing to comply may be ejected from the county park within which the continuing violation occurred.

PASSED this 18th day of August, 1993.

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington

Approved as to Form:

Liz McLaughlin
Chairperson

[Signature]
Deputy Prosecuting Attorney

ATTEST:

Barbara Ditorsti
Clerk of the Council, Asst.

- () APPROVED
- () VETOED
- () EMERGENCY

DATE August 19, 1993
[Signature]
County Executive

ATTEST:

Maureen B. Abel