amended by By-law 82-81

THE CORPORATION OF THE CITY OF BRAMPTON

BY-LAW NUMBER 22-75

Being a by-law to provide for the management, control, regulations, maintenance and usage of all parklands and properties owned or leased by the City of Brampton for Park or Recreation purposes.

WHEREAS the Council of the City of Brampton is empowered to manage, control, regulate and maintain the use of all Parklands and properties within Parklands;

AND WHEREAS it is deemed desirable the Parklands and properties be maintained and controlled for the enjoyment and benefit of the citizens of the City;

NOW THEREFORE the Council of the Corporation of the City of Brampton ENACTS as follows:

- 1. In this by-law
 - (a) "Council" means the elected Council of Council the Corporation of the City of Brampton;
 - (b) "City" means the Corporation of the City
 City of Brampton;
 - (c) "Director" means the Director of Parks Director and Recreation appointed by Council;
 - (d) "Department" means the Parks and Department
 Recreation Department of the City of
 Brampton;
 - (e) "Parklands" means any and all lands Parklands owned by or made available by lease, agreement or otherwise to the City that has been or hereafter may be set apart, designated, dedicated or established by Council as public parkland;

(f) "Properties" means any and all buildings,
 structures, equipment, trees, shrubs,
 horticultural display, benches, walkways,
 tennis courts, arenas, rinks, pools, waste
 disposal containers, playground apparatus,
 shelters, washrooms, fencing, lighting,
 parking areas or other such properties
 that may be placed or erected on City of
 Brampton parklands;

Properties

(g) "Posted Area" means any area that is posted by sign, notice or other device for a specific purpose or to restrict certain activities in or on City parklands under the authority of this by-law;

Posted Area

(h) "Parking Area" means an area that is physically laid out and/or improved for the purpose of parking vehicles or that is designated by an official sign for such purpose in or on a City parkland;

Parking Area

(i) "Roadway" means an area that is physically laid out and/or improved for use by vehicular traffic except where posted as a service road for City vehicles only; Roadway.

(j) "Vehicle" means any motorized vehicle or conveyance including trucks, automobiles, trailers, buses, motorcycles, snowmobiles or other modes of transportation of a like nature; Vehicle

(k) "Walkway" means an area that is physically laid out and/or improved for use in or on City parkland by pedestrians, and non-motorized manually propelled vehicles, providing that pedestrians shall at all times be given the right of way.

Walkway

- 2. It shall be the duty and responsibility Director's Duties of the Director or, in his absence, any person designated by him to:
- (a) Administer the management, control, regulations, maintenance, development and usage of all parklands and properties and the employment and performance of departmental personnel;
- (b) Enforce the provisions of this by-law through the proper authorities;
- (c) Recommend as required, from time to time, to Council revisions, additions or amendments to the by-law for improvement to the management, control, regulations, maintenance and usage of Parklands and properties:
- 3. It shall be an offence for any person or persons to do any of the acts hereinafter specified within the limits of City Parklands and properties:
- (a) To damage, destroy, injure, deface, tear up,

 Damage to
 Parks and
 burn, dig or mark any portion of parkland or

 any properties erected, installed or contained

 on parklands;
- (b) To dump, deposit or leave any refuse, garbage, waste, paper, soil, sod, plants or any other type of domestic or industrial waste on or in Parklands or properties contained therein except in receptacles that may be provided for such purpose;
- (c) To pollute or contribute to the pollution of water in any rivers, lakes, streams, watercourses, reservoirs, ponds, swimming or wading pools or other receptacles for water by allowing pets to enter or by throwing or depositing any solid or liquid matter into said waters;
- (d) To kill, maim or in any way molest or disturb any animal, bird or water fowl that is enclosed or whose habitat is in City Parkland;

Water Pollution

Gärbage

or Debris

Injury to Animals

- (e) To lead, carry or otherwise take any animal

 in

 upon or into City parkland with the exception

 of household pets who must be kept in control;
- (f) To conduct or participate in sports or other

 Areas active endeavours in areas that are designed specifically as horticultural and landscaped sites, passive and sitting areas and facilities for young children;
- (g) To enter a "posted area" that is designated

 Admittance
 "no admittance" or "no trespassing";
- (h) To contravene any posted rules and regulations Property Rules and relating to the operation of arenas, swimming Regulations pools, recreation centres or other City properties;
- (i) To conduct oneself in a manner that is detri- Conduct mental to the safety and enjoyment of others using Parklands and properties;
- (j) To use any part of City parkland for the pur- Servicing Vehicles pose of:
 - (i) washing, cleaning, polishing, servicing, maintaining or, with the exception of any emergency, repairing any motorized vehicle;
 - (ii) Instructing, teaching or coaching any person in the driving of operation of a motorized vehicle;

 Driving
 Lessons
- (k) To conduct or participate in organized sports Organized Sports and or activities in areas other than those desig- Activities nated as a "posted area" or physically laid out and/or improved for such use;
- (1) To breach while on or in City parkland or pro- Contravention of Federal perties any existing municipal by-law or federal and Provincial or provincial statute.

- 4. It shall be an offence for any person or Permission persons to do any of the acts hereinafter specified in this section within City parklands and properties without receiving prior written permission from the Council. The Director, or his designate, is hereby authorized by Council to accept applications for and Authority issue any permits or written permission from the Council.
- (a) To remove from parklands or properties any wood, Removal of turf, grass and other vegetation, soil, rocks, Articles sand, gravel, dew worms or any form of equipment;
- (b) To lead or bring animals of any nature into a Animals on City facility or property, except as provided Properties in 3 (e) of this by-law;
- (c) To conduct public meetings, gatherings, speeches, Meetings and lectures, carnivals, festivals, firework displays, Gatherings overnight camping, large picnics, organized sporting events or other such events which involve a large number of people;
- (d) To operate or use any apparatus, mechanism or Sound device for the amplification of the human voice, music or other sound;
- (e) To cause or create any unnecessary noise or Disturbance disturbance that contravenes the Anti-Noise by-law of the City of Brampton in City parkland or properties any time between the hours of 11:00 p.m. and 8:00 a.m.;
- (f) To turn on or tamper with any lighting control Facility
 boxes for facilities or any equipment relative
 to parkland properties;
- (g) To distribute any hand bills or circulars; to Posters post, place or erect any bills, notices, advertising device or matter of any kind on parklands or properties;

(h) To sell, offer or expose for sale for immediate or future delivery any: Trade and Business

Fires

- (i) food, drink or refreshment;
- (ii) goods, ware or merchandise;
- (iii) art, skill, service or work;
- (i) To build or use a fire for any purpose without receiving prior permission from the Fire Department and the Director. It shall also be an offence if any person or persons do not completely extinguish said fire when not in attendance;
- (j) To carry or discharge any firearms, fire-crackers, Firearms Fireworks rockets, arrows, airguns, catapults or fireworks;
- (k) (i) To drive or operate:

Vehicular Traffic

- 1. Any motorized vehicle within atCity park or in or on any City parkland or properties unless the said vehicle is licensed for use on public highways in Ontario or unless the vehicle is operated in an area specifically designated for use by that type of vehicle;
- 2. Any vehicle on public parkland roadways and parking areas in excess of fifteen miles per hour or so as to interfere with or endanger any person in said parklands;
- 3. Any motorized vehicle within a City park or in or on any City parkland or properties except upon roadways, parking areas and other areas intended for public vehicular use;
- (ii) To drive or operate vehicles such as snow- Motorized Recreational mobiles, minibikes or any other motorized Vehicles recreational vehicles upon any parklands with the exception of areas that are posted and designated for such purposes;

(iii) To park of leave standing:

1. Any vehicle on parkland property other than on areas posted or designated for parking; Parking

2. Any vehicle in front of a public building, emergency exists, walkway entrances or in any way that will obstruct the normal flow of traffic on a public park roadway or parking lot: Parking Obstruction

3. Any vehicle for more than the time specified on an official sign and in any event not for a longer period than three (3) hours between the hours of 12:01 o'clock a.m. and 8:00 o'clock a.m. of the same day;

Parking Limit

4. Any vehicle discovered in contravention of this subsection shall be towed away and stored at the owner's expense;

(1)

- To carry or use a hockey stick or similar equipRinks
 ment on a natural or artificial ice rink desig-
- (m) To erect barbecues in parklands with the exception Barbecues of areas designated for that purpose.

nated for pleasure skating only;

The Council and organizations operating under Recreation Committee its auspices may apply for and may be granted an annual Permit permit which shall be deemed to cover all of its activities and programs that may be undertaken in and on parklands and properties and shall be deemed to be written permission under this by-law for its activities where required by the by-law.

6. Every person who contravenes any of the provisions of this by-law is guilty of an offence and is
liable, on summary conviction, to a penalty not exceeding One Thousand (\$1,000.00) Dollars exclusive of costs
for each such offence.

All parkland by-laws, parts of by-laws or amendments passed by the Council of the City of Brampton or passed by any municipal authority to which the City of Brampton is the successor which are inconsistent with the provisions of this by-law are hereby repealed and, without limiting the generality of the foregoing, the following by-laws are specifically repealed:

Town of Brampton By-law Number 2380

Township of Chinguacousy By-law Number 8-70

8. This by-law shall come into force and take effect on the day of the final passing thereof, except those sections of the by-law which require the approval of the Ministry of Transportation and Communic ations of Ontario, which shall come into force upon approval by the said Ministry.

READ a FIRST, SECOND and THIRD TIME and PASSED in Open Council this 10th day of February 1975.

JAMES E. ARCHDEKIN

MAYOR

KENNETH R. RICHARDSON

CLERK