

BY-LAW NO. 134

Effective July 24, 2007

Adopted July 12, 2007

The Municipal Public Property By-Law applies to all of our properties whether owned, leased or under our control, including wharves, floats and boat launches.

Trespassing on Municipal property is not allowed unless it's designated for public access. As it turns out, most of our properties are open to the public. Having said that, we have a few rules:

- ) Vehicles nor animals can be left on Municipal property. If that happens, our By-Law Enforcement Officer can have either impounded at the owner's expense;
- ) Like most, we like to keep our property in good repair. So, if anyone is caught vandalizing or otherwise damaging any Municipal property, they will be fined. "Damage" also includes removing our trees, shrubs, soil, gravel, sand or stones as well as leaving any of those things plus garbage or any other material;
- ) You cannot set up a tent, camp, trailer, motor home, or any other kind of temporary accommodations unless you have permission;
- ) No fires; and
- ) No littering or illegal dumping.

Fines are anywhere from \$50 to \$500. If it's not paid, imprisonment is from five to thirty days.

*This summary is meant to simplify the related By-Law and in NO WAY replaces the actual By-Law. In the event that the By-Law is contravened, all terms listed in the By-Law will take precedence over this Summary.*