A bill to be entitled

An act relating to Collier County; amending s. 3, chapter 89-449, Laws of Florida; providing an exception to specified offenses committed within the boundaries of any county park, county operated parking facilities, public beaches, beach access areas adjacent to any county park, and public areas immediately adjacent to county parks; prohibiting the carrying, possession, or consumption of alcoholic beverages in any park building or other structure; providing an exception; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (2) of section 3 of chapter 89-449, Laws of Florida, as amended by chapters 97-347 and 98-483, Laws of Florida, is amended to read:

Section 3. Powers and duties.--

21 | 22 | c | c | 23 | c | c | 24 | b | 25 | a | 26 | w | 27 | o |

(2) It shall be the duty of any person designated as a county park enforcement officer (park ranger) to issue citations for any offenses which occur within a county park boundary, public beaches, county operated parking facilities, and public areas immediately adjacent to county parks, and which are either prohibited by ordinance enacted by the Board of County Commissioners of Collier County or are specifically prohibited by this section. Except at such times and in such manner as then not prohibited by law and to the extent expressly authorized in advance and in writing by permit issued by the director of the department in strict adherence

CODING: Words stricken are deletions; words underlined are additions.

with policy rules of the department approved by resolution of the Board of County Commissioners, it shall be such an offense to:

- (a) Willfully mark, deface, disfigure, injure, tamper with, or displace or remove any building, bridge, table, bench, fireplace, railing, paving, or paving material, water line or other public utility or parts appurtenant thereof, signs, notices or placard whether temporary or permanent, monuments, stakes, posts, or other boundary markers or other structures or equipment, facilities or park property or any appurtenances whatsoever, either real or personal.
- (b) Cut, break, mutilate, injure, disturb, sever from the ground or remove any growing thing, including, but not limited to, any plant, flower, flower bed, shrub, tree, growth or any branch, item, fruit or leaf thereof; or bring into or have in his possession in any county park any tool or instrument which could be used for the cutting thereof, or any garden or agricultural implements or tools which could be used for the removal thereof; or pile or maintain any material or debris of any kind against or upon the same or attach any rope, cable or other contrivance thereto; or set fire to any trees, shrubs, plants, flowers, grass, plant growth or living timber, or suffer any fire upon land to extend into park lands; or go upon any prohibited lawn, grass plot or planted area, except at such times and in such manner as the director of the parks and recreation department may designate.
- (c) Throw, discharge, or otherwise place or cause to be placed in the waters of any fountain, pond, lake, stream, bay, or other body of water in or adjacent to any county park or any tributary, stream, storm sewer, or drain flowing into

such waters, any substance, matter or thing, liquid or solid, which will or may result in the pollution of said waters.

- (d) Carry, possess, or drink any alcoholic <u>beverage</u> liquor in any park or in any park building or other park structure except as authorized for wedding receptions and other special events.
- (e) Enter or exit any park facility except at established entrance ways or exits, or at established times.
- (f) Attach any posters, or directional signs, to trees.
- (g) Cause or permit a dog or other domestic animal to enter any park facility except for animal shows and other substantially similar special events as then authorized by rules of the department that have been approved by the board of county commissioners.
- (h) Build fires except in specified areas in county parks on cooking grills provided therein, except bonfires directly related to special events may be authorized by the director of the department on a case-by-case basis as then authorized by rules of the department approved by the board of county commissioners.
- (i) Drive any unauthorized vehicle on any area within the park except the paved park roads or parking areas; or park an authorized vehicle in other than an established or designated parking area; or park any unauthorized vehicle in the county park area overnight.
- (j) Ride a bicycle on other than a paved vehicular road or path designated for that purpose; leave a bicycle in a place other than a bicycle rack when such is provided, or leave a bicycle lying on the ground or paving or any place or

position so as to present any obstruction to pedestrian or vehicular traffic.

- (k) Violate any rule for the use of the park which has been posted on any park sign in a particular park pursuant to approval by the board of county commissioners including rules and regulations posted on the grounds or buildings in said parks.
- (1) Possess, carry, or transport on or about their person any glass container in any county park.
- (m) Injure, kill, molest, collect, possess, or cause direct or indirect injury to any species of sea turtle, gopher tortoises, live sand dollars, shorebirds, birds of prey, live shells, and live sea stars or to interfere, destroy, or tamper in any way with the nesting of the sea turtle, birds of prey, gopher tortoises, or shorebirds.
- (n) Operate or cause to be operated a hand, animal, motor, or engine driven wheel, track or other vehicle or implement on, over or across any part of the sand dune, hill or ridge nearest the Gulf of Mexico, or the vegetation growing thereon or seaward thereof, or to operate or drive such a vehicle on the area seaward thereof, commonly referred to as the beach.

Section 2. This act shall take effect upon becoming a law.

_ _