Act No. 85
Public Acts of 1994
Approved by the Governor
April 10, 1994
Filed with the Secretary of State
April 12, 1994

STATE OF MICHIGAN 87TH LEGISLATURE REGULAR SESSION OF 1994

Introduced by Senators Geake Ehlers Wartner Emmons Schwarz Arthurhultz Cisky Pridnia Kelly McManus and Cherry

ENROLLED SENATE BILL No. 313

AN ACT to amend section 8 of Act No 90 of the Public Acts of 1913 entitled as amended. An act authorizing and empowering the boards of supervisors of counties to purchase acquire by condemnation accept gifts and devises of real estate for and to improve and maintain public parks and zoological gardens airports and landing fields and to contribute to the improvement and maintenance of public parks and public zoological gardens airports and landing fields owned or held in trust by cities villages or townships or used for the benefit of the public to authorize the making of reasonable rules and regulations relative to the public use of park property and to provide penalties for violations of such rules and regulations—as amended by Act No 359 of the Public Acts of 1982—being section 123 68 of the Michigan Compiled Laws

The People of the State of Michigan enact

Section 1 Section 8 of Act No 90 of the Public Acts of 1913 as amended by Act No 359 of the Public Acts of 1982 being section 123 68 of the Michigan Compiled Laws is amended to read as follows

- Sec 8 (1) A person who violates a posted rule or regulation made pursuant to section 6 or 6a is guilty of a misdemeanor punishable by imprisonment for not more than 90 days or work in a park cleanup program as an alternative to the imprisonment or by a fine of not more than \$500 00 or both
- (2) A rule or regulation adopted under section 6 that regulates a recreational trailway is not effective unless it is posted and maintained near each gate or principal entrance to the trailway
- (3) The operation of a vehicle on a recreational trailway at a time in a place or in a manner prohibited by a rule or regulation adopted under section 6 is a municipal civil infraction whether or not so designated by the rule or regulation A civil fine ordered for a municipal civil infraction described in this subsection shall not exceed the maximum amount of a fine provided by the rule or regulation or \$500 00 whichever is less. An act or omission described in this subsection is not a municipal civil infraction if that act or omission constitutes a violation or crime that is excluded from the definition of municipal civil infraction in section 113 of the revised judicature act of 1961. Act No. 236 of the Public Acts of 1961 being section 600 113 of the Michigan Compiled Laws

Section 2 This amendatory act shall take effect October 1 1994

Section 3	This	amendatory	act shall	l not	take	effect	unless	all	of th	ne following	bılls	of the	87th	Legislature	are
enacted into la	aw													_	

- (a) Senate Bill No 312
- (b) Senate Bill No 314
- (c) Senate Bill No 315
- (d) Senate Bill No 316
- (e) Senate Bill No 414
- (f) Senate Bill No 415
- (g) House Bill No 4350
- (h) House Bill No 5177

This act is ordered to take immediate effect

Secretary of the Senate

Co Clerk of the House of Representatives

Approved

Governor

1

