

RESOLUTION 88-91
AMENDMENTS TO COUNTY FORESTRY ORDINANCE AND
COMPREHENSIVE PLAN

WHEREAS, there are different penalty limits for tree stands on County Forest Land and other county owned lands;

WHEREAS, the Forestry Committee believes that all county owned lands should have penalties consistent with each other;

NOW, THEREFORE, BE IT ORDAINED, by the Polk County Board of Supervisors, that the Polk County Forest Ordinance is amended to read:

A. RECREATIONAL USE

The construction, occupation or use of any elevated device is prohibited on any county owned land except that portable tree stands may be used provided they are completely removed each day at the close of hunting hours and provided such devices do no damage to trees in which they are placed.

Penalties: Any person, firm, company or corporation who litters or dumps debris, rubbish, dirt, stone or any other materials on any county owned land or in the lakes or streams of such lands or constructs or uses a permanent scaffold on such lands, shall be subject to a forfeiture of not less than \$10.00 and not more than \$100.00 together with the costs of the action and in default of payment thereof to imprisonment in the county jail such forfeitures and costs be paid, but not for more than thirty days pursuant to law.

Submitted at the request of the County Forestry Committee.

Approved as to form: Joseph Guidote, Corp Counsel

Richard Tucker

J. Barney

Res. 88-91 - Amendment to County Forestry Ordinance and Comprehensive Plan. Moved by Sup. Hansen and seconded by Sup. Kopp to adopt Res. 88-91. Motion carried by a voice vote. Res. 88-91 was adopted.