NATURAL RESOURCES CODE
ARTICLE 1
FISH AND GAME

CHAPTER 1. GENERAL PROVISIONS ........................................... 1
   Section 1-101. Definitions. ............................................. 1

CHAPTER 2. DEPARTMENT OF FISH AND GAME .......................... 1
   Section 1-201. Supervision; Control; Powers. .......................... 1
   Section 1-202. Chief Game Warden; Duties and Responsibilities. .... 1
   Section 1-203. Organization. ........................................... 2
   Section 1-204. Monthly reports. ........................................ 2
   Section 1-205. Rules and Regulations. .................................. 2
   Section 1-206. Intergovernmental Agreements. ......................... 2
   Section 1-207. Duties of Game Wardens and Law Enforcement
                  Officials. ...................................................... 2
   Section 1-208. Display of Badge or Credentials. ....................... 3
   Section 1-209. Control of Migratory Birds and Waterfowl. ............ 3

CHAPTER 3. LICENSES AND PERMITS .................................... 3
   Section 1-301. Requirement of Permits and Licenses. .................. 3
   Section 1-302. Privileges of Tribal Members. .......................... 3
   Section 1-303. Children. ................................................ 3
   Section 1-304. Issuance of License or Permit. ......................... 4
   Section 1-305. Complimentary License or Permit. ....................... 4
   Section 1-306. Special Hunting and Trapping License or Permit. ....... 4
   Section 1-307. Licenses and Permits Non-Transferable; Where
                  to Purchase. ............................................... 4
   Section 1-308. Duration of Licenses and Permits. ...................... 5

CHAPTER 4. TAKING OF WILDLIFE ...................................... 5
   Section 1-401. Taking of Wildlife. ................................... 5
   Section 1-402. Time of Taking. ....................................... 5
   Section 1-403. Methods of Taking. .................................... 5
   Section 1-404. Firearms; Prohibitions. ................................ 5
   Section 1-405. Firearm Safety Course. ................................ 6
   Section 1-406. Transportation of Birds. ................................ 6
   Section 1-407. Duty to Report Shooting Accidents. .................... 7

CHAPTER 5. UNLAWFUL ACTS; PENALTIES; SEIZURE .................... 7
   Section 1-501. Unlawful Acts. ....................................... 7
   Section 1-502. Penalties. ............................................. 8
   Section 1-503. Civil Damages. ....................................... 8
   Section 1-504. Seizure of Property. .................................. 8
   Section 1-505. Receipts; Records. .................................... 10
   Section 1-506. Release of Property. .................................. 10
   Section 1-507. Disposal of Wildlife. .................................. 10
NATURAL RESOURCES CODE

ARTICLE 1

FISH AND GAME

[NOTE: Except as otherwise noted, the provisions of Article 1 of the Natural Resources Code were enacted on February 16, 1983 by Ordinance No. 83-1.]

CHAPTER I. GENERAL PROVISIONS

Section 1-101. Definitions.

(A) "Angling" means the taking of fish by one line and up to two hooks, or by one line and one artificial lure to which may be attached more than one hook, or by one line and up to two artificial flies or lures, or one artificial fly and one artificial lure.

(B) "Department" means the Fish and Game Department of the Colorado River Indian Tribes.

(C) "License or permit" means a license or permit issued pursuant to the provisions of this Article.

(D) "Wildlife" means all species of non-domesticated mammals, fish, birds, reptiles, amphibians, mollusks and crustaceans, except those impounded in private ponds, tanks or cages, or otherwise held in captivity, and all domesticated mammals, fish, birds, reptiles and amphibians which have escaped from captivity into the wild state.

[As Amended February 11, 1984, Ord. No. 84-3, § 1.]

CHAPTER 2. DEPARTMENT OF FISH AND GAME

Section 1-201. Supervision; Control; Powers.

There is hereby created the Fish and Game Department of the Colorado River Indian Tribes, which shall be responsible for the management and protection of wildlife, and for the administration and enforcement of ordinances and regulations of the Tribes relating to wildlife.

Section 1-202. Chief Game Warden; Duties and Responsibilities.

The Chief Game Warden shall be the Chief Administrative Officer of the Department. He shall be appointed by the Tribal Council to serve at its pleasure. He shall have general supervision and control of all activities, functions, and employees of the Department. The Chief Game Warden shall exercise such powers and duties as are necessary to carry out or enforce the provisions of this Article, regulations promulgated hereunder, and directives and ordinances of the Tribal Council.
Section 1-203. Organization.

The Chief Game Warden shall be responsible for establishing an organizational structure for the Department which shall include a chain of command and a description of the duties and responsibilities for each position and employee within the Department.

Section 1-204. Monthly reports.

The Chief Game Warden shall prepare a monthly written report for the Tribal Council Human Resources Committee regarding developments within the Department, including, but not limited to, present, proposed, and future plans, projects, and programs.

Section 1-205. Rules and Regulations.

The Department is authorized to issue such rules and regulations as are deemed necessary to carry out the provisions of this Article, upon obtaining prior approval of the Tribal Council Administrative Committee. Such rules and regulations shall include, but not be limited to: establishment of fees for hunting permits and fishing licenses, hunting and fishing seasons, bag and catch limits; designation of areas within which hunting, fishing or trapping shall not be allowed; and regulation of disposition of items seized pursuant to this Article.

Section 1-206. Intergovernmental Agreements.

The Chief Game Warden or his designee is authorized to enter into negotiations with federal agencies regarding management studies relating to the preservation and propagation of wildlife. Any agreement shall be subject to the approval of the Tribal Council.

Section 1-207. Duties of Game Wardens and Law Enforcement Officials.

Game Wardens and other law enforcement officials of the Tribes shall enforce the provisions of this Article, rules and regulations of the Department, and directives and ordinances of the Tribal Council which pertain to management of wildlife. Duties shall include, but not be limited to the following:

1. Execute warrants issued for violations of any provisions of this Article.

2. Serve subpoenas issued in matters arising under this Article.

3. Search without a warrant any boat, vehicle, box, game box, or other package when there is probable cause to believe that wildlife, or parts thereof, is possessed in violation of law.

4. Inspect all wildlife taken or transported, and seize all wildlife taken or possessed or showing evidence of having been taken in violation of any provision of this Article.
(5) Seize firearms, devices and equipment used in taking wildlife, or intended to be so used, in violation of any provision of this Article.

(6) Arrest or issue citations to persons who are in violation of the provisions of this Article.

Section 1-208. Display of Badge or Credentials.

Any game warden or law enforcement official of the Tribes seeking to enforce any provision of this Article or regulation issued hereunder shall identify himself as a representative of the Department or a Tribal law enforcement official, and shall display a badge, commission card, or credentials attesting to this fact when requested.

Section 1-209. Control of Migratory Birds and Waterfowl.

The Department may prescribe seasons, bag limits and other regulations pertaining to hunting, capturing or taking migratory birds in compliance with the Federal Migratory Bird Treaty Act, 16 U.S.C. Sec. 703, et seq.

CHAPTER 3. LICENSES AND PERMITS

Section 1-301. Requirement of Permits and Licenses.

No person may hunt, trap or fish for wildlife within the Colorado River Indian Reservation without having in his possession a valid license or permit issued to that person for that purpose by the Department, unless otherwise expressly authorized by this Article.

Section 1-302. Privileges of Tribal Members.

Enrolled members of the Tribes shall have the privilege of hunting, trapping or fishing for wildlife, including deer, within the Reservation without a license or permit. Tribal members must carry their Tribal enrollment identification card at all times while hunting or fishing, and shall present it upon request to any member of the Department or law enforcement official of the Tribes. Tribal members shall comply with all other provisions of this Article and regulations issued hereunder, including bag limits.

Section 1-303. Children.

(A) Children under fourteen (14) years of age who are not members of the Tribes may hunt, trap or fish without a license or permit if accompanied by an adult holding a valid license or permit. Such children shall be entitled to one-half of the adult bag limit. No more than two such children may hunt with an adult who possesses a license or permit.

(B) Children under fourteen (14) years of age who are not members of the Tribes may be issued a license or permit to hunt, trap or fish. Such children shall be entitled to the full adult bag limit.
Section 1-304. Issuance of License or Permit.

Except for those specified in Section 1-306, licenses or permits may be issued upon application to the Department and payment of the prescribed fee. A person desiring a license or permit shall state in his application his name, address, date of birth, weight, nationality, eye color, hair color, social security number, occupation and any other information that might be requested. Every person applying for a license or permit shall have a valid driver's license or other identifying document.

Section 1-305. Complimentary License or Permit.

Complimentary licenses or permits shall be issued only by the Chief Game Warden with the prior approval of the Tribal Council Administrative Committee.

Section 1-306. Special Hunting and Trapping License or Permit.

Special hunting and trapping licenses or permits may be obtained, when authorized by the Fish and Game Department and the Administrative Committee, for the following:

(1) The hunting or trapping of wild horses;

(2) The trapping of wildlife for scientific purposes;

(3) Any other purpose authorized by the Tribal Council.

Anyone requesting such a special license or permit shall make application to the Tribal Council. Such permits shall be subject to such fees and conditions and shall be of such duration as are prescribed by the Tribal Council.

[As Amended February 11, 1984, Ord. No. 84-3, § 2.]

Section 1-307. Licenses and Permits Non-Transferable; Where to Purchase.

(A) The privilege granted by a license or permit shall not be assignable or transferable to any other person.

(B) Except licenses or permits issued pursuant to Section 1-306, hunting, trapping and fishing licenses or permits may be obtained from game wardens or other persons authorized by the Tribal Council or the Department to issue licenses or permits.
FISH AND GAME

Section 1-308. Duration of Licenses and Permits.

All hunting, trapping and fishing licenses and permits, except those issued pursuant to Section 1-306, shall expire on December 31, following the date of issuance.

CHAPTER 4. TAKING OF WILDLIFE

Section 1-401. Taking of Wildlife.

Wildlife may be taken only at such times, in such places, in such manner and with such weapons, equipment and devices, as is allowed by this Article and any regulations issued hereunder.

Section 1-402. Time of Taking.

Wildlife, except fish and bullfrogs, shall be taken only between sunrise and sunset of the same day.

Section 1-403. Methods of Taking.

(A) Fish may be taken only by angling, except as otherwise authorized by the Department, and except further that members of the Tribes may utilize traditional methods of taking fish. Fishing lines shall constantly be attended. Hooks, flies and lures shall be used in such a manner that the fish takes or attempts to take it in his mouth.

(B) Birds may be taken only with shotguns, using shotshells.

(C) Rabbits may be taken only with bow and arrow, rifles that fire .22 rimfire shells, and shotguns no larger than 12 gauge, using shotshells.

(D) Bullfrogs may be taken only by angling, spear, gig, bow and arrow, dipnet or by hand.

(E) Reptiles may be taken only by hand, spear, gig, bow and arrow, net or trap.

(F) Amphibians (except bullfrogs), water dogs, soft-shelled turtles, mollusks, and crustaceans may be taken only by angling, by hand, with any hand-held, non-motorized implement which does not discharge a projectile, or with a minnow trap approved by the Department.

[As Amended February 11, 1984, Ord. No. 84-3, § 3.]

Section 1-404. Firearms; Prohibitions.

The following weapons, ammunition, devices and materials may not be used for the taking of wildlife, nor may they be possessed in the field while hunting:
(1) Fully automatic firearms, including firearms capable of selective automatic fire.

(2) Tracer and armor piercing ammunition, and full jacketed bullets other than those designed for hunting.

(3) Semi-automatic, bolt action and lever action rifles with a magazine capacity of more than five (5) centerfire cartridges.

(4) Shotguns with a capacity of more than three (3) shells and shotguns exceeding ten (10) gauge.

(5) Poisoned arrows or arrows with explosive tips.

(6) Cross bows.

(7) Pitfalls, explosives, poisons or stupefying substances.

(8) Jacklight or any other type of artificial light except when used for the taking of bullfrogs.

(9) Weapons banned by federal law.

(10) All muzzle loading rifles of a caliber exceeding .58 and all centerfire rifles of a caliber exceeding .30.

(11) Hand guns may be used for the hunting of wildlife only upon obtaining prior written permission of the Tribal Council. In no event shall a hand gun used for the hunting of wildlife have a barrel shorter than four (4) inches in length.

[As Amended February 11, 1984, Ord. No. 84-3, § 4.]

Section 1-405. Firearm Safety Course.

No person under eighteen (18) years of age shall hunt wildlife within the Reservation without possessing evidence of having satisfactorily completed a firearms safety course approved by the Department.

Section 1-406. Transportation of Birds.

The carcasses of birds possessed or being transported shall have one full feathered wing attached so that species and number can be determined. This Section shall not apply after the possessor or transporter has reached his permanent abode.

FISH AND GAME

Any person who, while hunting, witnesses or is involved in a shooting incident resulting in injury to another person shall immediately report such incident to a game warden or to the Tribal Police Department. Such person shall assist such officer or game warden as requested. Thereafter, such person shall immediately file a full and complete report of the incident with the Department and the Tribal Police Department. Such report shall include the name, address, and license or permit number of the person making the report, and of others involved in the incident, if known.

CHAPTER 5. UNLAWFUL ACTS; PENALTIES; SEIZURE

Section 1-501. Unlawful Acts.

It is unlawful for any person to:

(1) Take, possess, transport, or offer for sale wildlife, except as permitted by this Article and implementing regulations.

(2) Destroy, injure or molest livestock, growing crops, personal property, notices or signs or other property while hunting, trapping or fishing.

(3) Discharge a firearm within one-fourth (¼) mile of a house, other residence, or building without the written permission of the owner or resident of said structure.

(4) Take wildlife and wilfully permit the edible portions thereof to spoil or otherwise go to waste.

(5) Take game other than birds with the aid of dogs.

(6) Obtain or attempt to obtain a license or permit after a license or permit for the same purpose and for the period has been revoked.

(7) Litter a hunting or fishing area.

(8) Possess while hunting, any device designed to silence, muffle, or minimize the report of a firearm.

(9) Obtain by fraud or misrepresentation a license or permit.

(10) Discharge a firearm or other device from a vehicle including, but not limited to an automobile, aircraft, train or boat, except as expressly authorized in writing by the Department, or discharge a firearm or other device from, upon, across or onto a roadway or any other right-of-way maintained for public use.

(11) Take wildlife, or handle or discharge any firearm, with wanton disregard for the safety of human life or property, in a careless or reckless manner, or while intoxicated.
(12) Hunt or take any wildlife other than during the prescribed season or in excess of the prescribed bag limit.

(13) Hunt, trap or fish for wildlife, or attempt to do so, without a valid license or permit.

(14) Fail or refuse to exhibit a license or permit on demand of any game warden or other representative of the Department, or of any law enforcement official of the Tribes or any other duly authorized official of the Tribes or the United States.

(15) Fail to report a shooting incident as required by Section 1-407.

(16) Violate any other provision of this Article.

[As Amended February 11, 1984, Ordinance No. 84-3, § 5.]

Section 1-502. Penalties.

(A) Every person violating the provisions of Section 1-501 is guilty of a misdemeanor and shall be punished by a fine of not more than Five Hundred Dollars ($500.00), or by imprisonment for not more than six (6) months, or both.

(B) Every person violating the provisions of Section 1-501 shall forfeit to the Colorado River Indian Tribes a sum of not more than Five Hundred Dollars ($500.00) for each offense. Each day during which such violation shall continue shall constitute a separate civil violation of such Section.

(C) Any person violating the provisions of Section 1-501 may have his license or permit revoked.

Section 1-503. Civil Damages.

(A) In addition to any other penalty provided by this Article, the Tribes may recover damages in a civil action against any person who unlawfully or recklessly or negligently takes or destroys any wildlife.

(B) The measure of damages in any such action shall be the amount which will compensate for all the detriment proximately caused by the taking or destruction of such wildlife.

Section 1-504. Seizure of Property.

Any game warden or other law enforcement official of the Tribes may seize any wildlife, firearm, trap, device, equipment or other property possessed and/or used in violation of any provision of this Article. Any person from whom such property is seized shall be charged with a violation of this Article. Seized property, except for wildlife, shall remain in the possession of either the Department or the Tribal Police Department, pending final disposition of any resulting Court proceedings.
Section 1-505. Receipts; Records.

Upon seizure of property, a game warden or other law enforcement official of the Tribes shall issue to the person from whom the property is seized a receipt containing a description of the property seized, including the serial number of any firearm seized. The Department shall maintain a record of all wildlife, firearms, devices or other property so seized.

Section 1-506. Release of Property.

(A) Upon final disposition, including payment of any fine or other penalty imposed, of any Court proceeding resulting from the violation of any provision of this Article, all seized property, except for wildlife, which may be lawfully possessed shall be promptly returned to the owner or lawful possessor. Seized property not claimed within sixty (60) days of such final disposition shall be Tribal property and shall be disposed of as directed by the Tribal Council.

(B) Seized property not claimed within six (6) months of final judgment shall be Tribal property and shall be disposed of as directed by the Tribal Council.

Section 1-507. Disposal of Wildlife.

Wildlife seized pursuant to this Article, when no longer needed for evidentiary purposes, shall be disposed of in accordance with regulations issued by the Department pursuant to Section 1-205.
CHAPTER 1. GENERAL PROVISIONS ................................................. 1
  Section 2-101. Scope. .................................................. 1
  Section 2-102. Definitions. ............................................ 1
  Section 2-103. Use of Facilities, Payment. ....................... 2
  Section 2-104. Animals. ............................................. 2
  Section 2-105. Plants and Driftwood. .............................. 2
  Section 2-106. Geological Features. ............................... 2
  Section 2-107. Archaeological Features. .......................... 2
  Section 2-108. Special Permits. ................................... 2
  Section 2-109. Litter. .............................................. 2
  Section 2-110. Fires. ........................................ ...... 3
  Section 2-111. Weapons and Traps. ................................. 3
  Section 2-112. Fireworks. ......................................... 3
  Section 2-113. Peace and Quiet. .................................. 3
  Section 2-114. Equipment and Occupancy. ....................... 3
  Section 2-115. Sanitation. .......................................... 4
  Section 2-116. Prohibited Areas. ................................ 4
  Section 2-117. Use Periods. ........................................ 4
  Section 2-118. Alcoholic Beverages. .............................. 4

CHAPTER 2. CAMPING ............................................................ 5
  Section 2-201. Camping. ............................................ 5
  Section 2-202. Number Occupying Campsites. .................... 5
  Section 2-203. Camping Fees Due. ................................ 5
  Section 2-204. Occupancy. ......................................... 5
  Section 2-205. Camping Time Limits. ............................. 5
  Section 2-206. Vacating. ......................................... 6
  Section 2-207. Nighttime Closure. ............................... 6
  Section 2-208. Campsite Areas. .................................. 6

CHAPTER 3. ENFORCEMENT .................................................... 7
  Section 2-301. Ejectment. ......................................... 7
  Section 2-302. Penalties. .......................................... 7
  Section 2-303. Officers. .......................................... 7

CHAPTER 4. MISCELLANEOUS ................................................... 7
  Section 2-401. Severability. ...................................... 7
  Section 2-402. Regulations. ...................................... 7
  Section 2-403. Amendment or Repeal. ............................ 7
  Section 2-404. Other Laws. ..................................... 7
  Section 2-405. Sovereign Immunity. ............................ 8
ARTICLE 2
CAMPING

[NOTE: Except as otherwise noted, the provisions of Article 2 of the Natural Resources Code were enacted on August 22, 1990 by Ordinance No. 90-3.]

CHAPTER 1. GENERAL PROVISIONS

Section 2-101. Scope.

Article 2 applies to all campsite areas under the control of the Fish and Game Department unless otherwise indicated. Special regulations for a campsite area or a subject do not preclude the application of general laws unless expressly so indicated. The privilege of any person to be present in any campsite area under the control of the Fish and Game Department is hereby expressly conditioned upon compliance by that person with all applicable laws and regulations of the Colorado River Indian Tribes.

Section 2-102. Definitions.

(a) "Department" means the Fish and Game Department of the Colorado River Indian Tribes.

(b) "Chief Game Warden" means the Chief Administrative Officer of the Department.

(c) "Person" shall be construed to mean and include natural persons, firms, partnerships, corporations, clubs and all associations or combinations of persons whenever acting for themselves or by an agent, servant or employee.

(d) "Nighttime" is any time from one-half hour after sunset to one-half hour before sunrise.

(e) "Posting of notices", unless otherwise indicated, shall mean and require that the Department shall set aside at the Department headquarters and at the campsite affected and in a location convenient to the public, a bulletin board or similar device upon which shall be posted all special instructions or orders pertaining to such campsite areas.

(f) "Designate" means to indicate, specify or make recognizable by some mark, sign or name.

(g) "Facility" means any structure or combination of structures, or any feature or entity modified by humans for human use.

(h) "Campsite Area" means any named and classified campsite area under the control of the Department.
Section 2-103. **Use of Facilities, Payment.**

No person shall use or be present in any portion of a campsite area under the control of the Department for which a use fee has been established by the Department, without paying such fee. This shall not apply to Tribal officers and employees on official business nor to persons excepted by the Department for administrative reasons.

Section 2-104. **Animals.**

No person shall molest, hunt, disturb, injure, trap, take, net, poison, harm or kill any kind of animal or fish, or so attempt in a campsite area, except that fish may be taken other than for commercial purposes in accordance with the Tribal fishing laws and regulations, provided however, that no person shall use or discharge a spear or bow and arrow in the campsite area.

Section 2-105. **Plants and Driftwood.**

No person shall wilfully or negligently pick, dig up, cut, mutilate, destroy, injure, disturb, move, molest, burn or carry away any tree or plant or portion thereof, including, but not limited to, flowers, foliage, berries, fruit, grass, turf, shrubs, trees and dead wood, except when authorization by the Chief Game Warden to collect dead wood is posted at the campsite area to which the authorization applies. This section does not apply to activities undertaken by the Department in conjunction with its resource management activities.

Section 2-106. **Geological Features.**

No person shall destroy, mutilate or remove earth, sand, gravel, minerals, rocks, paleontological features or features of caves.

Section 2-107. **Archaeological Features.**

No person shall remove, injure, disfigure, deface or destroy any object of archaeological or historical interest or value.

Section 2-108. **Special Permits.**

Upon a finding that it will be in the best interests of the Tribe, the Chief Game Warden, with the concurrence of the Director of the Tribal Museum, may grant a permit to remove, treat or disturb geological, historical, archaeological or paleontological materials; and any person who has been properly granted such a permit shall to that extent not be liable for prosecution for violation of the foregoing.

Section 2-109. **Litter.**

No person shall leave, deposit, drop or scatter bottles, broken glass, ashes, waste paper, cans or other litter in a campsite area except in a
receptacle designated for that purpose, and no person shall import any litter, or import and deposit any litter into or in any campsite area from other places.

Section 2-110. Fires.

No person shall light, build, use or maintain a fire within a campsite area. Portable camp stoves may be used in campsite areas approved by the Department.

Section 2-111. Weapons and Traps.

No person shall carry, possess or discharge across, in or into any portion of any campsite area any weapon, firearm, bow and arrow, trap, net or device capable of injuring or killing any person or animal, or capturing any animal, or damaging any public or private property. Firearms not having any cartridge in any portion of the mechanism, traps, nets, bows and arrows, other unloaded weapons or devices may be possessed within temporary lodging or mechanical mode of conveyance when such implements are rendered temporarily inoperable or are packed, cased or stored in a manner that will prevent their ready use.

Section 2-112. Fireworks.

No person shall possess, discharge, set off or cause to be discharged, in or into any portion of a campsite area any firecrackers, torpedoes, rockets, fireworks, explosives or substances harmful to the life or safety of persons.

Section 2-113. Peace and Quiet.

To insure peace and adequate rest for visitors, no person shall so conduct himself or herself that he or she disturbs others in sleeping quarters or in campgrounds between the hours of 10:00 p.m. and 6:00 a.m. daily. No person shall, at any time, use outside electronic equipment including electrical speakers, radios, phonographs, televisions or other machinery, at a volume which emits sounds beyond the immediate individual camp or picnic site without specific permission from the Department. Engine driven electrical generators which emit sound beyond the limits of an individual camp or picnic site may be operated only between the hours of 10:00 a.m. and 6:00 p.m.

Section 2-114. Equipment and Occupancy.

The Department may specify the size, type, arrangement and use of recreational equipment and the number of persons permitted in any campsite area or portion thereof. No person shall otherwise introduce, keep, use or arrange his or her equipment. No person shall otherwise exceed established occupancy limitations.
Section 2-115. **Sanitation.**

(a) No person shall deposit waste, water, sewage or effluent from sinks, portable toilets or other plumbing fixtures directly upon or into the surface of the ground or water.

(b) No person shall deposit any body waste in or on any portion of any comfort station or other structure, except into fixtures provided for that purpose.

(c) No person shall place any bottle, can, cloth, rag, metal, wood, paper or stone substance in any plumbing fixture in such a manner as would interfere with normal operation of such fixture.

(d) All comfort stations shall be used in a clean, sanitary and orderly manner.

(e) Urinating or defecating other than in fixtures provided therefor is prohibited.

Section 2-116. **Prohibited Areas.**

To insure the safety and protection of persons, or to provide for the security, safeguarding and preservation of resources and property in any campsite area and portions thereof, the Department may from time to time upon such finding by order declare a prohibited area, may specify the period therefor, and may from time to time revoke, suspend, repeal or modify such order. A notice declaring a prohibited area shall be posted. The order may specify such reasonable classes of persons who may enter therein in the conduct of such activities or official duties as the Department may prescribe. No other persons or vehicle may enter or remain in a prohibited area.

Section 2-117. **Use Periods.**

The Department may establish periods of use for any campsite area or portion. Periods of use shall be posted. No person, vessel or vehicle shall enter or be present in a campsite area after closing or in portions of campsite areas designated closed, except employees or persons designated by the Department on official business.

Section 2-118. **Alcoholic Beverages.**

No person shall consume any alcoholic beverage in any campsite area, or portion thereof, when determined by the Department, upon finding that such consumption is inconsistent with the use of such campsite area or portion thereof, or is detrimental to the health and safety of persons, property or resources and when notice declaring such prohibition of the consumption of alcoholic beverages has been posted.
CHAPTER 2. CAMPING

Section 2-201. Camping.

No person shall camp on the Reservation except in areas designated for that purpose. Camping is defined as erecting a tent or shelter or arranging bedding, or both, for purposes of, or in such a way as will permit, remaining overnight. Use of houseboats or boats for the purpose of sleeping during the nighttime hours, whether anchored, moored or beached, is also defined as camping. Use of any parked or standing vehicle for the purpose of sleeping during nighttime hours is further defined as camping.

Section 2-202. Number Occupying Campsites.

The number of vehicles and persons occupying a campsite shall not exceed two vehicles and eight persons; however the Department may authorize a greater number or restrict to a lesser number when facilities warrant.

Section 2-203. Camping Fees Due.

Fees for the use of camping facilities are due and payable daily. The fee covers use or camping facilities until the vacating time of 2:00 p.m. of the following day. Camping permits may be obtained from the Department at 1604 California Avenue, Parker, Arizona or outlets authorized by the Department.

Section 2-204. Occupancy.

(a) A campsite is considered occupied when it is being used or has been reserved for purposes of camping by a person or persons who have paid the daily use fee within the applicable time limits. The person or persons by or for whom the daily use fee has been paid and the guests and invitees of such persons or persons may occupy the campsite for the period for which the daily use fee has been paid.

(b) No person not authorized to occupy a campsite pursuant to subparagraph (a) of this section or pursuant to law shall take or maintain possession or arrange camping equipment or park or stand a vehicle in a campsite marked occupied.

Section 2-205. Camping Time Limits.

(a) General. Occupancy by the same persons, equipment or vehicles or any camping facility is limited to a total of 30 days in any calendar year in that campsite area. The Department may establish shorter limits of occupancy.

(b) Shorter Limits. When the Department has established shorter seasonal limits, no person or persons who have occupied a campsite for the established limit may re-register in the campsite area until the expiration of forty-eight (48) hours, from 2:00 p.m. of the check-out day to 2:00 p.m. of the second day following.
(c) Upon expiration of the established limit, the registered camper shall vacate the campsite of all persons, vehicles and equipment.

Section 2-206. Vacating.

Occupants shall vacate the campsite by removing their person, vehicles and property therefrom prior to 2:00 p.m. if the applicable use fee has not been paid or if the time limit for occupancy has expired.

Section 2-207. Nighttime Closure.

No person shall enter, be present or remain in any campsite area between the hours of 10:00 p.m. or 6:00 a.m. except as the lawfully registered occupant of a campsite or for the lawful purpose of camping when campsites are available.

Section 2-208. Campsite Areas.

The following campsite areas are authorized for camping pursuant to this Article. Camping is prohibited in all other areas of the Reservation, except areas leased or operated by the Tribe for the purpose of providing overnight accommodations.

Arizona:

Deer Lake Area
Between Scott Road and River, Boy Scout Camp Area
12 Mile Lake Area (east side day use only, west side overnight camping)
No Name Lake Area
Indian's Own Camp Area (Tribal members only)
Between Tsosie Road and River
Between Beeson Road and River
Between Welsh Road and River
Weir Dam Area
Dike Pond Area
South Boundary Pond Area

California:

Squaw Dam Area
Wilson Bridge Area
Old Haacker's Campground Area.
CHAPTER 3. ENFORCEMENT

Section 2-301. Ejection.

In addition to other penalties prescribed by law, violation of any law or regulation shall subject the violator to ejection from the campsite area in which the violation occurs or from the Reservation if warranted.

Section 2-302. Penalties.

Any person or persons violating this Article 2 shall be subject to the same penalties as provided for in sections 1-502, 1-503, 1-504, 1-505, 1-506 and 1-507 of Article 1 "Fish and Game" of the Natural Resources Code of the Colorado River Indian Tribes.

Section 2-303. Officers.

This Article 2 may be enforced by any Tribal peace officer, including those employed by the Department or by the Police Department of the Colorado River Indian Tribes, having concurrent jurisdiction in any area of the Colorado River Indian Reservation in which a violation of this Article may take place.

CHAPTER 4. MISCELLANEOUS

Section 2-401. Severability.

If one or more of the sections of this Article is deemed invalid, the remaining sections are intended to remain in effect.

Section 2-402. Regulations.

The Department is authorized to issue such rules and regulations as are deemed necessary to carry out the provisions of this Article, upon obtaining the prior approval of the Administrative Committee.

Section 2-403. Amendment or Repeal.

Where a section herein or a rule is amended or repealed, acts and omissions prior thereto may be prosecuted as though such section or rule had not been so amended or appealed.

Section 2-404. Other Laws.

Nothing contained herein shall be construed to authorize or prohibit any act or acts which are expressly authorized or prohibited by laws of the Colorado River Indian Tribes.
Section 2-405. **Sovereign Immunity.**

Nothing contained herein shall be construed or deemed to be a waiver of the sovereign immunity of the Colorado River Indian Tribes.
COLORADO RIVER INDIAN TRIBES
COLORADO RIVER INDIAN RESERVATION
FISH AND GAME DEPARTMENT

1995 SMALL GAME HUNTING REGULATIONS

[Note: These rules and regulations were issued on March 1, 1995 by the Department of Fish and Game pursuant to Section 1-205 of the Natural Resources Code of the Colorado River Indian Tribes.]

REGULATION NO. FG-95-1  RESIDENT GAME

A. COTTONTAIL RABBIT

Season:  All cottontail rabbits may be taken from January 1, 1995 through December 31, 1995, inclusive.

Bag Limit:  Fifteen (15) cottontail rabbits per day.

Possession Limit:  Thirty (30) cottontail rabbits in possession of which no more than fifteen (15) may be taken in any one day.

B. JACKRABBIT

Season:  All jackrabbits may be taken from January 1, 1995 through December 31, 1995, inclusive.

Bag Limit:  Ten (10) jackrabbits per day.

Possession Limit:  Twenty (20) jackrabbits in possession, of which no more than ten (10) may be taken in any one day.

C. QUAIL:

Season:  Quail may be taken from October 7, 1995 through February 11, 1996, inclusive.

Bag Limit:  Fifteen (15) quail per day.

Possession Limit:  Thirty (30) quail in possession, of which no more than fifteen (15) may be taken in any one day.

***
COLORADO RIVER INDIAN TRIBES
COLORADO RIVER INDIAN RESERVATION
FISH AND GAME DEPARTMENT

1995 SMALL GAME HUNTING REGULATIONS

REGULATION NO. FG-95-1  RESIDENT GAME

A. COTTONTAIL RABBIT
   Season: All cottontail rabbits may be taken from January 1, 1995 through December 31, 1995, inclusive.
   Bag Limit: Fifteen (15) cottontail rabbits per day.
   Possession Limit: Thirty (30) cottontail rabbits in possession of which no more than fifteen (15) may be taken in any one day.

B. JACKRABBIT
   Season: All jackrabbits may be taken from January 1, 1995 through December 31, 1995, inclusive.
   Bag Limit: Ten (10) jackrabbits per day.
   Possession Limit: Twenty (20) jackrabbits in possession, of which no more than ten (10) may be taken in any one day.

C. QUAIL:
   Season: Quail may be taken from October 7, 1995 through February 11, 1996, inclusive.
   Bag Limit: Fifteen (15) quail per day.
   Possession Limit: Thirty (30) quail in possession, of which no more than fifteen (15) may be taken in any one day.

The foregoing rules and regulations are issued by the Department of Fish and Game pursuant to Chapter 2, § 1-205 of the Natural Resources Code of the Colorado River Indian Tribes; pursuant to action taken by the Chief Game Warden of the Tribes and the Administrative Committee on March 1, 1995.
COLORADO RIVER INDIAN TRIBES
COLORADO RIVER INDIAN RESERVATION
FISH AND GAME DEPARTMENT

1995 FISHING REGULATIONS

[NOTE: These regulations were issued on March 1, 1995 by the Department of Fish and Game pursuant to Section 1-205 of the Natural Resources Code of the Colorado River Indian Tribes.]

REGULATION NO. FG-95-2

FISH, AMPHIBIAN, CRUSTACEAN AND MOLLUSK SEASON: TAKING, POSSESSION AND TRANSPORTATION

1. OPEN WATERS

All waters on the Colorado River Indian Reservation are open to the taking of fish, amphibian, crustaceans, mollusks, except posted as closed to such activity¹.

2. RESTRICTED AREAS

A. Use of bow and arrow, snag, snare, spear or spear gun is prohibited within one hundred (100) yards of any boat dock or swimming area.

B. Gasoline powered boats are prohibited in the following waters:

1. Dear Lake
2. 12-Mile Lake
3. Moovalya Pond
4. No Name Lake
5. Main Canals
6. Dike Pond
7. South Boundary Pond

3. FISH

Season: All fish, except those protected species listed in this section, may be taken from January 1, 1995 though December 31, 1995, inclusive.

BAG, POSSESSION AND SIZE LIMITATIONS

A. BLACK BASS (including large and small mouth)

¹Special bag and size limits apply to DEER LAKE AND 12-MILE LAKE.
Bag Limit: Ten (10) fish of each, per day.

Possession Limit: Twenty (20) fish in the aggregate, of which no more than ten (10) of each species may be taken in any one day.

Size Limitation: No black bass less than nine (9) inches in length may be taken. All unharmed fish less than the legal minimum size must be returned immediately to the water from which taken.

B. CATFISH (including channel, flathead, blue and albino):
   Bag Limit: Ten (10) of each species per day.
   Possession Limit: Twenty (20) fish in the aggregate, of which no more than ten (10) of each species may be taken in any one day.
   Size Limitation: None.

C. RAINBOW TROUT
   Bag Limit: Ten (10) fish per day.
   Possession Limit: Twenty (20) fish in possession, of which no more than ten (10) may be taken in any one day.
   Size Limitation: None.

D. STRIPED BASS
   Bag Limit: Ten (10) fish per day.
   Possession Limit: Twenty (20) fish in possession, of which no more than ten (10) may be taken in any one day.
   Size Limitation: None.

E. BULLHEAD CATFISH
FISHING REGULATIONS

No bag, possession or size limitation.

F. SUNFISH (includes bluegill, green sunfish, red ear sunfish, warmouth, perch)
No bag, possession of size limitation.

G. TALAPIA
No bag, possession or size limitation.

H. CRAPPIE
No bag, possession or size limitation.

I. CARP AND SUCKERS
No bag, possession or size limitation.

BAG AND SIZE LIMITATIONS FOR DEER LAKE AND 12-MILE LAKE:

A. BLACK BASS (including large and small mouth)
Bag Limit: Five (5) fish of each, per day.
Size Limitation: No black bass between 12 through 18 inches in length may be taken.

All unharmed fish between 13 and 18 inches must be returned immediately to the water from which taken.

B. CATFISH (including channel, flathead, blue, and albino):
Bag limit: Ten (10) of each species per day.
Possession Limit: Twenty (20) fish in the aggregate, of which no more than ten (10) of each species may be taken in any one day.
Size Limitation: None.

C. RAINBOW TROUT:
Bag Limit: Ten (10) fish per day.
Possession Limit: Twenty (20) fish in possession of which no more than ten (10) may be taken in any one day.

Size Limitation: None.

D. STRIPED BASS:

Bag Limit: Ten (10) fish per day.

Possession Limit Twenty (20) fish in possession, of which no more than ten (10) may be taken in any one day.

Size Limitation: None.

E. BULLHEAD CATFISH:

No bag, possession or size limitation.

F. SUNFISH (includes blue gill, green sunfish, red ear sunfish, warmouth perch):

No bag possession or size limitation.

G. TALAPIA:

No bag possession or size limitation.

H. CRAPPIE:

No bag, possession or size limitation.

METHOD OF TAKING: Fish may be taken only by angling, except the following, which may be taken by bow and arrow, snag, snare, spear or spear gun.

1. Carp
2. Suckers

PROTECTED SPECIES

The following fish are protected species and may not be taken or possessed:

1. Colorado River Squawfish
2. Humpback Chub
3. Bonytail Chub
4. RazorbacK Sucker

4. AMPHIBIANS

Season: All amphibians, except bullfrogs, may be taken from January 1, 1995 through December 31, 1995, inclusive.

Bag Limit: There is no bag or possession limit.

Method of Taking: All amphibians, except bullfrogs, may be taken only by angling, by hand, with any hand held non-motorized implement which does not discharge a projectile or by a minnow trap meeting the specifications set forth in Section 10 of these regulations.

BULLFROGS

Season: July 1, 1995 through November 30, 1995.

Bag and Possession Limit: Fifteen (15) per day or in possession, dead or alive.

Method of Taking: Bullfrogs may be taken only by angling, spear, gig, bow and arrow, dipnet or by hand.

5. CRUSTACEANS AND MOLLUSKS

Season: All Crustaceans and Mollusks may be taken from January 1, 1995 through December 31, 1995.

Bag and Possession Limit: There is no bag or possession limit dead or alive.

Method of Taking: All crustaceans and mollusks may be taken only by angling, by hand, with any hand held non-motorized implement which does not discharge a projectile or by a minnow trap meeting the specifications set forth in Section 10 of these regulations.

6. SOFTSHELLED TURTLES

Season: Softshelled turtles may be taken from January 1, 1995 through December 31, 1995, inclusive.
Possession
Limit: Five (5) per day and in possession dead or alive.

Method of
Taking: Softshell turtles may be taken only by angling, by hand, with any hand-held non-motorized implement which does not discharge a projectile.

7. SPECIES IDENTIFICATION

All fish, amphibians, crustaceans, and mollusks possessed or transported must have the head and tail, skin, or shell attached so that the species can be identified, numbers counted, and any required minimum size determined.

8. REPTILES

Season: All reptiles, except those protected species listed below, may be taken from January 1, 1995 through December 31, 1995, inclusive.

Bag Limit: Five (5) per day.

Possession
Limit: Five (5) in the aggregate.

1. Lizard species: Genera, Uta, Urasaurus, Cuemidophorous, Holbrookis and Callisaurus;

2. Reptiles may be taken by hand, spear, gig, bow and arrow, net, trap, birdshot, or shotgun.

PROTECTED SPECIES  The following reptiles are protected species and may not be taken:

1. Desert Tortoise
2. Horned Lizard
3. All other reptiles protected by Tribal, State and Federal law.

PROHIBITED ACTIVITIES: No reptile or part thereof may be exported, purchased, bartered, sold or offered for sale, unless otherwise expressly authorized in writing by the Fish and Game Department.

9. SPECIES IDENTIFICATION
FISHING REGULATIONS

All fish, amphibians, crustaceans and mollusks possessed or transported must have the head and tail, skin, or shell attached so that the species can be identified, numbers counted, and any required minimum size determined.

10. LIVE BAITFISH, LIVE BOXES AND STRINGERS

Live baitfish may be taken only for personal use as bait and only by the following methods:

A. Dipnet or throw net not exceeding six (6) feet in diameter.
B. A minnow trap with dimensions not exceeding twelve (12) inches in width, twenty-four (24) inches in length and twelve (12) inches in depth.
C. A seine not exceeding ten (10) feet in length and four (4) feet in width.
D. A crayfish net, defined for the purposes of these regulations as a net not exceeding twenty-four (24) inches per side or in diameter which is retrieved by means of a hand-held line.
E. Angling: The only species of live fish that may be taken for the purpose of live baitfish are:

1. Fathead Minnow
2. Mosquito Fish
3. Plains Red Shiner
4. Thread-fin Shad
5. Carp
6. Goldfish
7. Sunfish
8. Golden Shiners
9. Crayfish

GAME FISH OR ANY PART THEREOF MAY NOT BE USED FOR BAITFISH.

Unattended live boxes or stringers holding fish shall have attached, a water resistant identification tag bearing the name, address and fishing permit number of each person using and holding fish said box or said stringer.

11. LICENSE REQUIRED

No person, not otherwise authorized, may fish for wildlife within the Colorado River Indian Reservation without having in his possession a valid Colorado River Indian Reservation Permit.
COLORADO RIVER INDIAN TRIBES
COLORADO RIVER INDIAN RESERVATION
FISH AND GAME DEPARTMENT

1994-1995 DOVE SEASON REGULATIONS

[NOTE: These regulations were issued August 10, 1994 by the Department of Fish and Game pursuant to Section 1-205 of the Natural Resources Code of the Colorado River Indian Tribes.]

REGULATION NO. FG-94-6

DOVE SEASON

SPLIT SEASON:


Legal Dove: Mourning and white wing dove.

BAG LIMIT: Ten (10) mourning or white wing dove, singly or in the aggregate, per day.

POSSESSION LIMIT: Twenty (20) mourning after opening day.


Legal Dove: Mourning dove.

BAG LIMIT: Ten (10) mourning per day.

POSSESSION LIMIT: Twenty (20) mourning dove after opening day.

LICENSE REQUIRED: A valid Colorado River Indian Reservation hunting permit is required before taking of wildlife and to be in possession while hunting. Persons fourteen (14) years of age and over are required to have a valid permit. Children under fourteen (14) years of age may hunt without a permit if accompanied by an adult holding a valid permit. Such children shall be entitled to one-half of the adult bag limit. No more than two (2) such children may hunt with an adult who possesses a valid permit.

LEGAL FIRE ARMS: Game birds may be taken only with a 12 gauge or smaller shotgun capable of not holding more than three (3) shot shells.

SHOOTING HOURS: One-half (1/2) hour before sunrise, to sunset.
MOTOR-VEHICLE RESTRICTIONS: It is unlawful to shoot from any moving motor driven boat or vehicle.

OCCUPIED BUILDINGS: It is unlawful to shoot within one-fourth (1/4) mile of any building without the owner's permission.

RETRIEVAL AND TAGGING: No person shall give, put or leave migratory game birds at any place in the custody of another person unless the birds are tagged by the hunter with the following information: (a) the hunter's signature; (b) the hunter's address; (c) the total number of birds involved, by species; (d) the date such birds were killed.

TRANSPORT FORMS: Any person transporting game birds off the Colorado River Indian Reservation must have a valid Declaration of Lawful Taking Form. Forms can be obtained and dropped off at the CRIT Fish and Game Office or CRIT Security Station.

***
[NOTE: These regulations were issued by the Department of Fish and Game pursuant to Section 1-205 of the Natural Resources Code of the Colorado River Indian Tribes.]
Chapter 1. GENERAL PROVISIONS

Section 9-101 Jurisdiction.

Subject matter and personal jurisdiction are established pursuant to the Tribal Law and Order Code, Article I, Chapter A, §§ 101 and 102.

Section 9-102 Purpose.

Article IX is adopted by the Tribal Council of the Colorado River Indian Tribes pursuant to Article VI, §1(v) of the Constitution of the Colorado River Indian Tribes. The purpose of Article IX is to promote and preserve the peace, harmony, safety, health and general welfare of the people of the Colorado River Indian Reservation and those permitted to enter upon or reside within the territory of the Reservation.

Section 9-103 Definitions.

In this Article, except where otherwise specifically provided or unless the context otherwise requires, the following terms and expressions shall have the meanings defined below wherever they are utilized in this Article:

A. “Colorado River Indian Reservation” or “Reservation” means all lands and waters located within the exterior boundaries of the Colorado River Indian Reservation as established, existing and geographically defined under the laws of the United States, encompassing all territory within its exterior boundaries as now or hereinafter prescribed or ascertained, including fee patented lands, allotted lands, townsites, roads, bridges, and lands and rights-of-way, owned, used or claimed by any person.

B. “Colorado River Indian Tribes” or “Tribes” means the citizenship and organization of the Colorado River Indian Tribes of the Colorado River Indian Reservation, under and pursuant to its Constitution and By-Laws, as amended, ratified July 17, 1937 and approved August 13, 1934 (48 Stat. 984), as amended.

C. “Reasonable Force” means the force reasonably necessary to terminate the civil trespass.

D. “Trespasser” means any person using, possessing, or occupying, any tribal lands without a lease, permit, or other written approval or authorization of the Tribal Council. For purposes of this Article, a Trespasser shall also mean any person who moors, anchors, or connects a boat in any way to tribal lands without a lease, permit, or other written authorization of the Tribal Council, regardless of whether the boat itself rests on tribal lands.

E. “Tribal Council” or “Council” means the Tribal Council of the Colorado River Indian Tribes.
F. "Tribal Court" or "Court" means the Colorado River Indian Tribes’ Tribal Court.

G. "Tribal Lands" means all lands either owned in fee by the Colorado River Indian Tribes or held in trust by the United States for the Colorado River Indian Tribes.

Chapter 2. TRESPASS

Section 9-201 Purpose.

The purpose of this section is to set forth law governing occupation of premises and lands within the Colorado River Indian Reservation, to deter and prevent trespass on the Reservation and to remove trespassers in an orderly and expeditious manner.

Section 9-202 Applicability.

Except as otherwise expressly provided, this Chapter applies to the unlawful occupation or use of premises and lands within the Reservation.

Section 9-203 Tribal Court Jurisdiction to hear Trespass Actions.

A. This Chapter applies to all persons and property, personal and real, subject to the jurisdiction of the Tribes as established by the Constitution of the Tribes, the inherent sovereignty of the Tribes, by the Tribal Law and Order Code as set forth in Section 9-101, Chapter 1 of this Article, and by other applicable laws, regulations, and ordinances.

B. The Colorado River Indian Tribes Tribal Court is hereby granted the jurisdiction and authority to determine whether a person or entity has committed a trespass or is presently trespassing, including issuing orders requiring the person or entity having been found by the Court to be a trespasser to vacate the subject tribal lands and requiring a tribal Realty Agent, Law Enforcement Officer, and/or Fish and Game Warden to physically remove the person or entity and their personal property from the subject tribal lands.

Section 9-204 Removal of Trespassers.

Prior to making any attempt to remove a trespasser from tribal lands, the Tribe’s duly authorized Realty Agent, Law Enforcement Officer, and/or Fish and Game Warden shall: (1) advise the trespasser that he/she is trespassing on tribal lands; and, (2) advise the trespasser to vacate the tribal lands immediately. In the event that the trespasser does not immediately vacate the lands the procedures set forth herein shall be followed.

Section 9-205 Complaint in Trespass.

If the trespasser fails to vacate the subject trust lands when advised to do so as set out in Section 9-204 of this Chapter, the Tribe may file a Trespass complaint with the Tribal Court. The complaint shall be verified and shall set forth the following: (1) if known, the names of the trespassers; (2) if the names of the trespassers are unknown, the trespassers
may be designated by the fictitious name "Doe" and the complaint shall include an approximate number of trespassers and a legal description of the tribal lands they use, possess or occupy; (3) legal description of the subject tribal lands; (4) a signed and authenticated affidavit from a duly authorized Realty Agent, Law Enforcement Officer, and/or Fish and Game Warden stating; (a) that the trespassers are on tribal lands without the permission of the tribes, and (b) that the trespassers have been asked to vacate tribal lands pursuant to Section 9-204 of this Chapter; and, (5) a request for a removal order.

Section 9-206 Tribal Court Action.

Within twenty-four hours of the receipt of the Tribes' Trespass Complaint, the Tribal Court shall issue either a removal order or a written explanation of any defect(s) in the Tribes' Trespass Complaint. If the Tribe's Trespass Complaint contains defects the Tribes shall be given leave to amend its complaint.

Section 9-207 Removal Order.

The Tribal Court shall issue a removal order if the Tribes' Trespass Complaint satisfies the requirements of Section 9-205 of this Chapter. The removal order shall be issued on the basis of the ex-parte complaint of the Tribes. The removal order shall direct the Tribes' duly authorized Realty Agents, Law Enforcement Officers, and/or Fish and Game Wardens to use all reasonable force necessary to remove any and all trespassers and their personal property from the subject tribal lands. There is no right to appeal a removal order.

Section 9-208 Authority to Remove.

The Tribes' duly authorized Realty Agents, Law Enforcement Officers, and/or Fish and Game Wardens shall have the authority to do all things reasonably necessary, including exercising reasonable force, to remove trespassers from tribal lands. No Realty Agent, Law Enforcement Officer, or Fish and Game Warden acting pursuant to this Article shall be civilly or criminally liable for any injury or damage incurred by any party during the removal process.

Section 9-209 Severability.

If any section, subsection, paragraph, clause, or phrase of this Ordinance is for any reason held to be invalid, such decision shall not affect the validity of the remaining provisions of this Article.

Section 9-210 Effective Date.

This Article shall take effect immediately upon its passage.