



NOTICE OF CRITICAL INFRASTRUCTURE DISPLACEMENT AND CLEANUP

PLEASE TAKE NOTICE:

The City of Stockton has been informed that individuals are residing in temporary shelters that have been constructed in the vicinity of **Trinity Parkway and McAuliffe Road, near Bear Creek Levee/Bike Path, Michael Faklis Park, and the areas near and around Pixley and White Sloughs.**



Unless you can show that you have the permission of the owner of this property to be on this property, you are trespassing, and you will need to **immediately** move off this site and remove any personal property you own. **Per Chapter 8.100 of the Stockton Municipal Code (PROTECTION OF CRITICAL INFRASTRUCTURE AND WILDFIRE RISK AREAS), this area qualifies for a 24-hr notice of displacement / cleanup.**

On or after **July 22, 2025 at 07:00 A.M.**, the City of Stockton will conduct a cleanup of the area. People found at the site may be cited or arrested if they do not leave voluntarily. Temporary shelters, personal property and any other materials not removed by the date and time listed above may be considered abandoned or a threat to public health / safety. The city will remove these items from this area. Individuals may claim property of value collected by the City by contacting **Stockton Police Department at 937-8480** for a period of 60 days following the date of clean-up. After 60 days, any unclaimed property will be disposed of.

AVISO DE DESPLAZAMIENTO Y LIMPIEZA

La ciudad de Stockton ha sido informada que individuos están viviendo en refugios temporarios que han estado contruidos en la vecindad de of **Trinity Parkway and McAuliffe Road, near Bear Creek Levee/Bike Path, Michael Faklis Park, and the areas near and around Pixley and White Sloughs.**



A menos que pueda comprobar que tiene permiso del propietario para estar en la propiedad o este sitio, ustedes están traspasando y ustedes necesitan moverse **inmediatamente** de este sitio y mover su propiedad personal. **Según el Capítulo 8.100 del Código Municipal de Stockton (PROTECCIÓN DE LA INFRAESTRUCTURA CRÍTICA Y ÁREAS DE RIESGO DE INCENDIOS FORESTALES), esta área califica para un aviso de desplazamiento/limpieza de 24 horas.**

En el día o después de **July 22, 2025** a las **7:00 AM**, La ciudad de Stockton va a conducir limpieza en este sitio. Las personas encontradas en el lugar podrán ser citadas o arrestadas si no abandonan voluntariamente. Los refugios temporales, la propiedad personal y cualquier otro material que no se haya retirado antes de la fecha y hora indicadas anteriormente pueden considerarse abandonados o una amenaza a la salud/seguridad pública. La Ciudad eliminará estos artículos de esta área. Las personas pueden reclamar propiedades de valor recolectadas por la Ciudad comunicándose con el Departamento de Policía de Stockton al 937-8480 por un período de 60 días después de la fecha de limpieza. Después de 60 días, se eliminará cualquier propiedad no reclamada.

The Stockton Police Department encourages all individuals affected by this notice to seek assistance as needed.

Below is a list of organizations that can help provide temporary shelter, food, medical care, and clothing. Please do not hesitate to reach out to any of them for support during this time.

GOSPEL RESCUE MISSION

445 South San Joaquin St., 209-466-2138 Provide food, clothing, shelter, education, counseling, substance abuse treatment, spiritual support, and follow-up assistance.

NEW HOPE FAMILY SHELTER

445 South San Joaquin St., 209-466-2138 Provide food, clothing, shelter, education, counseling, substance abuse treatment, spiritual support, and follow-up assistance.

ST. MARY'S COMMUNITY SERVICES

545 West Sonora St., 209-467-0703 To serve the needs of poor men, women, and children through nurturing self-reliance for a hopeful future, by offering food, clothing, medical and dental care, educational programs, and general assistance.

HOMELESS SHELTER

611 West Church St. (MEN)
411 S. Harrison St. (WOMEN/CHILDREN)
209-466-2605

EMERGENCY FOOD BANK

7 West Scotts St.,
209-464-7369
Food distribution

UNITED WAY OF SAN JOAQUIN COUNTY

401 East Main St.,
209-469-6980 - Referral services To improve family lives of residents in San Joaquin County.

HOUSING AUTHORITY, COUNTY OF SAN JOAQUIN

448 S Center St, Stockton, CA 95203
(209) 466-1487
The Housing Authority of the County of San Joaquin is dedicated to providing and advocating for affordable and attractive living environments for those of modest means and to give individuals and families opportunity to continuously improve themselves and achieve self-sufficiency.

EL REFUGIO DE ST. MARY'S INTERFAITH COMMUNITY SERVICES

545 West Sonora St., 209-467-0703 Para servir los hombres pobres, las mujeres y los niños en sus innecesidades y alimentar la independencia, para tener esperanza en el futuro, ofreciendo comida, ropa, asistencia medical y cuidado dental, programas educativas general asistencia general.

DEL REFUGIO DE HOMELESS SHELTER

611 West Church St. (HOMBRES)
411 S. Harrison St. (MUJERES/NINOS)
209-466-2605

EL BANCO DE EMERGENCIAEMERGENCY FOOD BANK

7 West Scotts St., 209-464-7369
Disturber Comida

EL UNITED WAY DE EL CONDADO DE SAN JOAQUIN

401 East Main St., 209-469-6980 – Servicios Informativos
Para mejorar las vidas de familias y residentes in El Condado de San Joaquín

EL REFUGIO DE GOSPEL RESCUE MISSION

445 South San Joaquin St., 209-466-2138
Proveer algo de comida, ropa, refugio, educación, consejo y orientación, tratamiento para abuso de drogas, apoyo espiritual y asistencia seguimiento.

AUTORIDAD DE LA VIVIENDA, EL CONDADO DE SAN JOAQUIN

448 S Center St, Stockton, CA 95203
(209) 466-1487
La Autoridad de Vivienda del Condado de San Joaquín se dedica a proveer y abogar por ambientes de vida asequibles y atractivos para los de escasos recursos y para dar a los individuos y las familias la oportunidad de mejorar continuamente a sí mismos y alcanzar la autosuficiencia.

U.S. Department of Veterans Affairs

(877) 424-3838

Homeless veteran care. Available 24 hours a day, 7 days a week.

California Youth Crisis Line

24-hour (800) 843-5200

www.CalYouth.org

24-hour crisis line, and 24-hour chat and text, for youth (12-24 years old) and their families facing homelessness, runaways, family violence, depression, and other important issues. Services are anonymous and confidential. Assistance available in all languages.

National Runaway Safeline

(800) 786-2929

www.1800runaway.org

Crisis services for runaway, homeless and at-risk youth. Operates 24 hours, 7 days a week.

OTHER SERVICES

Red Rabbit Enterprises

(209) 451-3845

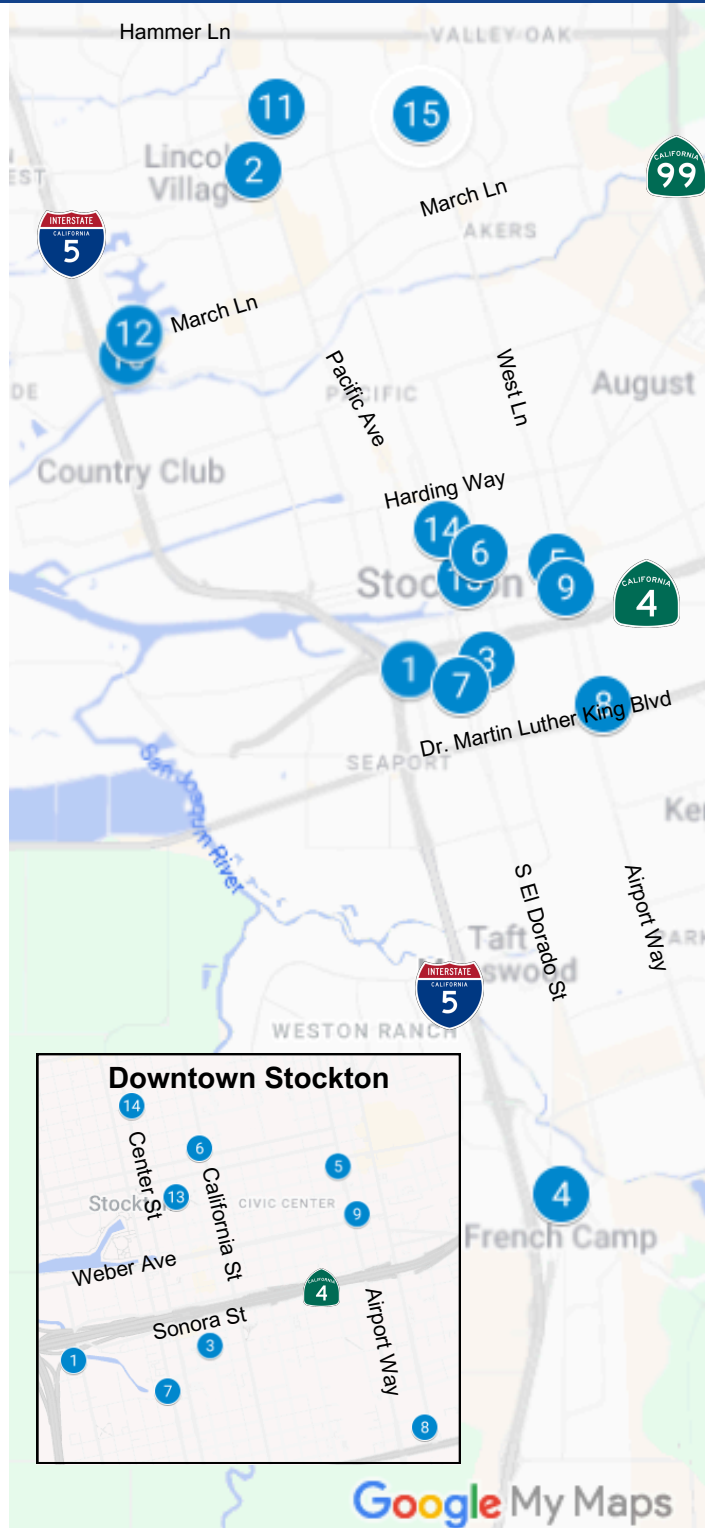
www.RedRabbitEnterprises.com

Housing referrals and case management.

Stockton Unified School District-Families in Transition (FIT)

(209) 933-7028 ext. 8482

Provides assistance to transitional families with issues of school enrollment.



HOMELESS SERVICES & RESOURCES

RESOURCE GUIDE KEY



Shelter



Basic Needs



Medical, Mental Health, and Recovery Services



Housing Services



Food Distribution



Veterans Services



Youth Services



Crisis/Emergency Hotlines

To get started or for a referral call:

211 of San Joaquin County

Call 2-1-1

Text zip code to 898211

Available 24/7



Connects people to services or resources such as emergency shelter, housing, healthcare, children's services, financial help, employment training, family services, and transportation.

1 St. Mary's Community Services 🏠🚿🛠️🏠

(209) 467-0703

545 W. Sonora St., Stockton, CA 95203

Emergency and temporary shelter for individuals and families. Additional services hot meals daily, clothing, showers, behavioral health services, free medical and dental clinic, and housing navigation.

2 Family Promise of San Joaquin County 🏠

(209) 466-2138

6148 Gettysburg Pl, Stockton, CA 95207

www.FamilyPromiseSJC.org

Shelter for eligible families with children.

3 Gospel Center Rescue Mission 🏠🚿🛠️

(209) 466-2138

445 S. San Joaquin St., Stockton, CA 95203

Emergency lodging for men, women, and children. Additional services include food, clothing, education, counseling, substance abuse treatment, spiritual support, and follow-up assistance.

4 Haven of Peace 🏠

(209) 982-0396

7070 S. Harlan Rd., French Camp, CA 95231

Shelter for women 18 years and older and young children. No boys over the age of 8 years old.

5 Children's Home of Stockton 🏠👥

(209) 463-2380

430 N. Pilgrim St., Stockton, CA 95205

Catalyst program for transition age youth, aged 18-24, experiencing or at-risk of homelessness.

6 PREVAIL 🏠🚿🛠️👥

(209) 941-2611

24-hour crisis line: (209) 465-4878

24-hour youth crisis line: (209) 948-1911

729 N. California St, Stockton, CA 95202

Crisis intervention, emergency shelter, and supportive services to individuals impacted by domestic violence, sexual assault, and human trafficking, as well as youth at risk of or experiencing homelessness.

Drop-in center is open 8:30 to 5:00 Monday - Friday and provides critical services to youth ages 12 to 25.

Uplift All - Loads of Hope 🚿🛠️

(209) 609-3674

Free mobile services include laundry, showers, food, employment and housing navigation.

Showered with Love 🚿🛠️

(209) 808-8563

Free mobile shower bus. Hygiene kits available.

Community Medical Centers 🏠

(209) 636-5400

(209) 954-7702 (CARELINK)

www.CMcenters.org

No or low-cost health care services. "CARELINK" is a Health Care for the Homeless program.

San Joaquin County Behavioral Health Services 🏠⚠️

(209) 468-9370

Crisis line: (209) 468-8686

To begin mental health or substance use services, call the access line (non-crisis).

7 Emergency Food Bank 🍲

(209) 464-7369

7 W. Scotts Ave., Stockton, CA 95203

The Emergency Food Bank Main Pantry is open Monday through Friday from 9 am to 12 pm.

8 Salvation Army, Stockton - Adult Rehabilitation Center 🏠

(209) 466-3871

1247 S. Wilson Way, Stockton, CA 95205

Supportive housing services.

9 Salvation Army - Community Corps 🍲

(209) 948-8955

1305 E. Weber Ave., Stockton, CA 95203

www.StocktonSalArmy.org

Assists families with emergency food and clothing. Emergency Food Distribution: Monday and Wednesday 9:00 a.m. to 12:00 p.m. and 1:00 p.m. to 3:00 p.m.

10 Housing Authority County of San Joaquin 🏠

(209) 460-5000

2575 Grand Canal Blvd., Ste. 100,
Stockton, CA 95207

www.HACSJOnline.org

The Public Housing Agency for San Joaquin County. Administers the Public Housing and Housing Choice Voucher Programs.

11 Amelia Ann Adams Whole Life Center 🏠

(209) 888-7174

(209) 430-0992 (HousingWORKs)

6702 Inglewood Ave, Ste. K, Stockton, CA 95207

Builds community relationships, connects families to resources, and addresses the barriers to families living a resilient life. The HousingWORKs is a program for CalWORKs families with children 0-18 at risk of losing housing or experiencing homelessness.

12 Central Valley Low Income Housing Corp 🏠

(209) 472-7200

2431 W. March Ln #350, Stockton, CA 95207

Housing assistance and prevention services for extremely low-income people who are homeless or at risk of becoming homeless.

13 El Concilio California 🏠

(209) 644-2600

445 N. San Joaquin St., Stockton, CA 95202

The HousingWORKs is a program for CalWORKs families with children 0-18 at risk of losing housing or experiencing homelessness.

14 Catholic Charities 🏠

(209) 444-5900

1106 N. El Dorado St., Stockton, CA 95202

Supportive services for veterans and their families experiencing homelessness or at risk of becoming homeless.

15 San Joaquin County Veteran Services 🏠

(209) 468-2916

6221 West Ln, Stockton, CA 95210

For 24/7 mental health services, dial 988 then press 1.

OUR MISSION

To address homelessness by utilizing a multidisciplinary team to consolidate outreach initiatives throughout San Joaquin County. Our team will work diligently to identify, assess, and connect individuals experiencing homelessness with the necessary supportive services within the County. We are committed to providing comprehensive wrap-around services tailored to meet the unique needs of each individual, resulting in a reduction of clients experiencing homelessness.

CONTACT US



24 S. Hunter Street
Stockton, CA 95202



SJCARES@sjgov.org



SJCProbation.org/sjcares



To contact our SJ CARES team or to make a referral, please visit our website by scanning the QR code above



HOMELESS OUTREACH PROGRAM



**San Joaquin Community
Assessment, Response,
and Engagement
Services**

OUR TEAM

The SJ CARES team consists of seven probation officers and two mental health specialists.



Their goal is to facilitate access to services while also ensuring that each client is closely monitored throughout the entire engagement process to maintain continuity of care.

OUR SERVICES

By connecting all available resources throughout San Joaquin County, we are able to provide the following services:

- Housing Assistance
- Rehabilitative Services
- Clothing
- Hygiene Products
- Medical Services
- Substance Use Treatment
- Mental Health Treatment
- Transportation
- Education Services, and more..

PARTNERS

San Joaquin County Behavioral Health
San Joaquin County Public Health
San Joaquin Human Services Agency
San Joaquin Family Justice Center
Child Abuse Prevention Council
Community Medical Centers
Red Rabbit Advocacy Programs
Loads of Hope, Uplift All Foundation
Inner City Action
PREVAIL
St. Mary's Community Services
Lily Pad Living
His Way Recovery
Ready to Work
Five-O Food Program
Lodi Access Center
Tracy Family Shelter
Hope Family Shelter - Manteca
Stockton Shelter for the Homeless
Haven of Peace
Tracy Community Connections Center
Gospel Center Rescue Mission
San Joaquin County Sheriff's Office
Stockton Police Department
Manteca Police Department
Tracy Police Department
Lodi Police Department
Ripon Police Department
Stockton Fire Department
French Camp Fire Department

Notice of Enforcement Intent

The Stockton Police Department is committed to educating the public regarding applicable violations of the Stockton Municipal Code (SMC) and California Penal Code for which enforcement action may be taken. The sections outlined below are not exhaustive of the entire SMC but are provided as examples of violations that may result in citations or arrests by the Stockton Police Department.

CALIFORNIA PENAL CODE Section 647(e).

Unlawful camping or lodging. Every person who commits any of the following acts is guilty of disorderly conduct, a misdemeanor, who: (e) lodges in any building, structure, vehicle, or place, whether public or private, without permission of the owner or person entitled to the possession or in control of it.

§ 8.100.010. Findings and purpose.

The City Council finds as follows: (1) a principal threat to the public health, safety, and welfare is the potential destruction of, damage to, or interference with, infrastructure that is critical to the provision of public services such as law enforcement, fire prevention, transportation, and utilities including communication, water, wastewater, stormwater, and waste disposal; (2) destruction of, damage to, or interference with, critical infrastructure is caused by fire, contamination, obstructing access, or other causes; and (3) destruction of, damage to, or interference with, critical infrastructure is often caused by persons whose activities are not permitted or authorized in, on, or near critical infrastructure.

The purpose of this chapter is to mitigate the threat of fire and other potential causes of destruction and damage to, and interference with, critical infrastructure, in order to protect the health, safety, and welfare of the public, by authorizing the removal of persons and their personal property in, on, or near critical infrastructure.

§ 8.100.020. Definitions.

When used in this chapter, the following words and phrases have the following meanings:

"Camp" means to place, pitch or occupy camp facilities; to live temporarily in a camp facility or outdoors; to use camp paraphernalia.

"Camp facilities" include, but are not limited to, tents, huts, vehicles, vehicle camping outfits or temporary shelter.

"Camp paraphernalia" includes, but is not limited to, bedrolls, tarpaulins, cots, beds, sleeping bags, hammocks, cooking facilities, and similar equipment.

"Critical infrastructure" means each of the following:

1. Levees;
2. Sloughs, rivers, canals, and waterways; or
3. Real property or a facility, whether privately or publicly owned, as approved by action of the City Council, that the City Manager designates as being so vital and integral to the operation or functioning of the City that its damage, incapacity, disruption, or destruction would have a debilitating impact on the public health, safety, or welfare. Critical infrastructure may include, but is not limited to, government buildings, such as fire stations, police stations, jails, or courthouses; hospitals; structures, such as antennas, bridges, roads, train tracks, or drainage systems; or systems, such as computer networks, public utilities, electrical wires, natural gas pipes, telecommunication centers, or water sources; and parks.

"Debris" means building and construction materials, garbage, refuse, wreckage, spoiled or ruined household goods, and similar material.

"Facility" means a building, structure, equipment, system, or asset.

"Garbage" means discarded household items, objects, or materials for which there is no use or reuse intended.

"Hazardous waste" has the same meaning as in California Public Resources Code Section 40141.

"Infectious waste" has the same meaning as in California Code of Regulations, Title 14, Section 17225.36.

"Solid waste" means all putrescible and non-putrescible solid, semisolid, and liquid wastes, including garbage; ashes; industrial waste; demolition and construction waste; discarded home and industrial appliances; abandoned vehicles and vehicle parts; dewatered, treated, or chemically fixed sewage that is not hazardous waste; manure; dirt; soil, rock, gravel, sand, or other aggregate material; and other discarded solid and semisolid waste.

"Wildfire risk area" has the same meaning as in California Code of Regulations, Title 24, Part 9, Section 202.

§ 8.100.030. Prohibited activities.

- A. It is unlawful and a public nuisance for any person to camp, occupy camp facilities, or use camp paraphernalia, or for a property owner to allow such activity to occur, at the following locations:
 - 1. Critical infrastructure;
 - 2. Within 30 feet of critical infrastructure;
 - 3. Within 30 feet of the property line of any parcel enclosing critical infrastructure;
 - 4. Within 30 feet of a vehicular or pedestrian entrance or exit of critical infrastructure;
 - 5. On those portions of a right-of-way that are required by local, State, or Federal law to be free of obstruction to first responders, including, but not limited to, members of law enforcement, fire prevention, or emergency medical services agencies; or
 - 6. In a wildfire risk area.
- B. It is unlawful and a public nuisance for any person to store personal property, including camp facilities and camp paraphernalia, in the following locations without the written consent of the owner, except as otherwise provided by action of the City Council:
 - 1. Critical infrastructure;
 - 2. Within 30 feet of critical infrastructure;
 - 3. Within 30 feet of the property line of any parcel enclosing critical infrastructure;
 - 4. Within 30 feet of a vehicular or pedestrian entrance or exit of critical infrastructure;
 - 5. On those portions of a right-of-way that are required by local, State, or Federal law to be free of obstruction to first responders, including, but not limited to, members of law enforcement, fire prevention, or emergency medical services agencies; or
 - 6. Wildfire risk area.
- C. Nothing in this chapter is intended to prohibit or make unlawful the activities of an owner of private property or other lawful user of private property that are normally associated with and incidental to the lawful and authorized use of private property for residential or other purposes; and nothing is intended

to prohibit or make unlawful the activities of a property owner or other lawful user if such activities are expressly authorized by the Stockton Development Code or other laws, ordinances, and regulations.

§ 8.100.040. Summary abatement.

- A.** Any violation of Section 8.100.030 may be abated by the City upon 24 hours of prior notice by way of posting notice conspicuously on or in front of property; but a violation of Section 8.100.030 may be abated immediately by the City without prior notice, if the violation poses an imminent threat to public health or safety.
- B.** Abatement pursuant to subsection A may include, but is not limited to, removal of camp facilities, camp paraphernalia, personal property, garbage, hazardous waste, infectious waste, junk, or debris; and securing the perimeter of the property with fencing, gates, or barricades to prevent further occurrences of the nuisance activity.

§ 8.100.050. Interference with summary abatement.

No person shall willfully prevent, delay, resist, obstruct, or otherwise interfere with a City official, employee, contractor, or volunteer in their execution of an abatement pursuant to this chapter.

§ 8.100.060. Violation—Penalty.

- A.** In addition to any other remedy allowed by law, any person who violates a provision of this chapter is guilty of a misdemeanor and subject to criminal sanctions pursuant to Chapter 1.08. **B.** Violations of this chapter are hereby declared to be a public nuisance.
- C.** Any person who violates a provision of this chapter is liable for civil penalties in the minimum amount of \$250.00 and a maximum amount of \$25,000.00 for each day a violation continues.
- D.** Any person who violates a provision of this chapter is subject to administrative penalties to reimburse the City for all costs, including time, services, and materials, needed to abate a violation of this chapter and hold violator(s) accountable unless the City waives such reimbursement in whole or in part. The hourly rate used to compute the time spent to investigate, document, and abate a violation for purposes of reimbursement shall be the actual costs. Costs may be assessed against the violator and the owner of property where the violation occurred as a personal obligation, lien against the subject premises, or both. Administrative penalties may be appealed within 10 calendar days from the date of a notice of violation in accordance with Chapter 1.44.
- E.** All remedies prescribed under this chapter are cumulative and the election of one or more remedies does not bar the City from the pursuit of any other remedy to enforce this chapter.

§ 9.64.020. Drinking liquor in public.

- A.** It is unlawful and an infraction for any person to drink any malt, spirituous or vinous liquor containing more than one-half of 1% of alcohol by volume.
- 1.** In the following public places or vehicles in said public places: public street, alley way, sidewalk, parkway, school grounds, playground, waterway, slough, or bed, bank or levee of a slough or waterway, unless the consumption of liquor in such public place or places has been authorized by the Council of the City; or
 - 2.** On the following private property open to public view or hearing from any of the public places named above: vacant lots, emergency exits of such places of public assemblage as theaters and hotels, private automobiles, parking lots, railroad rights-of-way, school grounds and play

grounds, unless permission for the consumption of liquor on such private property has previously been given by the owner or lessee thereof;

3. Within the limits of any park now owned or to be hereafter owned by the City, either inside or outside the limits of the City, which park has been designated by the City Manager pursuant to Section 9.64.010; provided, however, that the designated park has been posted as provided in subsection B of this section.

B. Posting of Signs. Each park which has been designated by the City Manager pursuant to subsection A of this section shall be posted with signs not less than one square foot in area and upon which, in lettering not less than one-half inches in height, appear the words,

1. "CONSUMPTION OF AN ALCOHOLIC BEVERAGE WITHIN THIS PARK IS

2. FORBIDDEN BY LAW. SMC 9.64.020(A)(3)."

C. Destruction of Property. It is unlawful for any person without authority to tear down, deface or destroy any sign posted pursuant to this section.

§ 9.64.030. Sidewalks—Obstructions.

A. Public Use of Sidewalks, Streets, Etc. It is unlawful and an infraction to obstruct or cause to be obstructed any part of, or any part of the public use of any part of any public street, highway, avenue, sidewalk, space between sidewalk and street, crosswalk, wharf or bridge.

B. Things Deemed Obstructions. The following named things but not to the exclusion of other things, shall be deemed obstructions within the meaning hereof:

1. Any post, pillar, pole, sign or structure, not excepted by the provisions set forth herein, which stands or rests upon, within or in any of said public ways; any post, pillar, pole or mast for telegraph, telephone or electric light wires hereafter erected or placed otherwise than in that part of the sidewalk space which is not less than eight inches nor more than 24 inches from the curb line.
2. Any vehicle or beast so upon or in any of said public ways without necessity therefore to impede or impair the passage of the public or of any person, vehicle or beast lawfully then and there passing over, on or along such way.
3. Any house, barn or like structure which is standing or being moved upon or in any public way without then and there so being under, by virtue of and in accordance with the terms of a written permit granted by the City and approved by the Department of Public Works, wherein is specified the structure permitted to be moved, the public ways on which and the time during which said moving or standing is permitted.

§ 9.64.060. Littering streets and public places.

It is unlawful and an infraction for any person to place, throw or deposit any commercial or noncommercial handbill, flyer, or advertisement in or upon any sidewalk, street, mall, or other public place within the City; provided, however, that it is not unlawful upon any sidewalk, street, mall, or other public place within the City for any person to hand out or distribute, without charge to the receiver thereof any commercial or noncommercial handbill to any person willing to accept it.

§ 9.64.150. Impeding sidewalk passage.

It is unlawful and a misdemeanor for any of the persons composing a company or crowd obstructing, impeding or impairing the free and peaceful passage of others on or along any street, sidewalk, wharf, bridge, public way or entrance to any theater, pavilion, church, public hall or other place of public resort, to refuse, fail or neglect to disperse or move on when requested to do so by a peace officer. But this provision shall not apply on the occasion of any public outdoor meeting or public procession.

§ 9.64.170. Obstruction of public channels.

It is unlawful and a misdemeanor to throw or deposit in any public channel any solid matter whatever, or to drain or run into any navigable channel any fluid holding in suspension or solution matter which, if precipitated or deposited in such channel for a sufficient time, would obstruct or impair the navigability of the same.

§ 5.76.200. Use of camp cars (trailers)

It is unlawful to occupy any camp car for living or sleeping purposes in the City for a period longer than 24 hours unless the same is located upon a campground licensed under the provisions set forth herein, provided, however, that temporary permits therefor limited to 72 hours including the first 24-hour period may be granted by the San Joaquin Local Health District. No permits shall be issued for any camp car occupancy which will constitute a nuisance or a health menace.

§ 5.76.230. Occupancy of camp cars (trailers) or motor vehicles parked in streets, etc., for living or sleeping purposes—Unlawful

It is unlawful and an infraction to use or occupy, or permit the use or occupancy of, a camp car or motor vehicle for human habitation (e.g., sleeping, eating, resting) on any public street, avenue, alley, park, public parking lot or structure, or public way within the City between the hours of 10:00 p.m. and 6:00 a.m. For the purposes of this section, "habitation" means the use of a camp car or motor vehicle as a dwelling place and shall not mean the use of a camp car or motor vehicle for alleviation of sickness or temporary physical inability to operate such camp car or motor vehicle.

§ 8.40.060. Prohibiting removal or possession of shopping carts.

Any person in possession of a shopping cart outside the premises of a business establishment without the express prior written approval of its owner, unless the person is in the process of immediately returning the shopping cart to the owner, shall be guilty of a misdemeanor. Written permission to remove a shopping cart shall be valid for a period not to exceed 72 consecutive hours.

§ 6.04.090. Dog or cat license.

- A. Except as provided herein, the owner of each dog and the owner of each cat four months old or older shall obtain a dog/cat license from the City for the privilege of having and keeping such animal in the City. Each license so issued shall expire on the expiration date of the anti-rabies vaccination of the animal and the City shall issue a new license upon the owner's paying all required fees and penalties (if applicable) and the owner's complying with all conditions required for the City to issue a new license. The City may issue a duplicate license upon the owner's paying a fee. The City shall issue

a metal tag plainly inscribed with "Stockton Animal License" and bearing the license number. The City shall enter in a register kept for that purpose and the name and address of the owner (or the person to whom the license is issued), a description of the dog or cat, and the number and date of the license. If the owner presents a certificate from a licensed veterinarian that shows the dog or cat has been sterilized, the license fee shall be less than the regular fee. If the owner fails to renew the license within 30 days of the license's expiration date, the owner shall pay a penalty.

§ 6.04.110. Keeping dogs or cats not licensed, registered and tagged.

- A. It is unlawful for any person to have, harbor, or keep, or to cause or permit to be harbored or kept, any dog or cat (excluding any sterilized community cat) in the City unless such dog or cat shall be registered and licensed as provided in this chapter and has a collar or leather band attached to which shall be a tag inscribed as required by this title; provided, however, that such collar or leather band need not be attached while such animal remains in the dwelling house of the owner or other person having custody thereof or is in an enclosed yard adjacent thereto; or such animal is a cat which contains a microchip identification device.
- B. Every dog or cat, under four months of age, shall be confined to the premises of, or kept under physical restraint by, its owner or harbinger. Nothing in this chapter shall be construed to prevent the sale or transportation of a dog or cat under four months of age.

§ 6.04.120. Dogs at large.

Except in the case of a Seeing Eye dog actually being used by a blind person, a signal dog actually being used by a hearing impaired person, or a service dog actually being used by a handicapped person, or a police dog being used by any Federal, State, County, City, or City and County law enforcement agency for any law enforcement purpose, it is unlawful for any person owning or having in charge, care, control, or custody of any dog, to cause, allow, or permit such dog, whether licensed or unlicensed, on or upon any public street, alley, or other public place, unless such dog be kept securely confined by a rope, chain, or other leash, securely and continuously held by a competent person, or to permit, whether willfully or through failure to exercise due care or control, any such dogs to commit any nuisance on any property other than the street gutters outside of pedestrian ways or on any improved private property other than that of the owner or persons having charge, care, control, or custody of such dog. For purposes of this section, any dog confined within a vehicle shall be deemed to be on the enclosed premises of the operator thereof, and any dog securely tied or chained so as to be confined within any unenclosed lot or premises shall be deemed to be on an enclosed lot or premises. It is unlawful for any person owning or having in charge, care, control, or custody any dog to suffer or permit any such dog to trespass on private property. Nothing contained in this section shall prevent a dog from being used without a leash to herd, guard, gather, or otherwise work domestic animals or fowls in or upon a public place or unenclosed lot or premises or from participating at obedience trials or dog shows.

§ 6.04.130. Animal at large.

It is unlawful for any owner of any animal, excluding cats, to allow or permit the same to run at large in the City, or to pasture or herd or stake or tie the same for the purpose of grazing, in any public street, lane, alley, court, or other public place or grounds belonging to, or under the control of, the City, or upon any private property within the City, unless with the consent of the owner or occupant of such property.

§ 6.04.360. Animal abandonment.

- A. It is unlawful for any person to willfully abandon any animal in the City.
- B. A violation of the provisions of this section is punishable as follows:
 - 1. A first violation of the provisions of this section shall be an infraction, punishable by a fine of not more than \$100.00; and
 - 2. A second or subsequent violation of the same provisions of this section committed within one year of the previous violation shall be a misdemeanor, punishable by a fine of not more than \$1,000.00, or by imprisonment in the County Jail for a period not exceeding six months, or by both such fine and imprisonment.

§ 6.04.390. Number of dogs.

It is unlawful for any person to keep on premises more than three dogs if said dogs are more than four months old.

§ 6.04.400. Number of cats.

It is unlawful for any person to keep on anyone premises more than three cats (excluding community cats) if such cats are more than four months old.

§ 12.56.010. Unlawful acts in public parks.

Within the limits of any park of the City and within the limits of any park, now owned or to be hereafter owned by the City outside the limits of the City, it is unlawful for any person, firm or corporation to do any of the acts hereinafter specified, and the Community Service Officers and police trainees are hereby empowered to arrest a person whenever the Community Service Officers and police trainees have reasonable cause to believe the person to be arrested has committed in his or her presence the acts hereinafter specified:

- A. To cut, break, injure, deface, or disturb any plant, rock, building, cage, pen, monument, fence, bench, or other structure, apparatus, or property; or to pluck, pull up, cut, take or remove any shrub, bush, plant or flower; or to mark or write upon any building, monument, fence, bench, or other structure; or to carry any flowers, shrubs, or branches into or through the park. B. To cut or remove any wood, turf, grass, soil, rock, sand or gravel.
- C. To post, place or erect any bill, notice, paper, or advertising device or matter of any kind.
- D. To sell or offer for sale any merchandise, article or thing whatsoever, or to conduct any class, special event, or tournament whether or not for profit, without a special event permit. Such permit shall be carried by the vendor, or the party conducting such class, event or tournament at all times that such party is within a City park for the purpose of such sale or activity.
- E. To willfully tamper with, or damage any water or gas pipe, hydrant, stopcock, sewer, basin, or other construction in any park.
- F. To carry or discharge any firearm, air gun or slingshot.
- G. To make or kindle a fire except in picnic stoves provided for that purpose, or to camp, except in places designated as such by the City Manager.
- H. To ride or drive any horse or other animal or any motorized vehicle, cycle, or scooter elsewhere than on the roads or drives provided for such purpose, or to drive a motor vehicle in an erratic or hazardous manner on any park roads, paths or parking areas.
- I. To indulge in riotous, threatening, or indecent conduct, or abusive, threatening, profane, or indecent language.
- J. To enter, remain, stay or loiter in the swimming pools in the public parks or the enclosures surrounding said pools at any time when said pools are not open to the public, with a lifeguard on duty.
- K. To retrieve and abscond with balls hit, thrown or rolled over, under or through the fences or stands enclosing an athletic area.
- L. To play or engage in model airplane flying, radio controlled or non-radio-controlled model powerboat operation or the use of any other power driven or noise producing hobby or recreational device, driving of golf balls, archery, hardball or any similar games of a hazardous nature, except at such places and times as shall be specifically established by the Director of Parks and Recreation.
- M. To throw or place on or in any park any paper, rubbish, garbage, or refuse matter of any kind.
- N. To enter, remain, stay or loiter on the playing area, roughs and lagoons of any golf course or golf driving range without first having purchased a valid admission ticket to such course or range having been authorized by the person in charge to enter such course or range.
- O. To enter, remain, stay or loiter on any portion of any golf driving range other than a designated tee area.
- P. To possess any beverage container made of glass in any City park or playground or to bring, carry, or transport any beverage container made of glass into any City park or playground.

§ 12.56.020. Unlawful to enter, remain or loiter in posted designated parks during certain hours.

A. It is unlawful for any person to enter, remain, or loiter within the limits of any park now owned or to be hereafter owned by the City, either inside or outside the limits of the City between one hour after sundown and one hour before sunrise the next day. This section shall not apply unless the park has been posted as provided in Section 12.56.030.

B. The time provisions hereof shall not apply to those places in each park designated as lighted recreation areas, such as tennis courts and ball fields. However, in no event shall a person remain in any lighted recreation area in such park after 10:00 p.m. nor enter such park before 6:00 a.m. unless permission is received from the Department of Parks and Recreation.

§ 12.56.050. Unlawful to tear down, deface or destroy signs.

It is unlawful for any person without authority to tear down, deface or destroy any sign posted pursuant to this chapter.

602. Penal Code (Trespassing)

Except as provided in subdivisions (u), (v), and (x), and Section 602.8, a person who willfully commits a trespass by any of the following acts is guilty of a misdemeanor:

- (a) Cutting down, destroying, or injuring any kind of wood or timber standing or growing upon the lands of another.
- (b) Carrying away any kind of wood or timber lying on those lands.
- (c) Maliciously injuring or severing from the freehold of another anything attached to it, or its produce.
- (d) Digging, taking, or carrying away from a lot situated within the limits of an incorporated city, without the license of the owner or legal occupant, any earth, soil, or stone.
- (e) Digging, taking, or carrying away from land in a city or town laid down on the map or plan of the city, or otherwise recognized or established as a street, alley, avenue, or park, without the license of the proper authorities, any earth, soil, or stone.
- (f) Maliciously tearing down, damaging, mutilating, or destroying a sign, signboard, or notice placed upon, or affixed to, a property belonging to the state, or to a city, county, city and county, town, or village, or upon the property of a person, by the state or by an automobile association, which sign, signboard, or notice is intended to indicate or designate a road or a highway, or is intended to direct travelers from one point to another, or relates to fires, fire control, or any other matter involving the protection of the property, or putting up, affixing, fastening, printing, or painting upon any property belonging to the state, or to any city, county, town, or village, or dedicated to the public, or upon the property of a person, without license from the owner, a notice, advertisement, or designation of, or a name for a commodity, whether for sale or otherwise, or a picture, sign, or device intended to call attention to it.
- (g) Entering upon lands owned by another person whereon oysters or other shellfish are planted or growing; or injuring, gathering, or carrying away oysters or other shellfish planted, growing, or on any of those lands, whether covered by water or not, without the license of the owner or legal occupant; or damaging, destroying, or removing, or causing to be removed, damaged, or destroyed, any stakes, marks, fences, or signs intended to designate the boundaries and limits of those lands.
- (h) (1) Entering upon lands or buildings owned by another person without the license of the owner or legal occupant, where signs forbidding trespass are displayed, and whereon cattle, goats, pigs, sheep, fowl, or any other animal is being raised, bred, fed, or held for the purpose of food for human consumption; or injuring, gathering, or carrying away any animal being housed on any of those lands, without the license of the owner or legal occupant; or damaging, destroying, or removing, or causing to be removed, damaged, or destroyed, any stakes, marks, fences, or signs intended to designate the boundaries and limits of those lands.
- (2) In order for there to be a violation of this subdivision, the trespass signs under paragraph (1) shall be displayed at intervals not less than three per mile along all exterior boundaries and at all roads and trails entering the land.
- (3) This subdivision does not preclude prosecution or punishment under any other law, including, but not limited to, grand theft or any provision that provides for a greater penalty or longer term of imprisonment. (i) Willfully opening, tearing down, or otherwise destroying a fence on the enclosed land of another, or opening a gate, bar, or fence of another and willfully leaving it open without the written

permission of the owner, or maliciously tearing down, mutilating, or destroying a sign, signboard, or other notice forbidding shooting on private property.

(j) Building fires upon lands owned by another where signs forbidding trespass are displayed at intervals not greater than one mile along the exterior boundaries and at all roads and trails entering the lands, without first having obtained written permission from the owner of the lands or the owner's agent, or the person in lawful possession.

(k) Entering lands, whether unenclosed or enclosed by fence, for the purpose of injuring property or property rights or with the intention of interfering with, obstructing, or injuring a lawful business or occupation carried on by the owner of the land, the owner's agent, or the person in lawful possession. (l) Entering lands under cultivation or enclosed by fence, belonging to, or occupied by, another, or entering upon uncultivated or unenclosed lands where signs forbidding trespass are displayed at intervals not less than three to the mile along all exterior boundaries and at all roads and trails entering the lands without the written permission of the owner of the land, the owner's agent, or the person in lawful possession, and any of the following:

(1) Refusing or failing to leave the lands immediately upon being requested by the owner of the land, the owner's agent, or by the person in lawful possession to leave the lands.

(2) Tearing down, mutilating, or destroying a sign, signboard, or notice forbidding trespass or hunting on the lands.

(3) Removing, injuring, unlocking, or tampering with a lock on a gate on or leading into the lands.

(4) Discharging a firearm.

(m) Entering and occupying real property or structures of any kind without the consent of the owner, the owner's agent, or the person in lawful possession.

(n) Driving a vehicle, as defined in Section 670 of the Vehicle Code, upon real property belonging to, or lawfully occupied by, another and known not to be open to the general public, without the consent of the owner, the owner's agent, or the person in lawful possession. This subdivision does not apply to a person described in Section 22350 of the Business and Professions Code who is making a lawful service of process, provided that upon exiting the vehicle, the person proceeds immediately to attempt the service of process, and leaves immediately upon completing the service of process or upon the request of the owner, the owner's agent, or the person in lawful possession.

(o) (1) Refusing or failing to leave land, real property, or structures belonging to, or lawfully occupied by, another and not open to the general public, upon being requested to leave by (1) a peace officer at the request of the owner, the owner's agent, or the person in lawful possession, and upon being informed by the peace officer that they are acting at the request of the owner, the owner's agent, or the person in lawful possession, or (2) the owner, the owner's agent, or the person in lawful possession. The owner, the owner's agent, or the person in lawful possession shall make a separate request to the peace officer on each occasion when the peace officer's assistance in dealing with a trespass is requested. However, a single request for a peace officer's assistance, made in a notarized writing on a form provided by the law enforcement agency, may be made to cover a limited period of time not to exceed a time period determined by local ordinance or 12 months, whichever is shorter, and identified by specific dates, during which there is a fire hazard or the owner, owner's agent, or person in lawful possession is absent from the premises or property. In addition, a single request for a peace officer's assistance, made in a notarized writing on a form provided by the law enforcement agency, may be made for a period not to exceed 12 months when the premises or property is closed to the public and posted as being closed. The requestor shall inform the law enforcement agency to which the request was made, in writing, when the assistance is no longer desired, before the period not exceeding 12 months expires.

369i Penal Code

(a)(1) Any person who enters or remains upon the property of any railroad without the permission of the owner of the land, the owner's agent, or the person in lawful possession and whose entry, presence, or conduct upon the property interferes with, interrupts, or hinders, or which, if allowed to continue, would interfere with, interrupt, or hinder the safe and efficient operation of any locomotive, railway car, or train is guilty of a misdemeanor.

(2) As used in this subdivision, "property of any railroad" means any land owned, leased, or possessed by a railroad upon which is placed a railroad track and the land immediately adjacent thereto, to the distance of 20 feet on either side of the track, that is owned, leased, or possessed by a railroad.

(b)(1) Any person who enters or remains upon any transit-related property without permission or whose entry, presence, or conduct upon the property interferes with, interrupts, or hinders the safe and efficient operation of the transit-related facility is guilty of a misdemeanor. Property rte

(2) As used in this subdivision, "transit-related property" means any land, facilities, or vehicles owned, leased, or possessed by a county transportation commission, transportation authority, or transit district, as defined in [Section 99170 of the Public Utilities Code](#), that are used to provide public transportation by rail or passenger bus or are directly related to that use, or any property, facilities, or vehicles upon which the San Francisco Bay Area Rapid Transit District owes policing responsibilities to a local government pursuant to an operations and maintenance agreement or similar interagency agreement.

**BELOW IS A PORTION OF THE POLICY RELATED TO ENCAMPMENT
CLEANUPS AND STORAGE AND RETENTION OF PROPERTY. THE
ENTIRETY OF THE POLICY CAN BE FOUND AT FOLLOWING URL
ADDRESS:**

[HTTPS://WWW.STOCKTONCA.GOV/SERVICES/POLICE DEPARTMENT/POLICE NEWS INFORMATION/GENERAL ORDERS.PHP#OUTER-2116](https://www.stocktonca.gov/services/police_department/police_news_information/general_orders.php#outer-2116)

428.5 PERSONAL PROPERTY

Officers should use reasonable care when handling, collecting and retaining the personal property of unsheltered persons and should not destroy or discard the personal property of an unsheltered person.

When an unsheltered person is arrested or otherwise removed from a public place, officers should make reasonable accommodations to permit the person to lawfully secure their personal property. Otherwise, the personal property should be collected for safekeeping. If the arrestee has more personal property than can reasonably be collected and transported by the officer, a supervisor should be consulted. The property should be photographed, and measures should be taken to remove or secure the property. It will be the supervisor's responsibility to coordinate the removal and safekeeping of the property.

Officers should not conduct or assist in clean-up operations of belongings that reasonably appear to be the property of unsheltered persons without the prior authorization of a supervisor or an SCO. When practicable, requests by the public for clean-up of an unlawful encampment should be referred to an SCO.

Officers who encounter vacant encampments, bedding or other personal property in public areas that reasonably appears to belong to an unsheltered person should not remove or destroy such property and should inform an SCO if such property appears to involve a trespass, blight to the community or is the subject of a complaint. It will be the responsibility of the SCOs to address the matter in a timely fashion.

802.7 DISPOSITION OF PROPERTY

All property not held for evidence in a pending criminal investigation or proceeding and held for three (3) months or longer where the owner has not been located or fails to claim the property, may be disposed of in compliance with existing laws upon receipt of proper authorization for disposal. The Property Clerk shall request a disposition or status on all property which has been held in excess of ninety (90) days, and for which no disposition has been received from a supervisor or detective.

All disposal transactions will be documented in the property record. Documentation shall include the date of transaction, item(s) disposed of, method of disposal, signature of person receiving or disposing of the property, and where necessary, signature of the verifying employee.

Serialized property that is destroyed shall be documented in the appropriate Department of Justice computer file. Any property item in which the manufacturer's serial number has been removed shall have an identification mark embedded or engraved, or permanently affixed to it prior to disposal and in accordance with the [accompanying procedure](#)