

Part 503.01 Hunting Deer by Bow and Arrow in Carlton City Limits

503.01.01 Definitions.

- A. "Bow and arrow" means a bow and arrow which is held and used manually.
- B. "Hunt" or "hunting means the taking, pursuing, stalking, chasing, driving or tracking of deer while in possession of a bow and arrow.

503.01.02 Prohibitions Against Hunting: Discharge of Bow and Arrow. Except as hereinafter provided, is shall be unlawful to hunt or discharge any bow and arrow withing the City limits.

A. The hunting or discharge of a bow and arrow is permitted within the areas of the City as provided in this section upon securing a permit to do so from the City. An application for such permit shall be obtained at the City or the City website. Residents with 5 acres or more are allowed or may allow a person to hunt on their property. Hunting is also allowed North of the Canal.

503.01.03 No bow and arrow shall be discharged in any of the following areas within the permitted hunting areas:

- A. Within 100 feet of any publicly maintained trail, park or improved roadway.
- B. Within 250 feet of any dwelling or other building (residential or commercial) occupied by or intended for human habitation.
- C. Within 500 feet of ay property owned by Independent School District 93, the Carlton School District except by students of an archery class, provided that an adult instructor is present at all times and that proper discretion is used to ensure the safety of all concerned.
- D. On any land owned by the City of Carlton.

503.01.04 No hunting of bears allowed.

503.01.05 No hunter shall attempt to shoot a deer that is beyond the effective range of the bow being discharged.

503.01.06 Each hunter is responsible for any damage to property of another that arises from his/her hunting activities.

503.01.07 No carcass or entrails shall be allowed to remain in open view to the public.

503.01.08 The City of Carlton requires hunters to follow MN DNR Regulations on the taking of deer. Any hunter that is successful in taking a deer shall report the fact to the City within 48 hours. Hunters are also required to report such fact to the Minnesota Department of Natural Resources through the Big Game Registration Process. No permit shall be issued to any hunter who has failed to report the taking of a deer in any prior year.

503.01.09 The number of applications for permits will be determined by the Carlton City Council. If the number of applications for permits exceeds the number of permits available, the City may give preference to residents of the City of Carlton.

503.01.10 The City of Carlton hunt shall run concurrent with the State of Minnesota's archery hunting season.

503.01.12 Penalty for Violations

A. Any violation of this ordinance shall constitute a misdemeanor and may also permanently terminate the violating hunter's privilege to hunt within the City of Carlton.