



Campout for PRA Club Members
Camp out at James River State Park in Western Buckingham Co.
May 6 - 8, 2011 (Friday to Sunday)

There are about 20 miles of trail in the park. Riding will be at will – enjoy not having a schedule to follow. Trails are marked and maps will be available at the gatehouse. There are numerous bridges and several streams, which your horse must be able to cross.

Camping: We have reserved the group camp, which is located on the hill behind the park office. There are 7 stalls in addition to picket line posts, and an option for the overflow to use electric fences or portable corrals. **Register early to guarantee a stall. We are limited to 20 horses/trailers** Arrive at the camp site anytime after 4:00 on Friday. (If you come earlier you can park in a day use area or the camp if another group is not using it). Check out by 3:00pm on Sunday.

Facilities: The parking area will be primitive. There is a faucet for horse water at the barn however, you may want to top off your water tanks if want access at your trailer. A port-a-potty will be in the camp area. Bring your own drinking water.

Pets: Dogs are discouraged, however, the park regulations state “Pets are permitted in all state parks, but must be kept in an enclosed area or on a leash, not to exceed six feet, at all times”. **NO LOOSE DOGS IN CAMP OR ON THE TRAIL.** This policy will be enforced. The park charges an additional fee for each dog. Please be prepared to pay on arrival.

Meals: Bring your own. On Saturday night we will have a potluck dinner with the club providing the meat or main dish. Bring a dish to share.

For more info about the park visit http://www.dcr.virginia.gov/state_parks/jam.shtml

For Questions: Contact Sally Aungier at 804-379-9829/ saungier@mindspring.com

Directions: From Route 60 going west, take a right on Route 605 at Bent Creek (immediately before crossing the James River Bridge). Go about 7.1 miles and watch for the park entrance sign on the left at the crest of the hill. Turn left into the park, pay your entrance fee at the gatehouse (pick up a map) and stay on the main entrance road, until you come to the office (trailer). Turn left and proceed back to the barn.

Pre-registration required. Any spots not claimed by members by April 20th will be open to sponsored guests. Remember - we are limited to 20 horses.

RESERVATION FORM

Name: _____ PRA Member Guest

Address: _____

Phone: _____ Cell #: _____ Email: _____

I will be camping: Friday night Saturday night
 I will be coming for the day Fri Sat Sun



Fees: \$20 per horse/rider for the entire weekend campout \$ 30 for guests of members
 \$20 Stall for the entire weekend (Stalls assignments will be based on the first 7 paid reservations received (member priority). Bring own shavings).
 \$5 for day ride only (no separate park fee if you have pre-registered)
 \$10 per horse/rider if only staying one night. Stall priority will be given to those requesting 2 nights

There will not be a separate Gate Fee as long as you park in the group camp and have PRE-REGISTERED. There is a gate fee for dogs.

Release of Liability Form and Coggins copy must also be enclosed with Registration for each person/horse.

Each family member should sign a separate liability release form.

Send check payable to PRA and mail to Sally Aungier, 2371 Three Bridge Rd., Powhatan, Va. 23139.
 (may be dropped off or hand delivered also)

<input type="checkbox"/> Check
<input type="checkbox"/> Cash
\$ _____
Date Recd: _____

Equine Activity Release, Waiver or Right of Sue And Assumption of All Risks

The Equine Liability Release, Waiver of Right to Sue and Assumption of All Risks Agreement ("this Agreement") is hereby given by the undersigned to the **Powhatan Riding Association**, an equine activity sponsor and to the sponsor as agent for and for the benefit of each owner of land upon which an equine activity to which this Agreement relates is conducted ("owner") and each partner, officer, agent, employee, director, shareholder, member, heir, personal representative, successor and assign of the sponsor and of each owner (who shall be included within the words "sponsor" or "owner" as their relationships may determine) provides as follows:

In consideration for the opportunities provided by the sponsor and each owner to the undersigned "participant" (including any minor participant for whom he signs this Agreement) for the enjoyment of equine activities as a participant, the undersigned "participant" (including any minor participant for whom he signs this agreement) hereby agrees as follows:

1. This Agreement is given under the Virginia Equine Activity Liability Act (Code of Virginia § 3.1-796.130 et seq) and the Duty of Care and Liability for Damages of Landowners to Hunters, Fisherman, Sightseers, ect (§ 29.1.509), as they may now provide or be hereafter amended (the "Acts"). All terms defined by the Acts shall have the same meaning herein, and the Acts are hereby incorporated in this Agreement by reference. This Agreement shall be so construed as to provide to the sponsor and owner the fullest protection of a release, waiver of right to sue and assumption of all risks which is afforded to the sponsor and owners by the Acts.
2. All pronouns shall be construed to include the masculine, feminine or neuter as well as the plural or singular, as may be appropriate to facilitate the construction of this Agreement in the light of the facts presented.
3. The participant hereby acknowledges that he has full and complete notice and understanding of the Acts and of all the risks inherent in equine activities which may cause, contribute to or result in the death or personal injury of the participant or damage to the participant's property (the "Intrinsic Dangers of Equine Activities"), including but not limited to:
 - (i) the propensity of equines to behave in ways that may result in injury, harm, or death to persons on or around them;
 - (ii) the unpredictability of an equine's reaction to such things as sounds, sudden movement, and unfamiliar objects, persons, or other animals;
 - (iii) certain hazards such as surface and subsurface conditions;
 - (iv) collisions with other animals or objects; and
 - (v) the potential of a participant acting in a negligent manner that may contribute to injury to the participant or others, such as failing to maintain control over the equine or not acting within the participant's ability.
 - (vii) any negligent act or omission by the sponsor or any owner which causes or results in the death or personal injury of the participant or damage to the participant's property.

4. **The participant hereby RELEASES and WAIVES all rights which he may have or hereafter have against the sponsor and each owner for death, personal injury or property damage which is in any way associated with the Risks; he does hereby WAIVE his right to sue or to bring any action against the sponsor and each owner from and to HOLD the sponsor and each owner HARMLESS against any such suit or action; and he hereby expressly ASSUMES ALL RISKS AND DANGERS of death, personal injury and property damage which are in any way associated with the Risks enumerated in paragraph 3, above.**
5. **The participant hereby authorizes and consents to any emergency medical care, which may at the time, appear reasonably appropriate under the circumstances as a result of injury or sickness caused by or incurred in the course of an equine activity.**
6. I agree to abide by all of the rules of the **Powhatan Riding Association** and of the **James River State Park**. I understand that distance riding involves being in remote areas for extended periods of time, far from communications, transportation, and medical facilities; that these areas have many natural and man made hazards, which ride management cannot anticipate, identify, modify, or eliminate. I agree to take full responsibility for myself and the animal I am riding.
7. This Agreement shall remain valid and in full force and effect from and after the date opposite the signature of the participant until expressly revoked by the participant in a written notice personally delivered to the sponsor.
8. To the extent possible, this Agreement shall be construed in such manner as will render it, and each provision of it, fully enforceable; but if any provision of this Agreement shall be unenforceable, such provision (or so much thereof as is unenforceable) shall be deleted and the remainder of this agreement shall continue in full force and effect.
9. If this Agreement is executed by the undersigned participant for and on behalf of a minor participant named below, the undersigned participant hereby warrants and represents that he is in fact the legal parent or guardian of such minor, with full rights of custody and control; that this Agreement is given on behalf of and is intended to be binding upon said minor participant, his heirs, personal representatives, successors and assigns; and the undersigned participant as if it were entered into solely on his own behalf.
10. This Agreement shall be binding upon the heirs, personal representatives, successors and assigns of the participant.
11. I have fully read and fully understand the foregoing Equine Liability Release, Waiver of Right to Sue and Assumption of All Risks. I have consulted and relied upon my own advisors on all questions in connection therewith, and I have not relied upon the sponsor or any owner for advice or explanation in connection therewith.

Print Name: _____ Date: _____
Participant

Signature: _____

Parent Signature: _____ Date: _____

Parent Signature: _____ Date: _____

RELEASES FOR MINORS MUST BE SIGNED BY BOTH PARENTS