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Testimony to **Portland City Council** on the **Shelter to Housing Continuum Project, Recommended Draft**

If a deed restriction or a limitation on bond expenditures prohibits use of public parks for non-park purposes, why would allowing non-park uses for up to 180 days not be a violation of those limitations? Temporarily suspending City Code provisions is one thing, but what is the authority for temporarily violating deed restrictions or bond expenditure limitations?

Testimony is presented without formatting.