



Book-buying may tax Cantonites

Library levy sought

BY DONNA LOMAS

Canton trustees were expected last night to consider placing a one-mill proposal on the August ballot for funding a township library and completing the third floor of the new township hall to house it.

The 10-member Canton Library Committee agreed unanimously Thursday to present the board with the request and said they would try to get 50 signatures on a petition to present to the board. Only 50 signatures are needed to put the library question on a ballot, with or without the approval of the trustees.

Finishing the third floor of the new building would eliminate \$80,000 from the \$543,296 first year start up costs for the library, Supervisor Harold Stein and Finance Director Mike Gorman told the committee.

Gorman said the \$80,000 estimate to finish the third floor would come from the general fund in the township budget.

Also reducing the number of the book order from 35,000

"To get the books, you almost have to pass a millage," said Finance Director Mike Gorman.

to 18,000 would save the township \$140,000 according to a report by Gorman. Staff and miscellaneous costs would

remain the same, the officials said.

Those cutbacks would leave the township a \$227,896 start-up cost, said Stein and Gorman, but would not include the township's fee to Dunning-Hough Library in Plymouth, with whom they have made arrangements to phase

Cont. on pg. 30

Local kids fare OK in statewide testing

BY CHAS CHILD

Test scores of fourth and seventh graders in the Plymouth-Canton School District compared favorably with those of other school districts in statewide results released last week by the State Board of Education.

Given to students last October, the tests showed the percentage of students who reached acceptable levels in reading and math.

Plymouth-Canton's fourth and seventh graders scored like this: In reading: fourth grades 72.2. In seventh grade 78.0.

In math, fourth graders scored 84.5 per cent and seventh graders scored 60.5.

The following school districts in Wayne County had similar scores: Livonia, Trenton, Crestwood, Grosse Isle, Northville, Riverview, and Southgate.

A number of school districts, primarily wealthy districts in suburban Detroit, scored higher than Plymouth-Canton. For example, Birmingham's scores were 88.3, 92.4, 94.7, 77.1, in the same order as above.

At the other end of the scale, Detroit and Inkster had the lowest scores. Detroit's were 29.8, 34.5, 46.6, 16.8, in the order above.

Plymouth-Canton also scored well against the major city school districts in the state. Only Ann Arbor students did better, but only by two to six points on the four categories.

The test scores were first released to the local school districts by the state in December. The scores of all districts in the state were made public last week for comparative purposes.

Florence Beier, administrative assistant for community relations in the Plymouth-Canton schools, said the comparisons between school districts are not as important as the individual students' scores which can be used to chart their progress.

If a parent has not already received his fourth or seventh grader's scores, they are available from his teacher, Beier said.

To get acceptable scores on the tests, the students must have passed 75 per cent of the "objectives" on the tests.

Each test had about 20 objectives, like putting words in alphabetical order and understanding the metric system. There were five questions in each objective and to pass, the student was required to answer four correctly.



Broom fights brush fire

AFTER THE PLYMOUTH TOWNSHIP fire squad got a call on a brush fire late Friday afternoon across the street from its station, on Ann Arbor Road, firefighter Barney Maas grabbed a broom and ran across the street behind Linwood Auto Parts and put the fire out. Township fire officials said the fire may have been caused by a tossed cigarette. (Crier photo by Bill Bresler.)

City, Twp. to form consolidation panel

BY HANK MEIJER

The City of Plymouth and Plymouth Township may soon take a first small step toward consolidation of their governments.

The mayor of Plymouth and the supervisor of Plymouth Township are expected within two weeks to announce the formation of a committee of city and township residents charged with exploring ways in which the city and township can combine services.

Supervisor Tom Notebaert told The Crier the committee will likely be composed of 10 persons, five each from the city and township, with two of those five to be members of the city commission or township board.

Notebaert had proposed that the committee limit itself to a study of joint recreation activities, but he said Turner suggested that the group not limit its investigation.

The supervisor said he and his city counterpart

Cont. on pg. 30

High school sports schedules,
baseball preview...pgs. 21-24

Harvard Square's Midnight
Madness...pgs. 7-10



Easter hunt brings sweet reward

MICHELLE HARLOW of Plymouth was visiting her grandmother here the day before Easter and one of the highlights of her visit was Saturday's easter egg hunt in Hamilton Park, an annual event sponsored by the Parks and Recreation Department of the city. Michelle gathered up the Easter goodies along with several other local youngsters. (Crier photo by Bill Bresler.)



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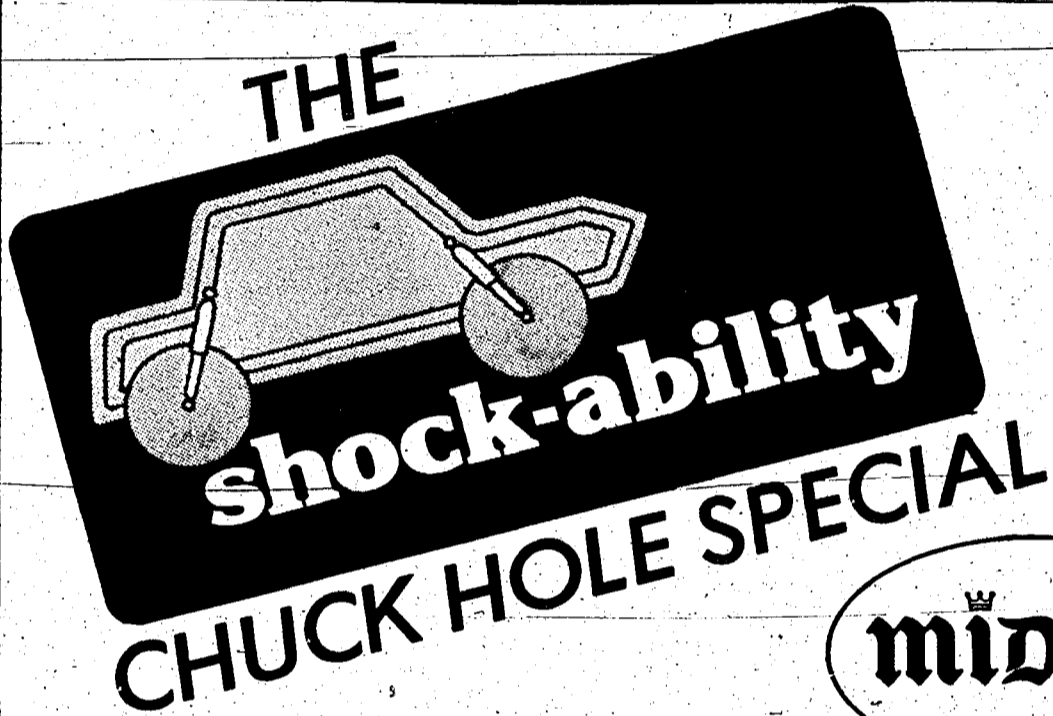
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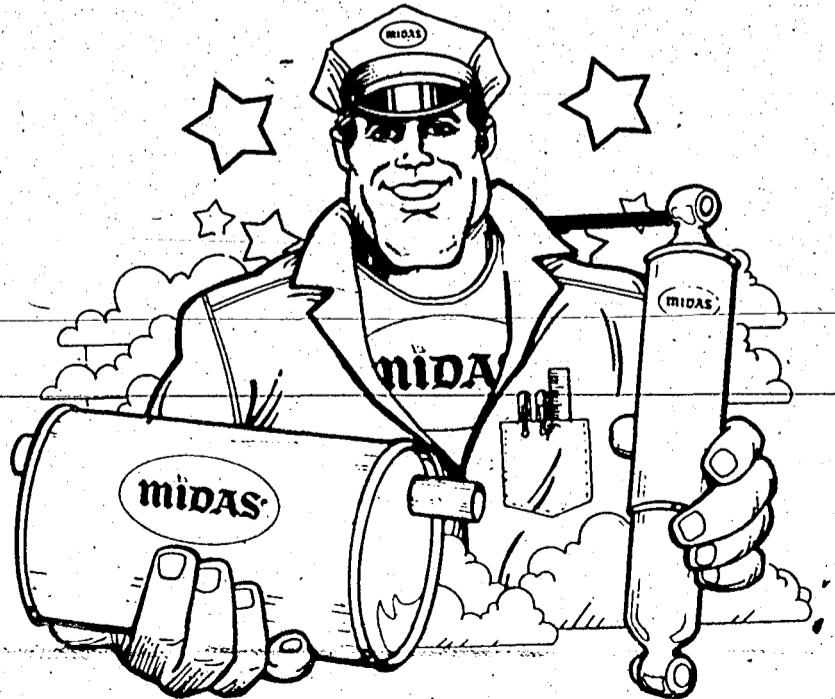


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Ford Rd. corner may be burger HQ

BY DONNA LOMAS

Canton Planning Commissioners agreed Monday to a fast food center concept at the corner of Ford and Sheldon roads, but were undecided about the wording of a proposed contract they plan to agree on with the developer of the corner.

A public hearing was set for May 8 to specify what the land would be rezoned, used for and for public opinion. Commissioners Brian Schwall and Richard Kirchgatter were absent.

The parcel is currently zoned and is part of the original Fellows Creek planned unit development.

"The commission's intent has always been to permit a grouping of fast food restaurants there," said Planning Commission Chairman Robert Padgett. "The public hearing is just to set guidelines for the developer and the commission to follow (when drawing up the contract)".

Commissioners were still undecided however, whether or not a contract was desirable or even necessary if the parcel would be rezoned C-2. Commissioners also appeared to be at a stalemate between general and specific wording of the contract.

Commissioner Joyce Willis commented that she didn't want "the township to be tied down to a fast food park if Mr. Hyatt (of Hyatt Construction, the developer), doesn't develop it. I agree to the food service concept," she said. "But if a florist wanted to locate there, I don't think we have a legal right to refuse him."

Township Planner George Peek recommended rezoning the parcel to C-2, but told commissioners to specify restrictions for the parcel so that it would not be contract zoning.

Hyatt Construction's architect presented to the commission three drawings of the fast food complex. The commissioners took a straw vote and picked the rectangular cluster with five buildings in a U-shape.

"All three are workable," said the Hyatt representative. "But this one is the most workable. It enables us to get more building and parking space on the site as well as develop the common outdoor area."

One entrance off Ford and Sheldon roads were depicted in the drawing, as well as a 'ring road' which would allow

Cont. on pg. 30

Faust calls for boulevard

A boulevard for Ford Road in Canton has been suggested by Senate Majority Leader William Faust "to provide an aesthetic quality conducive to the prosperous community of Canton."

Faust suggested the boulevard to State Highway Department Design Engineer Bill Schins asking that they investigate the boulevard possibility, "on behalf of our mutual constituents."

Faust made the suggestion following a letter from Canton Supervisor Harold Stein on the proposed Ford Road widening between Canton Center Road and the I-275 freeway.

Construction is scheduled to begin in May 1979, however, Congressman William D. Ford, whose district includes Canton, has asked the highway department to widen Ford Road "as soon as possible."

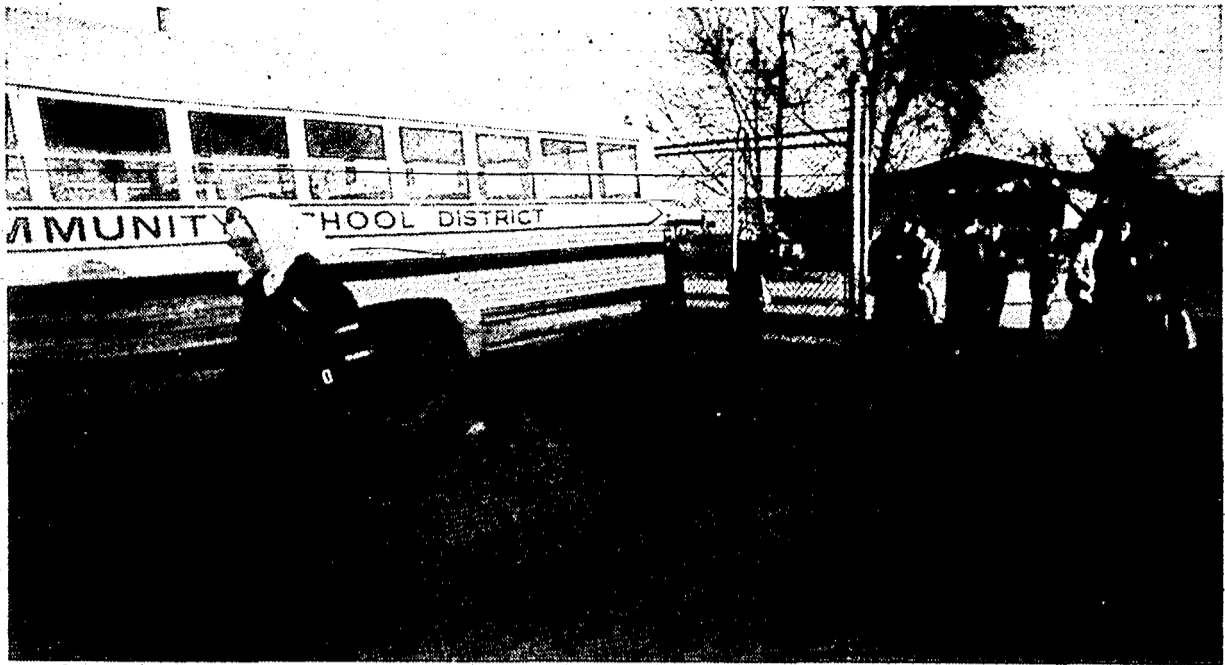


Mortuary slates Main St. expansion

A WATERCOLOR RENDERING of the Schrader Funeral Home addition on Main Street was released this week. The expansion is expected to extend to the corner of Fralick

and Main Street. A restaurant and antique shop presently standing next to the funeral home will be torn down when the expansion begins late this year.

Bob's bus reaches Paducah...pg. 29



Bus drivers balk at Good Friday schedule

BUS DRIVERS picketed the Plymouth-Canton Transportation Yard on Lilley Road early Friday morning, saying they weren't going to drive buses because their contract specified Friday (Good Friday) as a holiday. Assistant Director of Labor Relations for the schools, Walter Bartnick ordered the dri-

vers off the school property if they weren't driving, one bus driver said. "Over the years, we've done what we were supposed to do, now we'll do what's written," another added. School officials said the dispute was about overtime pay. Bus drivers reported to work Monday. (Crier photo by Bill Bresler).

Was it lay-off or vacation?

BY CHAS CHILD

In a case that may set a precedent for school districts across the state, three Plymouth-Canton teachers have been awarded unemployment benefits for a period they were not working last summer.

Teachers have traditionally not received unemployment benefits during the summer and the case represents a first chink in this area of unemployment law, according to Joan Myers, attorney for one of the teachers.

The statewide teacher's union, the Michigan Education Association, is interested in the case and is representing two of the teachers. While the Plymouth-Canton Board of Education is appealing the decision.

All teachers at Miller Elementary School, Marianne Wiczorek, Barbara Vely and James Mazer, were each awarded about \$600 from the Michigan Unemployment Security Commission (MESC) for a period of about two and one-half months last summer when they were not working.

The lay-off as the MESC

The three teachers claimed that the time they were not working was not summer vacation, and took their case to the MESC.

ruled, or vacation as the school districts maintains, was caused when the school board switched from staggered starts at the Extended School Year (ESY) school to a block start.

Under the ESY schedule, classes go year-round in four groups or trades, 45 days in school and 15 days off, in rotation.

When the school year ended last June, the ESY teachers were expecting to continue the 45-15 schedule through the summer. But when the school board changed to a block start for the four tracks in September, the teachers were not needed until the fall and thus did not work.

The three teachers claimed that the time they were not working was not summer vacation, and took their case to the MESC. After a long period of review, the MESC ruled in the teachers favor in January and paid them benefits, except for a 15-day period which the MESC ruled would be vacation time.

Myers, lawyer for Wiczorek, said the school board unilaterally changed the school schedule, thus making the teachers eligible for benefits. Mazer and Vely are being represented by MEA lawyers.

As of yesterday Superintendent Mike Hoben and Assistant Superintendent for Employee Relations Norm Kee were on vacation and could not be reached for comment on the case. But Myers said the schools were taking it to the MESC's Board of Appeals.

She did not know when a decision from the board could be expected.

Dial new Twp. numbers

If you've got a friend or relative in Lakepointe in Plymouth Township and you plan to call them Saturday, you may get a wrong number.

Some 1,800 Lakepointe and other numbers in the Five Mile and Haggerty area will be changed this Saturday, Michigan Bell announced.

Phones with numbers beginning 453, 455 and 459 will receive a new exchange: 420.

"The reason we're making these changes is so we can transfer these 1,800 customers into a new central office served by an electronic switching system (ESS) and thus permit continued growth and good service in all the exchanges involved," Haze Wilson, district manager here said.

The new phone numbers for these customers will be found in the West-Northwest area telephone directories which will be distributed beginning April 3.

The company said intercept service will be provided both residence and business customers so that people who call the old numbers can be given the new numbers.

Keefeer to replace Sullivan

Twp. names 2 to plan panel

Plymouth Township Trustees were expected last night to approve the appointment of two new members to the township's planning commission.

Replacing departing Commissioner Tom Sullivan, who is moving to Canton, will be township businessman William Keefeer.

Keefeer, who lives at 9423 Corrine, is co-owner of the Plymouth Trading Post sporting goods store, which is expected to move in early 1979 from the City of Ply-

mouth to an Ann Arbor Road building now occupied by Better Home furniture. The Plymouth High School and Butler University graduate has been a local resident for 48 years and is a former pilot. He is married, with three children.

Supervisor Tom Notebaert, who recommended Keefeer's appointment, said he will become the only local businessman to occupy a seat on the commission.

Notebaert also recommended replacement of Trustee Maurice Breen on the planning commission with Trustee Richard Gornick. Breen, who had been serving as the township board's liaison on the planning panel, asked to be relieved of the assignment because of business commitments.

Condos planned

The Plymouth Township Board of Trustees was expected last night to consider approval of a site plan for a major addition to the Woodgate condominium complex on Ann Arbor Trail west of Sheldon.

The township planning commission earlier this month recommended approval of the site plan, which calls for the addition of 66 units to the existing 40.



CRIER CIRCULATION MANAGER Phyllis Redfern rewards Crier carrier Frank Bosman with a ticket to the upcoming Chamber of Commerce circus for bringing in his monthly collections promptly. The circus will be in town April 8 and 9. (Crier photo).

Carriers await circus

Start off Spring with a good time at the circus. The Lipko Comedy Chimps will be doing their clowning in Plymouth on April 8 and 9 at the Plymouth Community Chamber of Commerce Circus Internationale. The Cultural Center is the place, tickets are \$1.50, and on sale at S&W Hardware, Jerry's Bicycle Shop, Little Professor Book Store, the Penn Theatre, and the Chamber office at Wing and Forest.

PACTS team pinpoints schools' future needs

PACTS, the Plymouth-Canton Community Schools community participation process, completed the 1978 Assembly with a joint meeting with the Board of Education March 22. The board accepted the report of the PACTS Assembly and questioned the PACTS representatives about their recommendations.

The board agreed to report back to the community about the outcomes of the PACTS Assembly advice at their regular meetings of June 12 and Sept. 11. The issues studied by the 1978 PACTS Assembly were curriculum continuity, growth, communication, maintenance, and transportation.

The reports of the 1978 PACTS Assembly were the result of a school-community discussion process which began in Sept., 1977. Each school was asked to develop a building-level PACTS, composed, as the acronym suggests, of parents, administrators, citizens, teachers, and students. The tasks for each PACTS were to identify important long-range issues for the Plymouth-Canton Community Schools and to select two representatives to the PACTS Assembly.

Coins swiped

About \$25 in coin was stolen from the laundry room at Lakepointe Apartments, 14170 Shadywood in Plymouth Township last Tuesday, according to the State Police.

Tonquish Manor expansion due

The City of Plymouth Housing Commission is planning an expansion of the general offices at Tonquish Creek Manor on Sheridan Street.

Tonquish Manor is a residence for senior citizens in the city. The project will be a 12 foot by 12 foot office annex to the present one.

Tonquish Creek secretary Carol Merritt said the space would be used for one desk, file cabinets and some office machines to give more space to the present office.

"It also gives tenants here a chance to talk in more private surroundings," she said. "We really need it."

Township OKs new budget

Plymouth Township's 1977-78 general operating budget of nearly \$1.3 million, its largest ever, was approved unanimously last week by the township Board of Trustees.

Planned expenditures of more than \$1.28 million represent an increase of some \$148,000 — or 12.9 per cent — over the estimated expenditures of \$1.139 million in the 1977-78 fiscal year. Anticipated revenues balance with those figures.

The biggest single item is the fire department, which will operate in the coming year on a budget of \$409,000.

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With school millage 4 weeks away Yes-vote group gears up

BY CHAS CHILD

After the schools decided to place a millage request on the April 27 ballot, did they then adopt a "wait-and-see" attitude on the election campaign?

Not at all, school officials say. A campaign aimed at getting out a "yes" vote will be moving forward right up to election day.

Under the auspices of the Citizens Election Committee, which the school district does not subsidize, speeches will be given, and money raised in an overall effort to inform citizens of the schools' budget plight.

Since voters must be registered a month in advance, the first main push was to get citizens on the voter rolls. To do this, volunteers from the League of Women Voters attended school events to sign up voters, and newsletters from Parent-Teacher Organizations have contained reminders to register.

The deadline to register for the April 27 election was yesterday, March 28.

A finance sub-committee of the election committee has also been organized to raise money for hand-out brochures. Chairman Jack Bologna said the group has just started working, but he expects soliciting for public funds to start soon.

Despite the efforts of many persons beforehand, Bologna said voters still tend to make up their minds on how to

vote just prior to the election.

"The election may hinge on what's in the news before the vote, like an announcement that inflation is up, if another unit of government like the county raises taxes," said Bologna.

Gary Nielson, co-chairman of the election committee, said his group plans another interesting way to raise funds: Solicit from companies that sell supplies to the school district.

The committee has also set up a speakers bureau to coordinate speeches explaining the millage to groups like the Jaycees, Kiwanis and senior citizen organizations. Board of Education members and central school administrators will give most of the speeches.

"Overall, our emphasis is on getting the facts to the voters and encouraging them to go to the polls," Nielson said. "Unfortunately, most people don't exercise their right to vote. There's too much apathy."

In other districts, Nielson said about 75 per cent of the millage renewal requests have passed, but most of the first-time millage increases have been rejected by voters.

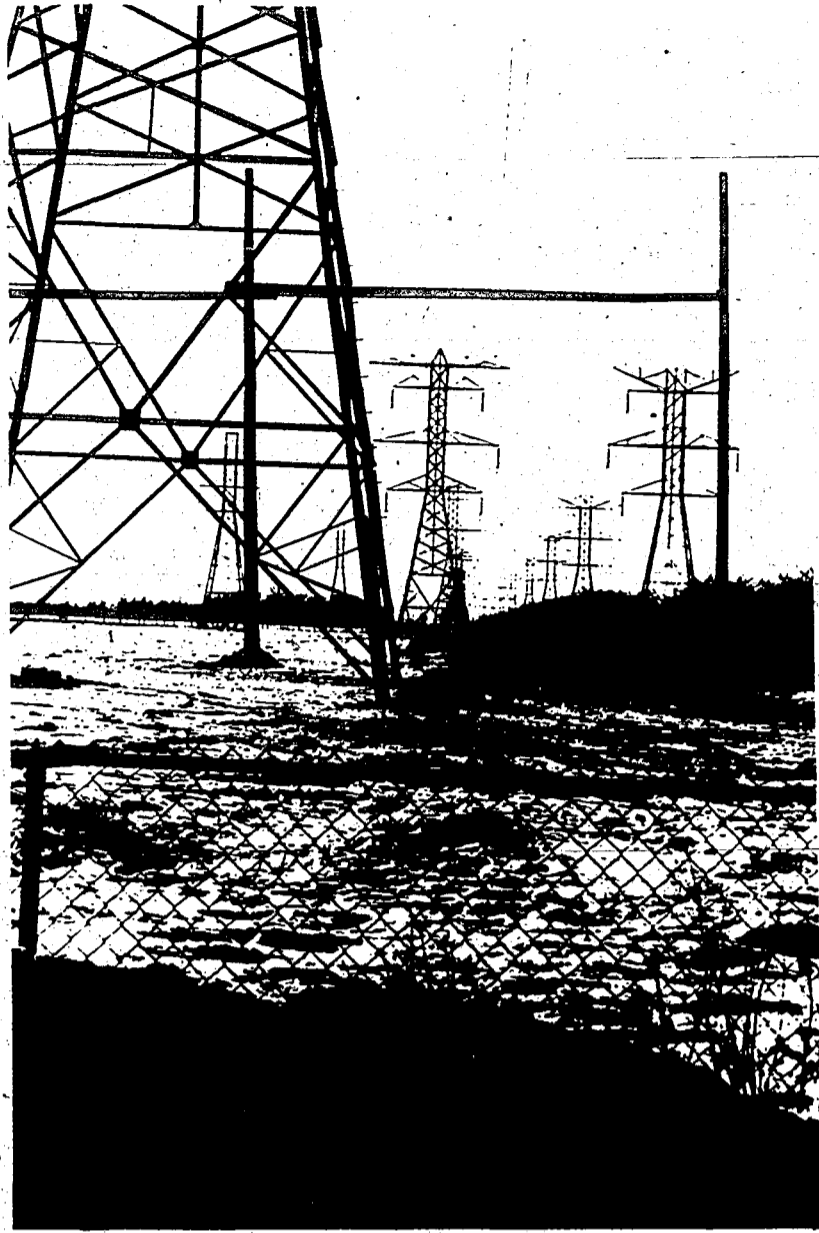
The Plymouth-Canton School Board gave the voters only one choice, however, by lumping a 3.0-mill renewal and a 1.5 increase into a 4.5-mill package.

Only on election day will the board know whether the strategy worked. If it fails, however, there is time to put the millage request on the

regular school election ballot on June 12. At least six weeks must pass before the same millage proposal can be placed before the voters.

Also on the ballot April 27 will be a 10-year, 0.5-mill for long-range repair and maintenance of school buildings.

THE COMMUNITY CRIER - March 29, 1978



New towers alter Canton landscape

HEADING WEST of Canton Center Road, these Detroit Edison power lines, unattractive, as they are to some people, are what brings electricity and light into homes of Canton residents. The western land the lines cut through has not been developed, and a report from the Canton township planning firm last night was to reveal to officials the costs and benefits of keeping the land as farmland or developing it for homes and industry. (Crier photo by Donna Lomas).

Man found dead in car

A 31-year old Westland man was found dead early Saturday in a rear Main Street garage from apparent carbon monoxide poisoning, according to Plymouth police.

Police report that they were called to the garage at 308 North Main by a gas station wrecker driver who had been trying to reach the man in the garage after he didn't show up for work Friday.

The man was found by the driver in the front seat of his green station wagon resting against an orange pillow. The driver told police he tried to awaken the man by shaking him but couldn't. He then turned the ignition of the car off, but said the vehicle wasn't running, police reported.

Police said there "was a strong odor of exhaust fumes

in the air," and that the front left side of the car door was open and the radio was playing.

Plymouth Det. Dan Carpenter said there were no signs of foul play and the man died an accidental death.

"His apartment, still being built had run out of heat," Det. Carpenter said. "He apparently went to the garage and turned on the car heater for warmth and went to sleep." Det. Carpenter said the car windows and the garage door were closed.

Canton to add 18 to summer staff

Canton officials were expected to approve 18 summer recreation positions for the township last night.

The positions include day camp leaders, scorekeepers, maintenance people, playground leaders and a summer program director.

Interviews for the positions will be held April 11.

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Community Opinions

THE COMMUNITY CRIER: March 29, 1978

Chas Child



Township signs need touch of Cantonese



To make signs in Canton appealing, some persons suggest they all have a theme - natural materials, for example, using wood and brick.

A sign theme is a good idea. To pull the unsuspecting shopper off the street, Canton needs a commercial counter-punch to Plymouth's magnetic colonial look.

I wouldn't fool around with something plain and pleasing like wood and brick, however. We all know shoppers choose stores by their signs, so Canton needs as especially eye-grabbing theme.

From the township's name, I propose an Oriental motif. Every sign should have a red pagoda roof, a dragon insignia, a paper-fish kit flying from it, with a Buddha statue holding it up.

With a sign like that, not even a hardened commuter on his way home from a tough day's work, could resist pulling in for a quick browse of the sign-owner's store.

But I wouldn't stop with the signs. The whole township should go Oriental.

To start, Chairman Harold Stein's thoughts on the super sewer and other things could be bound in small red books and distributed free to the people.

Also, I understand it's not too late to alter the design of the new township hall now under construction. A pagoda roof could be installed very reasonably, I'm told, and bamboo pillars could be placed around the first floor.

To preserve the open space in the western half of the township, it would be no great trick to flood the fields and farmland and create rice paddies.

When the township's police finally start full-time, they should be issued long Mandarin robes as uniforms and their handcuffs should be replaced with Chinese fingertraps.

Furthermore, I'm sure used rickshaws can be picked up cheap from Hong Kong (perhaps with the help of federal transportation funds), which could be used as convenient senior citizen transit.

As for the money being spent to build more baseball diamonds and tennis courts at Griffin Park, it could buy at least 500 ping pong tables.

With all these changes, business would boom. There would be only one problem, though. The tired commuters would never make it home. Thrilled by the Oriental atmosphere, and with every Oriental sign, he'd stop at every shop.

Cartoonist no meter maid

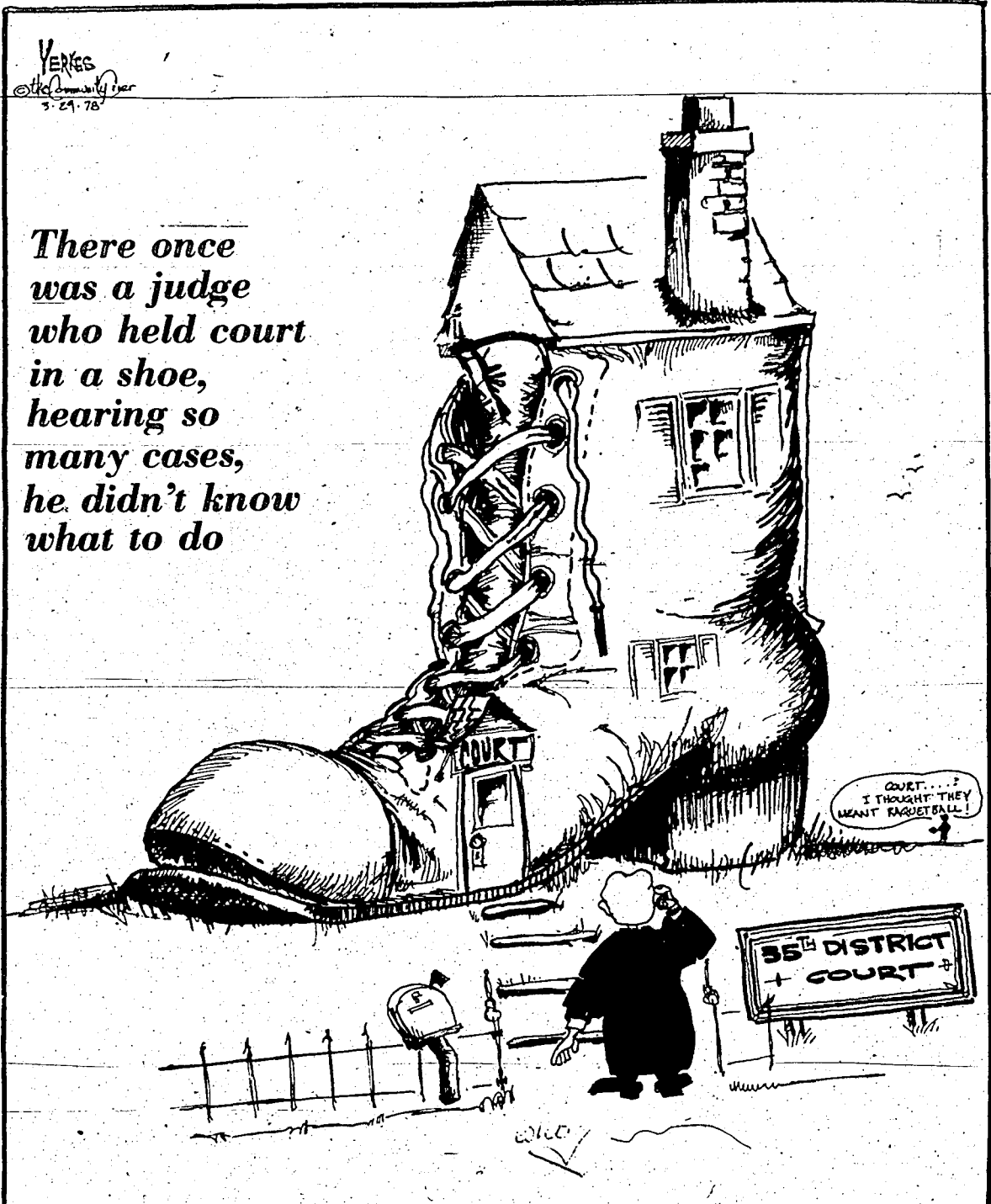
EDITOR:

I would like to compliment your editorial cartoonist Charles Yerkes on his fine artistic efforts.

However, I would question his ability to park a car. He is not only in violation of expired meters, but also has the automobiles parked with their left sides to the curb. This is facing oncoming traffic, and is a violation in the 'Fine City of Plymouth'. Now if this cartoon depicts a city other than Plymouth, all is forgiven, but if this is Plymouth, then Mr. Yerkes should attend driver education classes.

Again Mr. Yerkes, a roll of dimes to you, keep up the good work.

ROBERT S. CAMERON



There once was a judge who held court in a shoe, hearing so many cases, he didn't know what to do

Crowded court needs relief

If you're claustrophobic, don't run afoul of the law around here. Our 35th District Court is no place for defendants who like their privacy.

Lawyers must very nearly confer with their clients in broom closets and there's not much chance of a hung jury, because who wants to spend the night in a tiny storage nook - excuse me, jury room?

The City of Plymouth wants to get federal revenue sharing funds to renovate city hall

and, of top priority, to expand the court facilities. An elevator is needed so that justice, of all things, is barrier-free.

And space, for clerks and file cabinets and lawyers' conference rooms and a place where a jury won't have to climb the walls.

When you consider that Judge Dunbar Davis handles some 12,000 cases from the Plymouth-Canton area last year, the city could hardly put its federal funds to bet-

ter use than to give the bench a better home. (The city, of course, gets the revenues from all court fines.)

It seems that in the 35th District, the wheels of justice hum right along, but in a very small radius.

THE COMMUNITY CRIER

Sign is omen of warm weather

It's just a sign, and sort of a harsh command at that, but the little square of plastic on an Ann Arbor Trail lawn looks a lot like spring.

In orange letters on a black background, it says, "Keep Off The Grass." It seems intended for the Bird School youngsters who pass by every day.

But there's another message there for the rest of us. It means the snow is gone. And where there's grass, and you can see the shadow of the sign on the lawn, can spring be far behind?

THE COMMUNITY CRIER

The Community Crier

"THE NEWSPAPER WITH ITS HEART IN THE PLYMOUTH-CANTON COMMUNITY"

572 S. Harvey St. 453-6900
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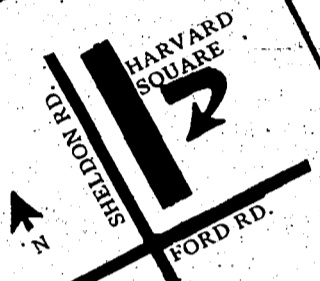
More opinions
...pg. 11

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 (All items worth over \$1)

FREE DISCOUNT COUPONS ON PERMANENTS

WATCH FOR OUR FREE GIFT CERTIFICATES BEING HANDED OUT!

5800 Sheldon Rd. 459-4280 **Unisex Styling Salon**

MIDNIGHT MADNESS AT
Hearth & Home

EARLY BUY SPECIALS
GAS BAR BQ GRILLS
 • Charmglo • Arkla • Structo • Weber

7 DAY SALE
 SALE ENDS APRIL 1

ARKLA two burner Gas Grill as pictured with post model GRB40. Reg. \$249.95 **SALE \$194.95***

CHARMGLO pictured with cart model 1030. Reg. \$129.95 **SALE \$109.95***

STRUCTO GAS KETTLE. Aluminum Grill Complete W/LP Tank. Reg. \$145.95 **SALE \$99.95**

*LP TANK OPTIONAL ON CHARMGLO & ARKLA GRILLS

SAVE 20% ON ANY BAR B Q IN STOCK

ALL FIREPLACE AND ACCESSORIES
SAVE 10%-50%
 FIREPLACES—TOOLS—GAS LOGS
 —WALL DECOR
IN STOCK GLASS DOORS 40% SAVINGS
 Thermo Rite * Hearth Craft * Portland Willamette

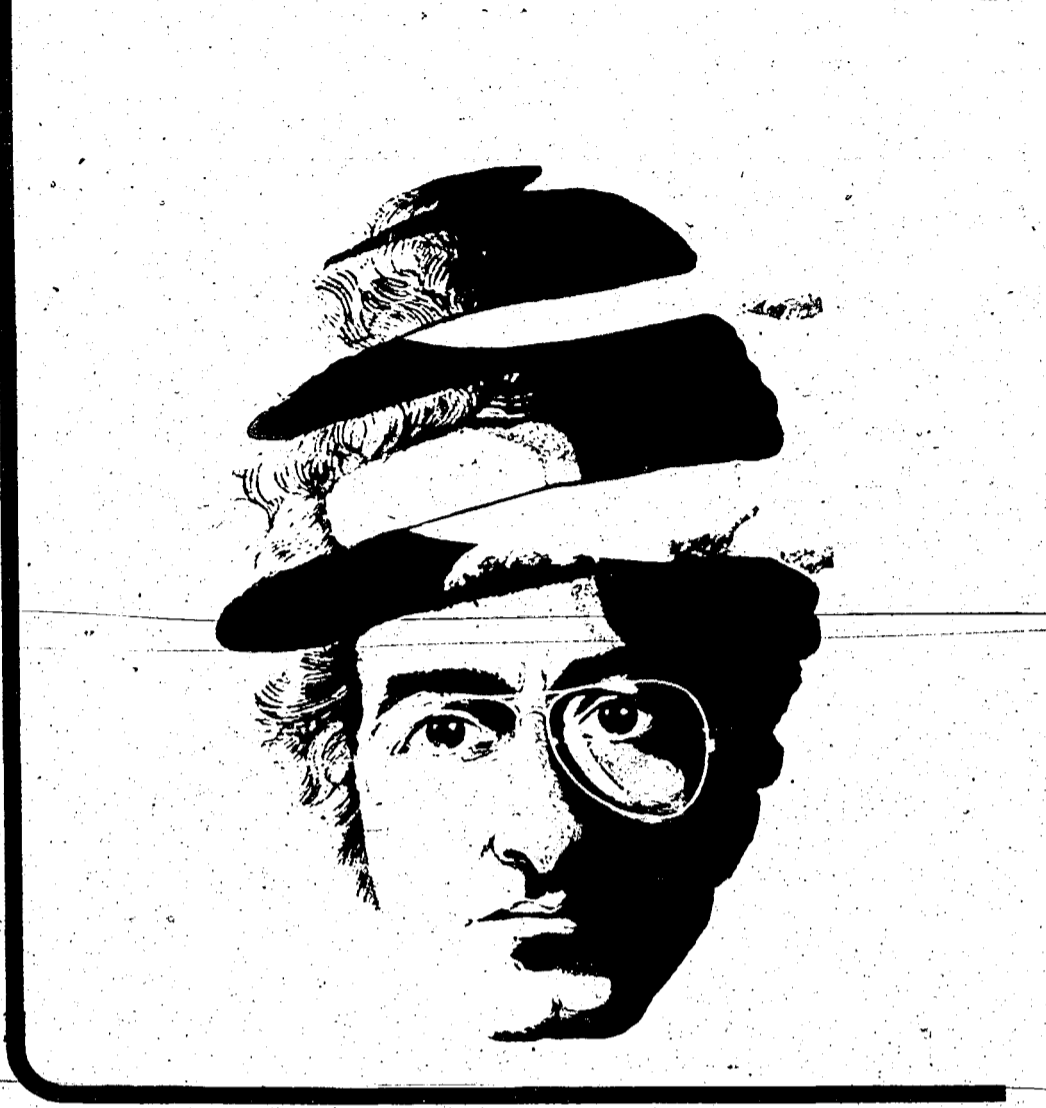
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QUALITY PRODUCTS—EXPERIENCED PERSONNEL - TREMENDOUS SAVINGS

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HARVARD SQUARE MALL
6074 Sheldon Road
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NEWBURGH PLAZA
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NORTH OAKS PLAZA
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\$2⁰⁰ OFF **Carnations**
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Large Plants *per doz.*

Flowers by Margie Rae

5900 Sheldon Harvard Square 455-3300 Let us add the beauty of fresh flowers to your wedding day.

Towels n Such
BATH BOUTIQUE

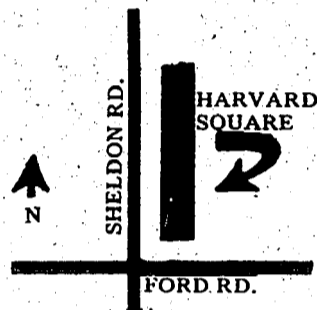
20%-40% OFF ALL WICKER **AT LEAST 10% OFF EVERYTHING IN THE STORE** **50% OFF ON SELECTED ITEMS**

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Midnight Madness Sale!!!!!!!

FRIDAY, MARCH 31
9pm to MIDNIGHT



SOUND STATION

RECORDS & TAPES

LP'S, 8TR., CASS.

List \$7.98

NOW-\$4⁸⁸

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CAROL KING
ERIC CLAPTON
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ELVIS PRESLEY
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BARRY MANILOW

NEEDLE SPECIAL

\$3 OFF Any Diamond Needle
With Trade-In On Your Old Needle

T-SHIRT SALE

\$3⁹⁹

SELECTED TOP LP'S

\$6.98 List

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10 MINUTE SPECIALS. Every Hour | FREE LP. Drawing

**THE MADNESS IS AT
THE SOUND STATION**

PG. 9

THE COMMUNITY CRIER: March 29, 1978

Harvard's  Square
Jewelers

10% to 50% Off
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FREE SIT & SIP

When You're Tired Come Rest With
Us We'll Be Serving Coffee

Free Shopping
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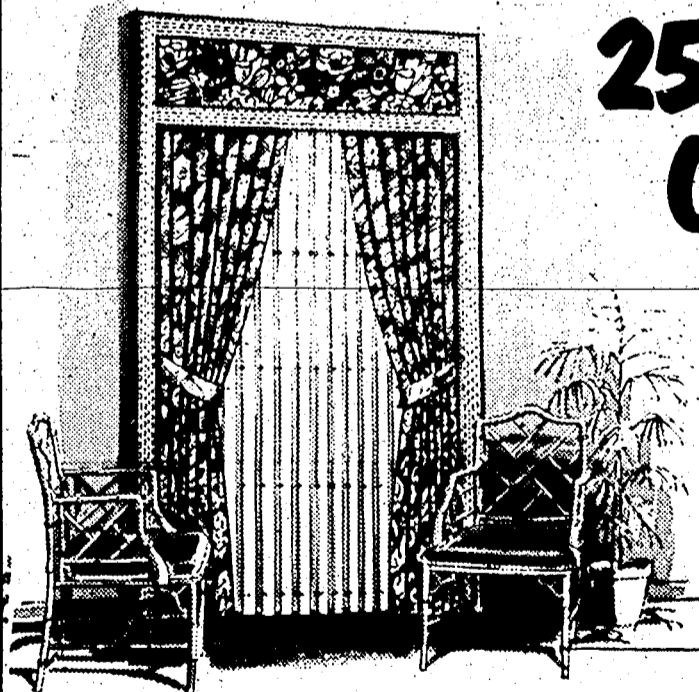
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Sheldon at Ford Rd. 455-7790



REALTY WORLD

Interior Reflection

WINDOW TREATMENT, WALL COVERINGS & ACCESSORIES



**25%
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SALE**

For
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Only

SALE on Everything in the Store
including orders you place
that night for Custom Work

HARVARD SQUARE
Sheldon at Ford Rd.
459-0100

Decorator Consultation
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Service Available



THINK SPRING & A Healthier You!

Herbs & Spices • Natural Grains and Nuts
Dannon Yogurt • Minerals • Meatless Foods
Diet Foods • Vitamins • Pure Juices
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Natural Ice Cream and much, much more!

See you at
Midnite Madness

10% OFF ALL PRODUCTS
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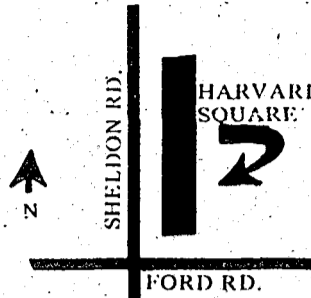
"the natural place to shop"



5924 HARVARD SQUARE
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HARVARD SQUARE



MIDNIGHT MADNESS SALE!

FRIDAY, MARCH 31st 9 pm to Midnight!

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OF CANTON

Silk Flowers &
Containers-
Supplies &
Classes

10% OFF Everything for Midnight Madness

this includes:

Wall Decor Items, Silk Flowers, Baskets, Brass Candle Holders & Containers, Ribbons & Lenox & Colonial Candles.

HARVARD SQUARE
5936 Sheldon
Canton, Michigan 48187
459-1553

Our Sale will continue Sat.,
April 1 to celebrate our 2nd
anniversary.



Masters of Dance Arts Inc.

presents

SPECIAL DISCO CLASSES

9:30 to 10:15
10:45 to 11:30
Donation:
\$2⁰⁰ per person



Learn the
**Saturday Night
Fever Line Dance
And
Couple Disco
Dancing**

455-0720

6034 Sheldon Rd. Harvard Square

the Addition

Levi's FOR THE FAMILY

20% OFF

All Regular Priced
Merchandise

Other SALE
Items Up To
50% OFF

HARVARD SQUARE
5810 Sheldon Road

455-8820



Dinky Toys

1/2 Off



ASSORTED
KITS ON
SALE TO
**30%
Off**

Harvard Square
Sheldon at Ford

453-0909

for what it's worth

BY DONNA LOMAS

So you don't read legal notices?

There is interesting reading in the classified page of today's Crier - Canton Township's Disorderly Persons Ordinance, reproduced in eight pages of fine print.

It is a generally accepted fact that no one reads anything that long - newspaper readers have short attention spans - but our faithful readers could discover, believe it or not, some interesting tidbits within the pages of that typesetter's nightmare.

For instance, it is now against the law in Canton to steal any written matter from the township's public library. That's interesting, since Canton does not have a library. Or should I say, not yet.

You can't steal trees or shrubs, not so much as a blade of grass from the township. You cannot smoke marijuana, unless you want to run the risk of being sent to a rehabilitation program that will instruct you on the "debilitating effects" of the drug.

You cannot mutilate grave-stones or tell fortunes in the

township for profit.

"Prurient interests" are against the law in Canton. So is prostitution and selling or distributing pornographic materials.

If you think pulling a fire alarm when there is no fire is amusing, think twice: it is against the ordinance. Also, reporting a crime you know didn't happen. Think about that one too. There is a \$100 fine or a 90-day prison sentence.

The list is long: no fire-crackers, no gambling, no prolonged idling or racing of your car engine, no loitering or frequenting of "houses of ill fame," nor possession of burglar's tools (referred to as 'nippers' in the ordinance.)

There is more, but I have to run. I just read the part about issuing a check "without sufficient funds." It wasn't supposed to work out this way, officer. The deposit was to reach the bank Monday and the check was written Saturday, so I figured oh boy.

At last Phyllis...thanks

EDITOR:

Sometimes we human beings have nice things done for us and tend to procrastinate on delivery of thank you notices. This is the position I find myself in today.

Some time ago, we talked about my community project and Phyllis Redfern visited my group here at Hulsing in preparation for writing an article in her column "Tell It To Phyllis". We told it to her and she wrote it, but, we forgot to acknowledge reading of it and our appreciation to Phyllis for being kind enough to tell this com-

munity about the project.

Normally I don't procrastinate. However, this procrastination must stop. To assure that it does, I hope you will allow this letter to express my sincere thanks for the publicity and support you have given me through The Crier. I hope you haven't been put through a lot of mental anguish while waiting for this thank you. I can only say that I have gone through much guilt feelings, and now I am relieved.

CHARLIE JONES
MEDIA SPECIALIST
HULSING ELEMENTARY

School seats demand best of us

EDITOR:

The Plymouth-Canton community will be asked to fill two seats on the school board in June. All candidates must file their petitions at the Board of Education office in Plymouth by April 10. (453-2534)

It is a must that the voters know who they are voting for and demand that they represent the taxpayer, senior citizen and students in his and her community and should try to reflect the majority opinion and not theirs and their friends views.

This district employs more

than 1,000 employees and all but a few belong to unions. With all the demands from the State and Federal government we need people with experience in Labor Relations, Finance and the Law.

With a budget of 30 million dollars this district is a large

business and demands people that can help solve the problems as they come up.

It is our responsibility to encourage qualified people to run for office if we are concerned about good education and good management of our schools.

MR. & MRS. R. NELSON

Community Opinions

THE COMMUNITY CRIER: March 29, 1978

SOLD
DIBBLE DID IT!

453-1020

SPRING GARDEN SEEDS

Are Now In At **Country Place**

BULK & SEED PAKS

HOURS
MON.-THURS. 9-6
FRI. 9-8 SAT. 8-5

8108 CANTON CENTER R
BETWEEN JOY & WARREN
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LEWIS POOL CENTER

28302 JOY RD. PLYMOUTH, MI 48170 TEL: 261-0721
HOURS: Mon-Fri 10-8, Sat & Sun 10-5

24' RD . includes All Aluminum

\$953⁰⁰

Filters **\$99⁹⁵** 3/4 HP LIMITED OFFER

Sale!
Liners!
Solar Blankets!
Saunas!

Famous LEWIS Checklist

- 1. 15 YRS. WARRANTY ON LINER
- 2. FULL HEAVY GAUGE LINER
- 3. EXPANDABLE (NOT EMBOSSED) LINER
- 4. 6" Top Rails
- 5. 6" Uprights
- 6. Skimmer T.W. O.W.
- 7. Skimmer, Hand
- 8. 3/4 H.P. Pump & Motor
- 9. Filter Choice Sand or D.E.
- 10. Filter Sand or D.E. Supplied
- 11. Ladder, Alum.
- 12. Vac.
- 13. Vac Hose
- 14. Vac Pole 16' Telescopic
- 15. Test Kit
- 16. Starter Chemicals
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- 18. Free Instructions
- 19. Free Delivery
- 20. FREE COVER, WINTER

COMPARE!

Pool Equipment!
ON SALE!
✓ Ladders
✓ Hose
✓ Skimmers

DON'T SETTLE FOR ANYTHING LESS... INSIST ON hth

AMERICA'S #1 BRAND NAME IN POOL SANITIZERS

35 lbs. \$37⁰⁰
75 lbs. \$64⁰⁰
100 lbs. \$79⁰⁰

Lewis Pools
CUSTOM BUILT GUNITE POOLS
Call for Free Home Estimate **261-0723**

AARP sets tax clinic

The final American Association of Retired Persons (AARP) Income Tax clinic of the year will be held at the

Dunning-Hough Public Library on Thursday, March 30, from 1:30 p.m. until 4 p.m.

The clinic is designed primarily for senior citizens, and is sponsored by members of the Plymouth-Northville Chapter of the A.A.R.P. who have been specially trained for this service. There is no charge.

Seniors should bring their own data for preparation of income tax returns, both Federal and State, and especially for State Property Tax refunds. The tax aid people will either prepare the forms or will answer questions, at the option of the

person.

The tax clinic will be held on the second floor of the library. However, for anyone unable to climb the stairs, a member of the team will be glad to meet with them on the first floor, said Fred Bradley, president of AARP.

All of the common income tax forms will be available.

Hearings set

The Canton board was scheduled to hold two public hearings on two businesses the newly formed Canton Economic Development Corporation recently brought to the township.

The two corporations are West Side Auto Parts and Farm-House Foods.

Under the rules of an EDC the governing body has the authority to sell bonds to finance commercial and industrial growth.

More radios

Canton DPW Director Jake Dingeldey asked the township board last night for permission to buy four radios for DPW vehicles.

"Our schedule now calls for a full time operation, and it would seem that our trucks should be in radio communication with the department," Dingeldey said. He added that the water department was "continuously dealing with emergency situations."

Tony tapped

Tony Monaster, an English teacher at Canton High School has been appointed as a regional judge in the 1978 National Council of Teachers of English (NCTE) Achievement Awards in Writing Program.

What's happening

ISU ALUMNI FLING

Michigan-Ohio Iowa State University Alumni Club will host a SPRING FLING, featuring members of the ISU Cardinal Keynotes music group. Friday, April 7 at 7 p.m. in Weber's Restaurant all Iowa State University Alumni are invited. For more information or tickets contact Richard Kirchgatter at 453-8054.

PANSY BRUNCH

Delta Delta Delta alumnae of Dearborn-Western Wayne County will meet for their annual Pansy Brunch on Saturday, April 8 at 11 a.m. Mrs. Homer Tolan of 7000 Lindenmere Drive, Birmingham, will be the hostess. All alumnae are welcome.

FUNDRAISER FOR NEW HOPE FOUNDATION

New Hope Foundation of Plymouth will sponsor a "Special Day" marketplace festival at the Plymouth Cultural Center May 20 from 11 a.m. to 6 p.m. The marketplace will feature antique dealers, artists and merchants. Refreshments will be available and entertainment will be featured. For more information, please call 459-2990.

MACLD GYM

The Plymouth-Canton-Northville Chapter of the Michigan Association of Children with Learning Disabilities (MACLD) is now accepting applications for the Spring term gym program. Classes in this perceptual-motor development gym program will start April 6, and run through June 15. One hour classes meet every Thursday from 5-6 p.m. and 6-7 p.m. in the Burger Junior High School gymnasium located in Garden City. Lessons taught in this physical education class help children in the areas of visual and auditory perception, left and right discrimination, coordination, attention span, awareness in space and self-image. Equipment used includes trampolines, balance beams, parallel bars, rowing machines, high horse and treadmill. If you are interested or have any questions, please call Ken or Linda Rowe, 455-1093.

CANTON SENIOR ACTIVITIES

Seniors can sign up now for golf teams at Fellows Creek golf course. Call the Rec office for details. A trip to Toronto is being planned for May 16, 17 and 18. Cost is \$65. Other trips are planned to Sea World, Niagara Falls, Las Vegas. An all Senior Revue will be featured Friday, April 14 at 7:30 p.m. and Saturday, April 15 at 4 p.m. at CEP. The Canton Rec number is 397-2777.

MARCH FOR BREATH

Volunteers for the "March for Breath" march needs volunteers for the month of May. Interested volunteers can call Bobbie Williams at 453-1806 or Judy DeCorte at 453-3026.

SYMPHONY BRIDGE PROGRAM

The Plymouth Symphony League will soon be setting up their bridge program which will begin in September. The games include ladies daytime doubles and singles, ladies evening doubles, and mixed evening doubles. This program not only provides financial support to the symphony but also provides pleasure to the participants. If you would like to join, please contact Betty Laird (453-5486) or Sarah Chance (459-1412) for further information before April 5.

SMALL BUSINESS WORKSHOP

A Small Business Workshop, jointly sponsored by Madonna College, the Small Business Administration, and the Service Corps of Retired Executives (SCORE), will be held three Saturdays, April 1, 15 and 22. It will meet at Madonna College from 9 a.m. - 5 p.m. The sessions will advise new businessmen or those contemplating starting a business on risks of small business ownership, laws and regulations, marketing and financial considerations. Registration may be completed in advance at the Student Service Center of the College, 36600 Schoolcraft, Livonia. The hours are 8 a.m. - 9 p.m. Monday through Friday and 9 - 11 a.m. and 12 - 3 p.m. Saturday. Registrations by mail should be directed to the business administration department and include a check for the fee made payable to Madonna College. The non-credit fee is \$60 which includes lunch each day.

WOMEN'S GOLF LEAGUE AT HILLTOP

The Plymouth women's Golf League of the Hilltop Glen Golf Course will hold their meeting at the Hilltop Clubhouse, on May fourth at 10 a.m. Play will begin on Thursday morning, May 11. Registration fee of \$6 will be collected at the meeting, and there will be a discussion of league rules. Anyone wishing to join should attend the meeting and sign up. New members are cordially invited and welcome, and that includes all beginners. For information call Gretchen Tripp, 453-0347.

FOLK DANCE CLUB

The Folk Dance Club will meet on Friday evenings at 7:30 p.m. at Bird School, 220 Sheldon Rd. This Recreation Department sponsored group is open to junior high students through adults from novice to experienced. Contact Joe Azbil at 455-6163.

CHESS CLUB

The Chess Club meets every Tuesday evening from 7:30-11:30 p.m. at the Cultural Center. Novice to advanced players are invited to attend. Free instruction provided to beginners. For more information contact Conrad Drake at 397-1881.

THE COMMUNITY CRIER: March 29, 1978



746 Starkweather 459-5444

JOAN MYERS

Attorney at Law

Announces the Opening of Her Plymouth Office

859 S. MAIN ST.
459-7333

Register Busy Bee Crafts Now; 1082 S. MAIN 455-8560

- *Macrame & Basket Weaving, 5 weeks, \$12.50
Tues. April 4th 1-3 pm, 7-9 pm Mrs. Ohno
Wed. April 5th 10-12, 7-9 pm Mrs. Kabel
- *Dip n' Drape, \$7.50; 2 weeks
Thurs. April 6th 1-3, 7-9 pm Mrs. Kabel
- *Needlepointe, 44 stitches, \$22.50, 6 weeks
Mon. April 10th 7-9
Supplies included
- *Crewel, \$12.50, 4 weeks
Tues. April 11th 7-9
\$3.50 kit included
- *Childrens Craft Classes, 2 weeks, \$6; Sat., April 8th & 15th,
Ages 8 & up, 10-12 noon; Ages 5-7, 12-2 p.m.



At The Mayflower Sunday Evening DINNER THEATRE

Experience the New Sunday Dinner Theatre at the Mayflower, complete with literally everything from "Soup to Nuts." Relax in the comfort of the Mayflower Meeting House, be seated and served the same Fine Foods we've been serving at the Mayflower for fifty years. Dinner starts at 6:30 p.m. Lights go on the Players at 8:00 p.m. See the performance of "A Gentleman and a Scoundrel". Directed by Patricia Bray of the Plymouth Theatre Guild. Sit back, relax, and see how Great It Is!

Reservations Limited: Phone 453-1620

Performance Dates: March 12, March 19,
April 2, April 9, April 23, April 30.

Complete Dinner,
Choice of Two Entrees . . . \$12.95



the Mayflower MEETING HOUSE

Ann Arbor Trail at Main Street
Plymouth, Michigan

What's happening

PANCAKE BREAKFAST

A pancake breakfast will be held April 16 at the Plymouth Masonic Temple, 730 Penniman Avenue from 9 a.m. to 1 p.m. Tickets will be available at the door for \$2 (adults) and \$1.50 (children 10 and younger). The breakfast will be sponsored by the Livonia Shriners.

NURSERY ROUND-UP

The Willow Creek Co-op Nursery at 5835 Sheldon Rd., Canton, is planning its round-up May 18 from 9:30 a.m. to 11:30 a.m. at Geneva United Presbyterian Church. Parents and children are invited to meet the teachers, board members and see the nursery facilities. Fall classes will offer two sessions for three year-olds. The one day session will be held Friday mornings and the two-day session will be held on Tuesday and Thursday mornings. There will be three sessions of classes for four-year-olds. A two-day morning session will be held on Monday and Wednesday mornings and the afternoon sessions will be offered on Monday and Wednesday afternoons or Tuesday and Thursday afternoons. For information call Cheryl Schemers at 455-8344.

CANTON NEWCOMERS

The next meeting for Canton Newcomers is April 5th at Webers Inn, in Ann Arbor. Hospitality will be at 7 p.m., with Ben Franklin as guest speaker after dinner. Reservations and cancellations must be made to Helen Wesner, 455-3088, by 9 p.m. March 31. Please have check for \$8 payable to Canton Newcomers, ready at the door. April 29th is the date of the Road Rally. Cost is \$10 per couple and includes an evening snack. Information and reservations can be obtained by calling Helen at 455-3088. The cookbook and bake sale at Krogers, Harvard Square, on April 8, from 9 a.m. - 5 p.m. Please help support Canton. Proceeds will be used to purchase a CPR (heart attack first aid) filmstrip to donate to the fire department to use in the community.

SUMMER FIGURE SKATING SCHOOL

Summer Figure Skating School at the Plymouth Cultural Center will run for four weeks from July 26 through Aug. 23. Registration will be held on Friday, April 7 and Saturday, April 8 from 9 a.m. to 4 p.m. and on Friday, June 9 and Saturday, June 10 from 9 a.m. to 4 p.m. Basic Skills, Advanced Classes and I.S.I.A. Good ice time available weekdays and Saturday. Open skating and open hockey times to be announced at a later date.

WAYNE COUNTY NUTRITION PROGRAM

The Wayne County Office on Aging offers a Nutrition Program Monday through Friday at noon at Tonquish Creek Manor, 1160 Sheridan. This program offers a well-balanced meal at the site, in person, or by calling 453-9703 from 10:30 a.m. to 12:30 p.m. Transportation is available through the YMCA by calling 453-2968. The program is free, however, a 50 cents donation is appreciated.

OIL PAINTING

For those who have experience in painting with oil, informal sessions will be meeting at the Cultural Center on Monday from 10 a.m. to 1 p.m.

COMMUNITY CHORUS

Community Chorus, men's and women's choral group meets Tuesday at 8 p.m. in the vocal room at East Middle School, 1042 S. Mill.

PARTY BRIDGE

Party Bridge takes place at the Cultural Center on Thursday from 1 p.m. - 4 p.m.

PANCAKE BREAKFAST

The Mayflower Ladies Auxiliary to the Veterans of Foreign Wars, 1426 S. Mill, Plymouth, is having its monthly pancake breakfast Sunday, April 2, from 8 a.m. to 1 p.m., the auxiliary will serve pancakes and sausage or eggs, juice, toast, jelly, coffee and milk for the children. Everyone is welcome.

VFW RUMMAGE SALE

The Mayflower Ladies Auxiliary to the Veterans of Foreign Wars, 1426 S. Mill St., Plymouth, is having a rummage sale Saturday, April 1, 8 a.m. to 4 p.m. Everyone is welcome.

WOMEN'S CLUB MEETS

The Women's Club of Plymouth will host an annual theater party Wednesday, April 19 in the morning at the Penn Theater. Breakfast will be at the Masonic Temple in Plymouth.

NEW CHILDBIRTH FILM TO BE SHOWN

The new childbirth film "The Bonding Birth Experience" will be shown by the Childbirth and Family Resource Center Ltd. on Monday, April 3 at 8 p.m. at Canton High School in Room 128. People are requested to use the first entrance north of the main entrance. Also to be shown is "Preparation for Breastfeeding". For more information, call the CFRC at 459-2360.

BLOOD PRESSURE CLINIC

St. Kenneth Church, on Haggerty Road between Five Mile and Schoolcraft Rds., holds a free blood pressure clinic on the first Tuesday of each month from 10 a.m. through 2 p.m.

NATIONAL FARM & GARDEN PLYMOUTH BRANCH

Will meet April 10, at 12:30 p.m. at 1317 Park Place. Hostess will be Mrs. Gerald Hondorp and Tea Chairman will be Mrs. Louis Truesdell. Program: Topic, Care of Violets, Speaker, Suzanne Coker.

Do tracks pose peril?

Canton Fire Chief Mel Paulun has requested an evacuation plan for Canton residents who live near railroads.

Paulun said the item would be brought before the Canton trustees soon, and he brought up the evacuation plan because of recent railroad derailments in other parts of the country.

"Railroads carry more chemicals than trucks or other

vehicles," Paulun said. "Those include chloride, deadly gases and butane tanks.

Paulun wants to set up evacuation procedures in the following locations in Canton, chosen because of their strategic locations near the railroads: Royal Holiday Park, Stoney Brook and Honeytree apartments, and Holiday Park, a single family home neighborhood.

Paulun said the program would be based on a telephone fan-out, where one resident in each area will begin alerting people by phone.

City of Plymouth Fire Chief George Schoenneman said the city "had certain numbers to call" in case of a potentially dangerous derailment, and that no evacuation program was planned.

Canton VFW seeks support

The Fourth District of the Veterans of Foreign Wars (VFW) recently received unanimous support from the Canton board of trustees to organize a post in Canton.

Irvin Bryant, Fourth District Commander, is spearheading the project. There are now more than 11,000 members in the Fourth District which covers Western Wayne County areas, said Bryant.

"Canton is one of the fastest growing areas and a prime site for a new VFW Post," Bryant said. "Once its established it will be an asset to the Canton community."

Twenty-five new or reinstated members are needed to start the paper work for a new post, Bryant said. Interested veterans can contact him at 729-5663 to receive applications or information on membership requirements. Veterans living in Canton that belong to posts in other areas can transfer once the post is established, Bryant said.

School pols attend confab

The National School Boards Association annual meeting April 1 through April 4 will be attended by three members of the Plymouth-Canton Community Schools Board of Education.

Board Vice-President Richard Arlen, Treasurer Steve Harper, and Trustee Joe Gray will participate in the convention held in Anaheim, California.

Topics covered through speeches, clinics, and exhibits include class size, standardized testing, "Back-to-basics," collective bargaining, school finance reform, and budget development.

Engines donated

Four car engines were donated to Canton High School by American Motors Co. recently. The two six-cylinder and two eight-cylinder engines will be used in the Beginning Auto and the Advanced Auto programs at the high school.

The engines will be mounted on test stands and will be used to help students gain basic knowledge in the maintenance and repair of late model automotive engines.

We are proud to announce
the arrival of our....




Madame Alexander Dolls

Do come in to see them!

Lorraine's Dolls

459-3410
464-2010

615 N. Mill Unit D
In Old Village



Gourmet Gallerie

Custom Cooking Classes

Register Now;

- *TEEN CUISINE, \$6, 13 and older
Fri., March 31st, 10-12 noon
- *MICRO GREEK, \$7.50
Wed., April 5th, 9:30-11:30, 7-9 PM
- *DINNER PARTY PLANNING, \$7.50
Thur., April 6th, 10-12 noon, 7-9 PM
- *KIDS II, \$6, 5-7 years
Sat., April 8, 10-12 noon
- *CUISINART, \$9
Sat., April 8th, 7-9 PM
- *MICROWAVE APPETIZERS, \$8
Mon., April 10th, 9:30-11:30, 7-9 PM
- *APPETIZERS & HORS D'OEUVRES, \$7
Wed., April 12, 10-12 noon, 7-9 PM
- *GOURMET COOKING for the weight conscious
Fri., April 14, 7-9 PM only, \$7.50
- *YEAST BREAD WORKSHOP, lunch included, \$9
Tues., April 18, 10-2 PM
- *ALL AMERICAN MICROWAVE, \$7
Wed., April 19th, 9:30-11:30, 7-9 PM
- *ITALIAN NIGHT & DAY, "Come Hungry", \$9
Thur., April 20, 10-12 noon, 7-9 PM
- *KIDS I, \$6, 7-12 years
Sat., April 22, 10-12 noon
- *SOUPS ON!!!, \$7.50
Mon., April 24, 10-12 noon, 7-9 PM
- *COUPLES ONLY SEAFOOD NIGHT,
Tues., April 25th, 7-10 PM
Limited to 5 couples only \$20
per couple
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JULIE AND TEX THOMAN pose for a picture in their apartment loft in downtown Plymouth. The 17-year Plymouth residents have decided to go west and will

leave in June. The two have been active in civic and business affairs in Plymouth. (Crier photo by Bill Bresler).

the Crier's friends & neighbors

Julie and Tex westward bound

BY PHYLLIS REDFERN

After 17 years of living in Plymouth, Julie and Tex Thoman are packing all their treasured belongings in a trailer and heading for San Francisco.

The first of June, the city of Plymouth will lose two of its hardest working citizens and best loved friends.

Julie is known around town from her 'Wayside' and 'Side-ways' shops and is a past president of the Plymouth Chamber of Commerce while Tex is a member of the city planning commission and a real estate agent.

They came to Plymouth in 1969 when Tex had a sales engineering job in Detroit. "We just picked Plymouth off the map" said Julie, "It's a neat little town."

In November, 1964 they opened their first shop, "Wayside" at what used to be the old Martin place on W. Ann Arbor Road in Plymouth Township and is where Lambert Funeral Home is now located. The shop moved to its present location on Ann Arbor Trail 11 years ago when the old D&C Dime Store went out, the Thomans said.

"The hardest thing about moving to San Francisco," said Julie "was making up our minds." She added that "Tex was ready to go four years ago, but he waited for me to make up my mind."

"We have been talking about moving to San Francisco since we visited the city seven years ago and fell in love with it," Thomans said. "At that time we came close to not coming back," Julie

admitted, but we decided to be adult about it. "It was the silliest thing we ever did," she laughed.

"We have lived our entire life by five year plans," said Tex. "This move is part of one of those plans." They have a photograph of a blackboard from their old house on Fairground Street which lists three things under 1978: Convert real estate, change lifestyle, and enjoy.

Julie explained how the five-year planning had seen them go through many kinds of living in the 31 years she and Tex have been married.

"We were early hippies in 1952 when we bought a three and a half acre farm and decided to be 'self-sufficient'. Tex said he learned to butcher pigs and cows "from the charts that you see in super markets." Julie said she "used to cook and preserve, and my only failure was when I tried to make sauerkraut. It really smelled bad." However, it was a "neat experience, but after five years we got kind of lonely so we moved on to something else."

The Thomans' children, Sandy who lives in St. Louis and Al, now in this area, are used to the idea of their parents trying different lifestyles.

Along with their move in June, Tex and Julie will be faced with another new and different situation — they will become grandparents.

Good luck in San Francisco Julie and Tex. Be sure to include Plymouth for a visit in your next five-year plan.

Wyeth prints for rent

Eight Andrew Wyeth reproductions, not available to the public before, are currently on display at the Plymouth Community Arts Council (PCAC) Art Rental Gallery. The framed prints, which were recently purchased from the New York Graphic Society, will be available for rent beginning April 19.

This special Wyeth collection includes "The Mill", "Wolf Rivers", "Geranium", "After Picking", "Faraway", "Sea Anchor", "The Slip" and "Evening at Kuerners".

The PCAC Art Rental Gallery, located on the second floor of the Dunning-Hough Library at 223 Main St.,

offers originals and reproductions for rent at \$2 a month. The rental gallery is open

Jaycees plan

million \$ bash

Saturday, April 1 at the Canton Recreation Center on Michigan Avenue, the Canton Jaycees will host their first Millionaires' Party.

Tickets for the affair, which begins at 8 p.m., are \$5 and may be purchased at the door or from any Canton Jaycee. Snacks, beer and set-ups will be provided. Proceeds from the event will aid local projects of the Jaycees.

every Wednesday from 10 a.m. to 9 p.m.

In addition to the Wyeth collection, the rental gallery has acquired a number of other new pieces including three brass rubbings donated by Nancy Sharp. The rubbings were done by Mrs. Sharp during a visit to Essex, England.

Also new at the gallery are: "Steam Locomotive" by Leo V. Kuschel; "Kitty Cat" by Sharon Stolzenberger; "Daisy" by Jane Rocheleau; "Still Life" by Donna Beaubien; "August Lilies" by Charles Demuth; and "Gramercy Park" by George Bellows.

Jodi arrives

Jodi Rene Wilson was born March 20 at Providence Hospital to Tom and Karen Wilson of Selkirk in Canton. She weighed six pounds and 2 ounces at birth.

Grandparents are Thomas Wilson, Sr. from Northville and Mr. and Mrs. Arthur Radecki of Milwaukee, Wis.

Class of '38 wants you

The class of 1938 of Plymouth High School needs help in locating the following classmates for its 40th reunion on June 24, at the Plymouth Elks Club:

George Bartz, Steve Eisner, Betty Flaherty, Ruth Fulton, Astrid Hegge, Wallace James, Anita Mills, Muriel Nicol, Adeline Plant, John Pott, Lois Rowe, Ermine Sherman, Leda Sherman, George Tomes.

If you have any information on these grads, please call one of the following people: Helen Shepard, 464-0384; Ernestine Cooper, 937-9184; or Eleanor Epps, 348-9062.



Carsons visit Frisco

A "GOLD RUSH MINER" welcomes Mr. and Mrs. Kit Carson of Canton to Shaklee Corporation's convention for new supervisors held recently in San Francisco, California. The couple was honored for outstanding sales performance. Also honored were Mr. and Mrs. Bill Baumgartner from Plymouth.



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DAN STOYANOFF, a student at Pioneer Middle school won first place in the clay category during Pioneer's observance of National Wildlife week. (Crier photo by Bill Bresler.)



Pioneer creates wildlife art

WINNERS OF THE Pioneer School Wildlife Art Show are: (left to right) Dan Stoyanoff, Tad Kayjder, Ron Offman, Brad Bloomhuff, Kellie Norcott, Mike Bollerud and Ken Breen. The sixth graders created wildlife art in several medium, including clay, watercolors, pastels, and acrylics. A grant from the Plymouth Community Arts Council enabled the students to develop the art show, a combination of the art and science worlds. (Crier photo by Bill Bresler.)

Pre school story time continues at library

The Dunning-Hough Library 223 S. Main, will continue its preschool story time this spring. Registration is open to children ages three and half to five who live in Plymouth,

Plymouth Township and Canton.

Parents are asked to register their own children in person on Wednesday April 5. Parents who had children enrolled in the winter session are asked to wait until Monday April 10, when they may register their children by telephone if there are any vacancies.

There will be two Story Time Sessions, one at 10 a.m. and one at 11 a.m. on Wednesday mornings beginning April 12. The sessions will last 30 to 40 minutes and will be held once a week for six weeks. Story Time will include picture books, songs, filmstrips, and finger plays. The storyteller will be Deborah O'Connor, the library's new director.

Spring clean-up

City DPW Director Ken Vogras has asked that city merchants clean up debris from storefronts revealed from snow melting.

Vogras said clean up should begin "as soon as weather permits." He added that a representative from the city DPW would be canvassing the city in the spring to ensure that the city's 'blight ordinance' is being followed.

Local residents win hams

Twelve people in the community were the lucky winners in The Crier's win an Easter ham contest. As of Monday, four persons still had not picked up their hams at the Penniman Market on Penniman Ave. in Plymouth. If your name is among those listed below, hurry down and claim your prize:

Claire Kelly, Jean Wendover; Interior Reflections, Verle Crawford; Plymouth Rug Cleaners, Milt Dugas; Peace Paint and Wallpaper, Angie Christie; Cricket Box, Norma West; Nawrot, Inc. Pendleton, Virginia Frieders; Beautiful People Hair Forum, Pat Butsin; Gourmet Gallerie, Richard Rytlewski; Cloverdale Dairy, Jay Graser; Penniman Market, Sgt. Horner; Village Freight House, Clemen Smith and First National Bank, Robert Limburg.

Local resident cited for blizzard of '78 rescue efforts

Richard Hill, a resident of Adams Street in Plymouth, was recently honored by the Wayne County Board of Commissioners for helping people during the Jan. 26 blizzard.

"I do it because I feel I can help people," said Hill, who works in Ann Arbor as a metallurgical technician. "It's a volunteer effort and not for publicity."

Hill said when the power went out in Plymouth, he and a crew, along with the Plymouth Police, helped evacuate senior citizens from their cold homes to the Central Middle School emergency station "or wherever they wanted to go."

Hill, who operates WB8ZLY, was awarded a Certificate of Appreciation for public service rendered as a member of the

Wayne County Amateur Radio Public Service Corps.

The certificate was awarded as a result of a general resolution honoring 62 corps members that was unanimously approved by the Board of Commissioners in February.

The resolution cited many of the year-round community services rendered by the Amateur Radio Corps with a special emphasis on their volunteer efforts during the "Great Blizzard of '78."

"While most people either struggled to get home or simply stayed at home during the blizzard, the members of the Radio Corps fought to maintain communications between rescue units and Red Cross Shelters across several nearby counties," our commissioner said.

The ham network worked closely with the Wayne County Office of Emergency Preparedness for four days following the storm. Commissioners said, as they crashed through 10 and 15-foot drifts to reach snowbound families, people stranded in cars or at home without food, heat, or electricity.

Hill was among the local volunteers who had mobile

radio crews scattered throughout Wayne and Washtenaw County riding with National Guard units to reach the stranded families.

"The Board recommended that the Certificates of Appreciation be awarded to the members of the Radio Corps "for their outstanding community service."

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Manager

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Tanger sticks with French toast, syrup

THE COMMUNITY CRIER: March 29, 1978

APRIL 3 TO APRIL 7
ALL LUNCHESES WITH MILK
All Elementary School Lunches
are \$.60 per each lunch.
Menus subject to change

ALLEN
MONDAY

Peanut butter & jelly sand., chicken
noodle soup, fruit cup, toll house
bar.

TUESDAY

Lasagna, bread & butter, green
beans, fruit cup.

WEDNESDAY

Meat loaf with gravy, mashed
potatoes, bread & butter, fruit
cup.

THURSDAY

Hot dog on a bun, relishes, corn,
apple sauce.

FRIDAY

Fish stick, vegetable, jello with
fruit, cookie.

BIRD
MONDAY

Chicken noodle soup, peanut butter
& jelly sand., fruit cup, toll-
house bar.

TUESDAY

Pizza burger, green beans, fruit
cup, chocolate cake.

WEDNESDAY

Hamburger gravy, mashed pota-
toes, hot roll, fruit cup.

THURSDAY

Hot dog on a bun, catsup, must-
ard, buttered hot vegetable, fruit
cup, brownie.

FRIDAY

Ravioli w/meat, buttered hot vege-
table, jello/w fruit, cake.

ERIKSSON
MONDAY

Home made chicken and rice soup,
peanutbutter and jelly sandwich,
fruit cup, cookie.

TUESDAY

Sloppy joe, vegetable, fruit cup,
cake.

WEDNESDAY

Pizza with meat and cheese, tossed
salad, fruit cup, cookie.

THURSDAY

Hot dog in a bun, relishes, vege-
table, fruit cup, cake.

FRIDAY

Oven fried fish, bread and butter,
vegetable, fruit cup, sweet treat.

FARRAND
MONDAY

Homemade chicken noodle soup,
peanutbutter & jelly sand., fruit
cup, cake.

TUESDAY

Tacos, bread sticks, green beans,
chocolate cake, tapioca pudding.

WEDNESDAY

Turkey & gravy o/mashed pota-
toes, buttered peas, hot roll, butter,
jello w/fruit, cake.

THURSDAY

Hot dog, relishes, baked beans,
applesauce, cookie.

FRIDAY

Pizza w/meat & cheese, vege-
table, fruit, cake.

FIEGEL
MONDAY

Tomato soup, peanut butter &
jelly sand., fruit, brownie.

TUESDAY

Hot dog, mustard, catsup, vege-
tables, fruit, cheese stix.

WEDNESDAY

Beef in 'gravy over mashed pota-
toes, hot rolls, fruit, jugglin' jello.

THURSDAY

Oven baked chicken patty, vege-
tables, warm buttered bread, fruit,
snack cake.

FRIDAY

Lasagna, vegetables, warm garlic
bread, fruit, peanut cup.

FIELD
MONDAY

Beef noodle casserole, vegetable,
biscuit, butter, fruit.

TUESDAY

Hamburger on bun, vegetable, fruit,
cake.

WEDNESDAY

Spaghetti, tossed salad, bread, but-
ter, fruit, jello/w topping.

THURSDAY

Fish in bun, tartar sauce, vegetable,
fruit, cake.

FRIDAY

Submarine sandwich, soup, potato
sticks, fruit, pudding.

GALLIMORE
MONDAY

Toasted cheese sandwich, tomato
soup, fruit, cake.

TUESDAY

Submarine sandwich, mixed vege-
tables, fruit, cake.

WEDNESDAY

Hamburger gravy o/mashed pota-
toes, roll, butter, jello, cake.

THURSDAY

Hot dog on bun, catsup, mustard,
buttered corn, fruit, cake.

FRIDAY

Pizza bun, green beans, fruit, cake.

HULSING
MONDAY

Spaghetti w/meat sauce, garlic
bread, green vegetable, fruit,
cookie.

TUESDAY

Happy Joe on Bun, whole kernel
corn, peaches, vanilla pudding.

WEDNESDAY

Hot dog, relishes, baked beans,
fruit cup, brownie.

THURSDAY

Grilled cheese sandwich, tater tots,
frosting cup cake, applesauce.

FRIDAY

Pizza w/meat & cheese, buttered
vegetable, jello cup, fruit.

ISBISTER
MONDAY

Tomato soup, crackers, toasted
cheese sandwich, peaches, cake.

TUESDAY

Hamburger & noodle casserole,
buttered french bread, green beans,
fruit cocktail, tollhouse bar.

WEDNESDAY

Turkey in gravy o/mashed pota-
toes, buttered roll, cranberries,
corn, chocolate pudding.

THURSDAY

Hot dog on bun, french fries,
applesauce, cookie.

FRIDAY

Pizza puff, mixed vegetable, fruit
cup, butterscotch bar.

MILLER
MONDAY

Fish sticks, tartar sauce, bread,
peas, pineapple, cookie.

TUESDAY

Hamburger on bun, mustard or
catsup, baked beans, orange juice,
cookie.

WEDNESDAY

Spaghetti with meat & cheese
sauce, bread, green beans, pears,
cookie.

THURSDAY

Hot dog on bun, mustard or cat-
sup, cheese sticks, french fries,
jello with fruit, cake.



The circus is coming to town on April 8! We can
always count on the schools to come up with a fun-
filled and dare-devil dish for lunch to match. This
week it's a side act at Fiegel on Wednesday with
"Jugglin' Jello".

Tacos are on the menu at Farrand on Tuesday. If
you don't particularly care for the breadsticks being
served, you can always improvise and use them as
chopsticks for all those ingredients that just won't
stay in that taco shell.

THURSDAY

Hamburger or cheeseburger on bun
with pickle chips, tators, chilled
pears, chocolate cake.

FRIDAY

Grilled cheese with pickle chips,
buttered mixed vegetables, canned
pineapple, toll-house bar.

PIONEER
MONDAY

Meat gravy o/mashed potatoes,
buttered vegetable, homemade roll,
butter, choice of fruit.

TUESDAY

Soup-choice of two, hot dog
or hot ham sandwich, choice of
fruit, cookie.

WEDNESDAY

Tacos, homemade roll, butter,
baked beans or sauerkraut, choice
of fruit, cookie.

THURSDAY

Pizza w/meat & cheese, buttered
corn, choice of fruit, cookie.

FRIDAY

Hamburger, cheeseburger or
peanutbutter & jelly, french fries,
fruit, cookie.

WEST
MONDAY

Toasted cheese sandwich, french
fries, choice of fruit, peanut butter
cake.

TUESDAY

Hot dog with trimmings, hash
brown potatoes, choice of fruit,
peanut butter crinkles.

WEDNESDAY

Hamburger gravy, mashed potatoes,
broccoli, hot rolls, choice of
pudding.

THURSDAY

Hamburger with trimmings, french
fries, choice of fruit cup, banana
cake.

FRIDAY

Taco, bread sticks, whole kernel
corn, choice of fruit cup, choco-
late chip cookies.

SALEM-CANTON HIGH
MONDAY

CHOICE OF ONE: Chicken pot
pie, roll, Hamburger and bun,
pizza.

CHOICE OF TWO: Taters, buttered
green peas, canned pears.

Soup, jello and regular Ala Carte
items.

TUESDAY

CHOICE OF ONE: Hot ham &
cheese sand., Cook's Choice, Pizza.

CHOICE OF TWO: Tomato soup,
Cook's choice, canned pineapple
chunks.

Cookies will be served.

WEDNESDAY

CHOICE OF ONE: Bologna and
cheese sandwich, Spaghetti with
meat sauce and roll, Pizza.

CHOICE OF TWO: Vegetable soup,
tossed veg. salad/dress., choice of
fresh fruit.

THURSDAY

CHOICE OF ONE: Beef stew with
biscuits, Cook's Choice, Pizza.

CHOICE OF TWO: Applesauce,
Apple crisp, Cook's choice.

FRIDAY

CHOICE OF ONE: Fish filet with
roll, Sloppy Joe with bun, Pizza.

CHOICE OF TWO: French fries,
orange juice, cole slaw,
Chocolate cake with frosting.

Wow!
Monday, too!



Mondays \$1.73

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Complete dinner of 3 pieces of
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Easter fun in the park

THE ANNUAL EASTER EGG hunt in Hamilton Park Saturday was an eggs-cellent way to spend the morning. Children scampered about the field picking up easter candy and jelly beans. Right, clockwise, are

the winners of the city Parks and Rec sponsored event: Kurt Ross, Asst. Rec Director Hank Grates, Jimmy Crews, David Stom, Parks and Rec employe Renee Nowinski and Jill Stanczyk. (Crier photo by Bill Bresler.)



tell it to
Phyllis

Call 453-6900. Or write 572 S. Harvey

Nursing class at college

Schoolcraft College will offer an eight-week refresher course beginning April 25 for licensed registered nurses re-entering the profession or updating their knowledge and skills.

The course involves 80 hours of classroom study on campus and 112 hours of clinical practice on medical-surgical units of local general hospitals.

Students will learn the nursing process; current diagnostic studies, management of patients and trends in nursing; functions and responsibilities of various members of the health team in team nursing; review of previously learned nursing skills and review of new skills and equipment.

In-District tuition is \$131.75 and non-residents pay \$221. Registrations will be accepted on a first-come, first-served basis and must be received by April 18.

Now that spring is officially (not really, however) there's no better place to appreciate its "true beauty" than out on the farm where a new season is already underway.

Sugarbush farms on Godfredson Road offers tours for school children (and curious reporters). Forewarned is forearmed, though; remember to wear boots and old clothes - there is an abundance of mud everywhere you look and step.

Farmer Joe and Farmer Wayne are happy to show you around and introduce you to the new animals, including baby lambs and a baby goat. They are irresistibly cute so it must be spring.

Remember to watch your step when tromping through the woods. The ground is soft and your feet will sink down. In case more than your foot sinks into the ground and you find yourself sprawled in the mud, don't waste time pretending you are looking for something. It doesn't take long for mud to ooze down your leg and into your boot, so get up as quickly and as gracefully as you can.

Now that you've shown your true talent in gracefulness, it's nice to know that you're not alone. Farmer Joe, when searching for a pencil happened to hit his shirt pocket rather hard only to remember too late that he had a raw egg in it. He never did say why he had the egg in his pocket, but it was fun watching him flip the yoke and pieces of eggshell from his shirt.

I'm sure I learned a lot from my trip to the farm but maybe the month of May would be a better time, when it isn't quite so wet and cold.

Canton Senior Citizens recently elected new officers for their bowling league. The new officers are: President, Bill Maloney; Vice President, George Rohler; Secretary, Madge Fox; and Treasurer, Thelma Gender.

The league will hold its annual bowling banquet May 1 at Lehigh's on Wayne Road in Westland.

The senior citizens are organizing a summer bowling league which will begin May 16. Any Canton senior citizen who is interested may call the recreation office at 397-2777 or Super Bowl on Ford Road to register.

Kathleen Harrington, daughter of Mr. and Mrs. Earl Harrington of Blunk Street in Plymouth will perform with the Western Michigan University Symphonic Orchestra Sunday, April 9. The orchestra will perform Respighi's Pines of Rome and Mozart's Marriage of Figaro Overture.

Canton Newcomers are planning a bake sale Saturday, April 8 from 9 a.m. to 5 p.m. at Krogers in Harvard Square. The proceeds will go towards purchasing a CPR filmstrip for the Canton Fire Department. The club will also be selling cook-books at the bake sale.

W-H-Y-D

If you've heard any rumors lately-they're probably right!!! All kinds of things are going on. To begin with, come by Sideways Monday and meet Sharon Pugh. She's the new owner of Sideways. She's fun! You'll like her.

Tex and I really are leaving for San Francisco-It's a long time dream, and with Sharon in Sideways and Chuck Avis at Wayside I know everything's in good hands.

Julie

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sideways

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Sat 10-2



A look inside Plymouth Center



JOHN, a resident at the center, bowls during recreation time. Residents often attend school off the center's grounds, a requirement of the state's special education law.

**Photos by
Bill Bresler**

Editor's note: The Plymouth Center for Human Development is now under investigation by a task force appointed by Gov. William Milliken. The task force, headed by Wilbur Cohen, former Dean of Education at U of M, is investigating charges of abuse at the center. Newspaper articles reporting the abuse have led to the resignation of Plymouth Center's Director, firing of some staff and renewed interest in the conditions of state-run homes for mentally retarded adults. This article gives Crier readers a glimpse into the daily lives of some of those residents.

BY PHYLLIS REDFERN

Everyday living for some residents at the Plymouth Center for Human Development is based on a routine which includes school, training, and physical activities.

The fact that they are mentally and physically handicapped does not prevent them from enjoying and participating in many daily situations, according to center officials.

According to Peter Schweitzer, director of community relations at the Plymouth Center, "it is mandatory (state law) that all residents age 25 and under receive an education."

Since the Northville complex is not big enough to include schools, about 670 residents are bused off the grounds each day to schools in Dearborn, Livonia, and Garden City. The residents

who are physically handicapped are taught on the grounds, said Schweitzer "because we do not have the special vehicles to transport them."

The residents receive their training from special education teachers at the schools. According to Schweitzer, "some of the things we try to teach them are how to socialize with others, appropriate behavior, toilet training, motor development, and speech."

Many residents who are 25 years and older are trained to do certain jobs, Schweitzer said. Some are "employed" in a workshop on center grounds where they put toys together for a local toy company. They have time cards to keep track of their hours and are paid once a week on Friday.

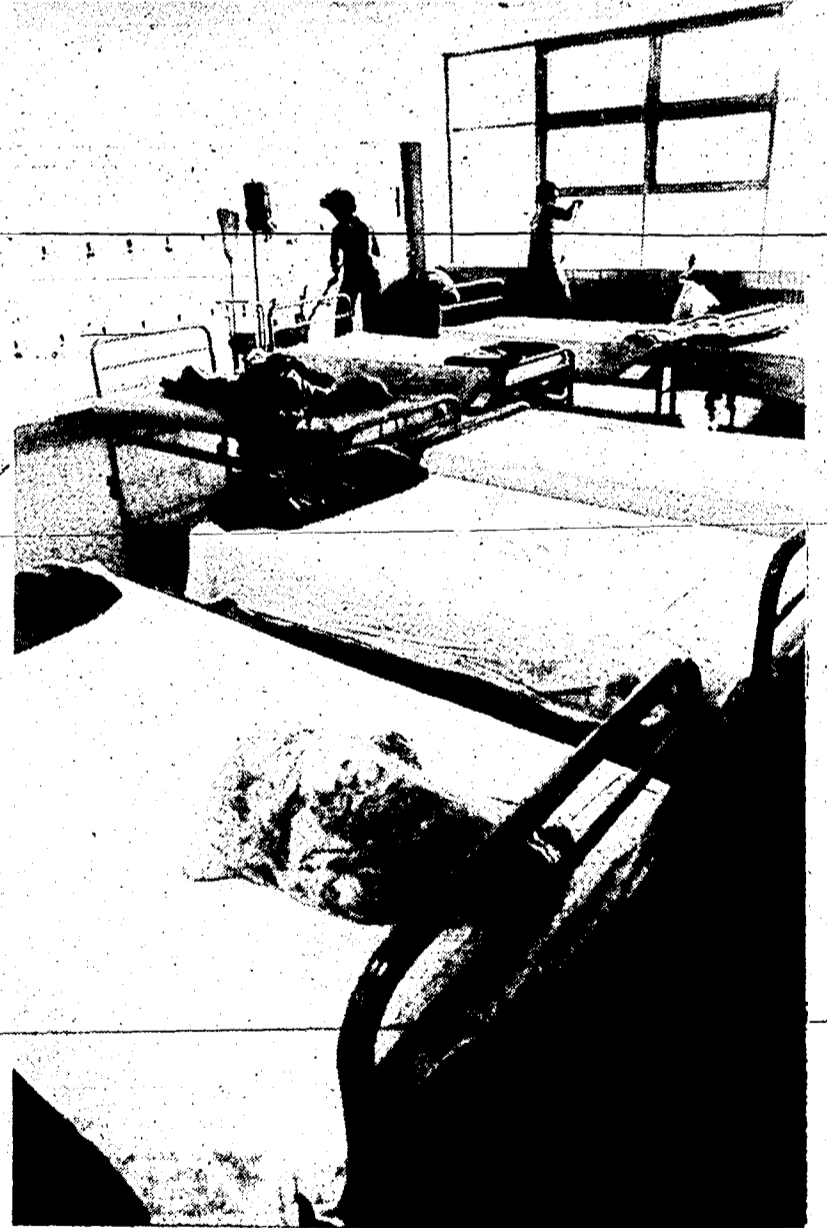
"Payday is as exciting for them as it is for any of us" said Helen Pennington, a worker with the residents in the workshop. Some of them spend their earnings on posters to decorate their room, she said, and some save enough to buy tape recorders or radios, while other residents put their money in a local credit union account.

A clothing store within the center enables residents to pick their own clothes.

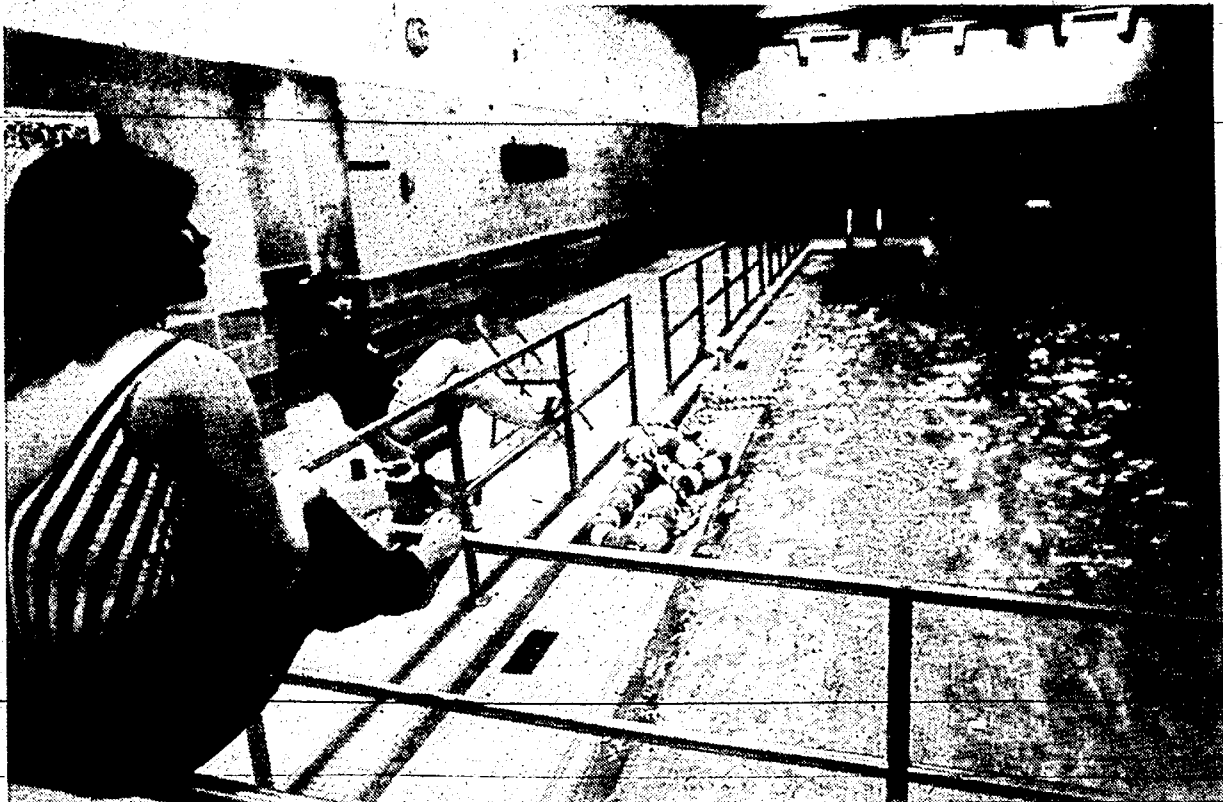
"We try to make it seem more like a normal situation" said Schweitzer.

There are several kinds of physical activities at the recreation building, noted Schweitzer. There is a gym for group

Cont. on next page



A SLEEPING AREA in one of the 'living units' at the state-run Plymouth Center. There are 10 persons each per ward, each with a sleeping and living room type area. A federal court order has decreed the center hire more employees so that each attendant is in charge of four residents, not the usual eight or 10.



CHRIS REDMOND is a pool attendant at the Plymouth Center. Residents are taught

basic swimming strokes and physical therapy at the pool.



PLYMOUTH CENTER resident Gary assembles a helicopter in a workshop on the center grounds. The workshop teaches residents skills and provides them with a 'working' atmosphere, center officials say.

Amid charges of patient abuse, life goes on

Cont. from preceding page

activities and a 'big wheel' bicycle for taking a spin around the room. The swimming pool is from 18 inches to four feet deep and, according to Schweitzer, some residents have learned a few basic strokes well enough to swim across the pool.

The physical therapy room is filled with machines. The residents, with the help of an aide learn how to use and develop muscles with the machines, said Schweitzer.

Each residential building has its own outside playground. There are swings and other play equipment for the residents. Following each day, residents return to their "living units" where they are served dinner. The meals are prepared in a central location then taken to the wards, Schweitzer said, adding that most buildings have four wards and each ward is divided into four living units.

According to Sweitzer, there are 10 residents per living unit. He said part of the area was for sleeping and the other was a living area.

"In the evening, the attendants try to involve everyone in a program - whatever the training each resident needs to work on," Schweitzer said, adding that some of the residents go to bed earlier than others, because they require more sleep.

Future plans for the center include remodeling of several buildings Schweitzer said, plus, because of a federal court order, adding 270 more employees to the current 850.

"We need the additional help," Schweitzer said as the tour ended. "Once the remodeling is finished and the new employees learn their duties, it will make everyday living here easier for everyone."



RECREATION AND PHYSICAL therapy activities alike take place in this gym at the

Plymouth Center. Attendants supervise recreation and exercises.





A look inside Plymouth Center



JOHN, a resident at the center, bowls during recreation time. Residents often attend school off the center's grounds, a requirement of the state's special education law.

*Photos by
Bill Bresler*

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The fact that they are mentally and physically handicapped does not prevent them from enjoying and participating in many daily situations, according to center officials.

According to Peter Schweitzer, director of community relations at the Plymouth Center, "it is mandatory (state law) that all residents age 25 and under receive an education."

Since the Northville complex is not big enough to include schools, about 670 residents are bused off the grounds each day to schools in Dearborn, Livonia, and Garden City. The residents

who are physically handicapped are taught on the grounds, said Schweitzer "because we do not have the special vehicles to transport them."

The residents receive their training from special education teachers at the schools. According to Schweitzer, "some of the things we try to teach them are how to socialize with others, appropriate behavior, toilet training, motor development, and speech."

Many residents who are 25 years and older are trained to do certain jobs, Schweitzer said. Some are "employed" in a workshop on center grounds where they put toys together for a local toy company. They have time cards to keep track of their hours and are paid once a week on Friday.

"Payday is as exciting for them as it is for any of us" said Helen Pennington, a worker with the residents in the workshop. Some of them spend their earnings on posters to decorate their room, she said, and some save enough to buy tape recorders or radios, while other residents put their money in a local credit union account.

A clothing store within the center enables residents to pick their own clothes.

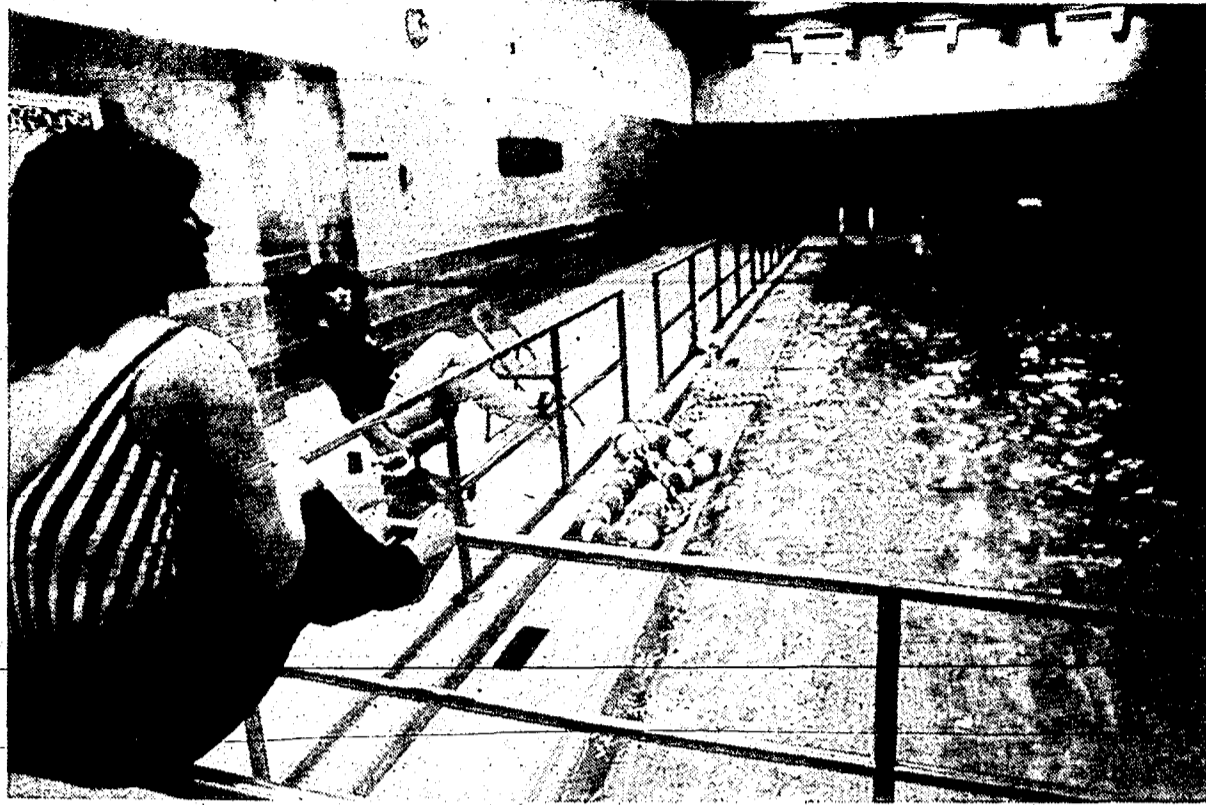
"We try to make it seem more like a normal situation" said Schweitzer.

There are several kinds of physical activities at the recreation building, noted Schweitzer. There is a gym for group

-Cont. on next page



A SLEEPING AREA in one of the 'living units' at the state-run Plymouth Center. There are 10 persons each per ward, each with a sleeping and living room type area. A federal court order has decreed the center hire more employees so that each attendant is in charge of four residents, not the usual eight or 10.



CHRIS REDMOND is a pool attendant at the Plymouth Center. Residents are taught basic swimming strokes and physical therapy at the pool.



PLYMOUTH CENTER resident Gary assembles a helicopter at a workshop on the center grounds. The workshop teaches residents skills and provides them with a 'working day' atmosphere, center officials say.

Amid charges of patient abuse, life goes on

Cont. from preceding page

activities and a 'big wheel' bicycle for taking a spin around the room. The swimming pool is from 18 inches to four feet deep and, according to Schweitzer, some residents have learned a few basic strokes well enough to swim across the pool.

The physical therapy room, is filled with machines. The residents, with the help of an aide learn how to use and develop muscles with the machines, said Schweitzer.

Each residential building has its own outside playground. There are swings and other play equipment for the residents. Following each day, residents return to their "living units" where they are served dinner. The meals are prepared in a central location then taken to the wards, Schweitzer said, adding that most buildings have four wards and each ward is divided into four living units.

According to Sweitzer, there are 10 residents per living unit. He said part of the area was for sleeping and the other was a living area.

"In the evening, the attendants try to involve everyone in a program - whatever the training each resident needs to work on," Schweitzer said, adding that some of the residents go to bed earlier than others, because they require more sleep.

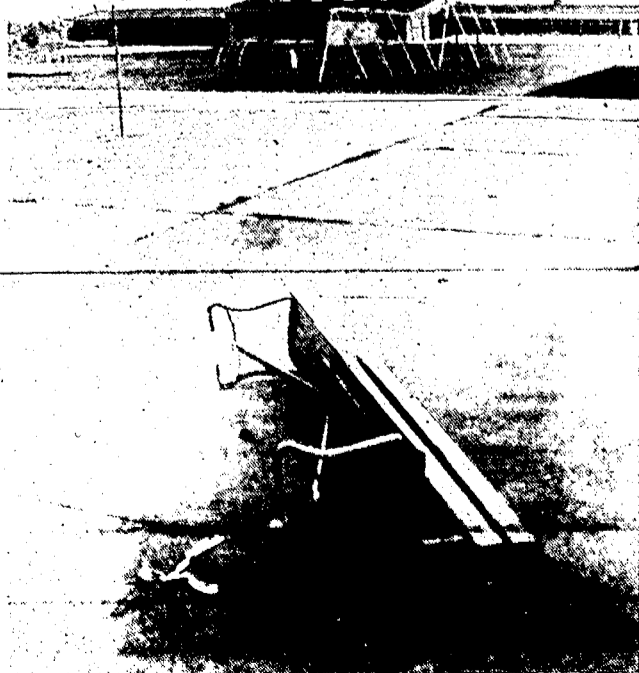
Future plans for the center include remodeling of several buildings Schweitzer said, plus, because of a federal court order, adding 270 more employees to the current 850.

"We need the additional help," Schweitzer said as the tour ended. "Once the remodeling is finished and the new employees learn their duties, it will make everyday living here easier for everyone."



RECREATION AND PHYSICAL therapy activities alike take place in this gym at the

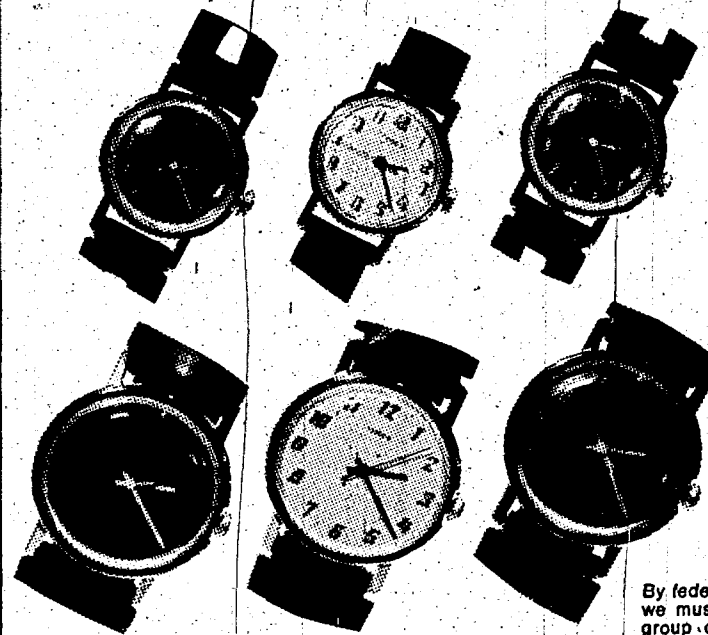
Plymouth Center. Attendants supervise the recreation and exercises.



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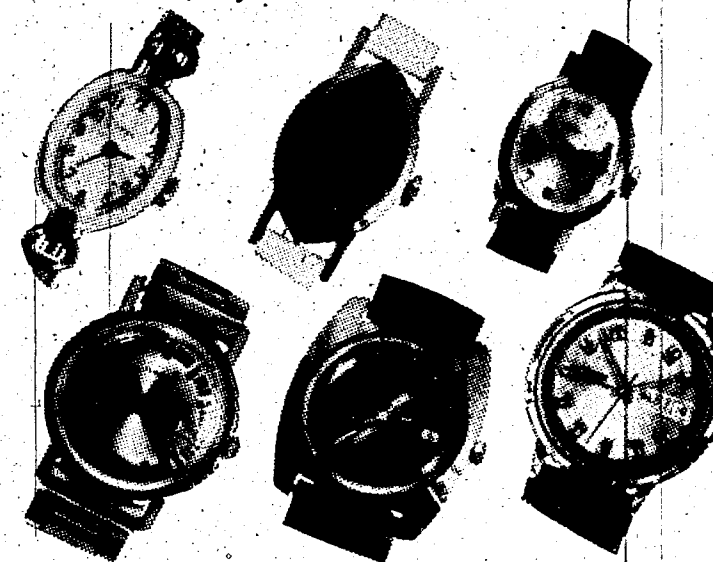


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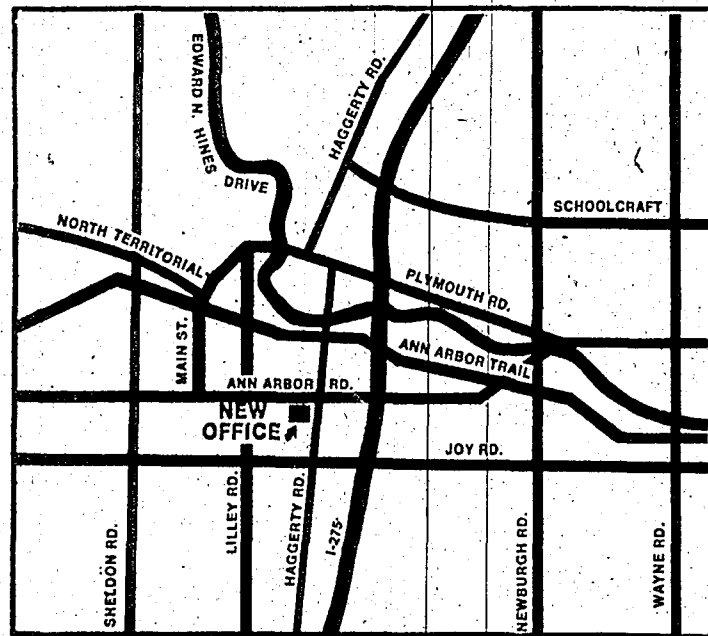
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Canton, Salem aim for league titles

Chiefs have potential for banner season

BY ERIC OLSON

A Western Six League championship, a 23-3 record, a number three ranking in the state, and three district titles — what could the Canton baseball team do for an encore?

How about a state championship?

Well, Coach Chief Fred Crissey is not making any bold predictions but he is "cautiously optimistic" about the upcoming season.

"Goal setting is a trap I don't want to fall into," said Crissey.

But Crissey does admit that perhaps this team has the most potential and talent of any of his other fine teams; however, he stresses, "talent and potential alone will not be enough."

"Attitude will be the key to the season. We need the determination, dedication, and desire to win," added Crissey.

Pitching is where the Chiefs appear to have a whole teepee full of talent. And according to many, pitching is (if you'll pardon a hackneyed expression) 80 per cent of the game.

Righties Doug Smith (7-2 last season) and Brian James (6-0) return from last year's team, and Dale Albright, another righty, brings an impressive 11-0 mark with him from the junior varsity.

Righthanded Scott Dawson, a transfer, should add depth to the already strong staff. Dawson posted a 9-0 record with the team during the summer.

While Crissey says that this might be the best pitching he has ever had, he also has praise for his receivers, Jeff Campbell and Russ Mandle.

Campbell he describes as "a good hitter (over .300), a good arm, and a good leader." Mandle he sees as "potentially the greatest he has ever had."

Senior shortstop Scott Collins anchors the Chief infield. Collins, who was a first team all-state selection, batted a whopping .478 last year. Al Lupinski is the backup.

Albright and Dawson, a lefthand swinger, will alternate at first base as will Ray Smock and slick-fielding Tom Norton at second. Don Dreher will be at third rounding out the infield.

Craig Lee, who played the hot-corner last year, will open in second center-field and be flanked by Doug Smith in right and David Weisen in left. Mike Pathe, Terry Ennis and James will be the reserves.

In all the Chiefs have 11 returning lettermen, eight seniors and 11 juniors. And they should be ready to hit the warpath on opening day.

Cont. on pg. 24



CANTON runs down a Wayne Memorial player in last year's district playoffs. Eliminated by Wayne in the district finals, the Chiefs hope to go a lot farther this year. (Crier photo by Craig Brass.)

THE COMMUNITY CRIER: March 29, 1978

Rocks want to retire the Sub-8 trophy

BY CHAS CHILD

Last year the Salem baseball team endured a difficult season: finishing under .500 (12-13), with an uncharacteristic second place finish in the Suburban Eight League is not what Salem fans have come to expect.

This season, though, the Rocks are out to "retire the trophy." Salem won the league in 1975 and 1976, and need a third title to stash the trophy in the glass case at CEP.

"I'm optimistic," said Salem Coach Brian Gilles. "I think we're going to

have the senior leadership that we don't always have last year. All the players are working hard and they care about one another.

"You can tell right away if a team has the right concentration and I think we're ready," Gilles said.

The team's attitude may be right, but the weather certainly hasn't been. With the winter dragging its heels the Rocks as of Monday had not practiced outdoors. (Are we even going to have spring, or is winter going to merge into summer sometime in the middle of July?)

For the Rocks' championship hopes to crystallize, the pitching staff must be a lode of consistency and talent.

"Pitching is 90 per cent of the game in high school," Gilles said.

Two seniors, Bruce Piper and Doug Holloway, will be Salem's starting pitchers. Both were spot starters and relievers last year, but came off excellent summer seasons in the Connie Mack league.

Piper was 5-0 over the summer while Holloway posted a 5-1 mark. No overpowering, they rely on good control and off-speed pitches.

As a spot starter and reliever, Gilles will have Perry Strautz, who played for Salem as a freshman, but didn't come out again until this year. Other pitchers who will be called on to put out fires will be four juniors, John Holdsworth, Matt Etienne, Barry Owens and Dave Runge.

Behind the plate, John Lewelling and Dave Wilcox will be seeing a lot of action, while three candidates are vying to start at first plate: Bobby Waite, Sam Merrill and Wally Brown.

"Waite is an excellent player. Last year he hit .433 in the league and .357 on the season. He is a legitimate hitter," Gilles said.

Cont. on pg. 24



THE ROCKS will be looking for leadership this season from these tri-captains: left to right, Bob Waite, Doug Holloway and Joe Goodsir. (Crier photo by Chas Child.)

Sponsored by Oasis Golf Center

Rocks, Chiefs unveil spring sports schedules

DATE	OPPONENT	PLACE	TIME
Sat. April 15	Bish. Borgess (DH)	H	12:
Wed. April 19	Harrison	T	3:45
Sat. April 22	Redford Union (DH)	T	12:
Mon. April 24	W.L. Western	H	4:
Wed. April 26	Waterford Mott	T	4:
Sat. April 29	Brother Rice (DH)	H	12:
Mon. May 1	Northville	H	4:
Wed. May 3	Churchill	H	4:
Sat. May 6	Northwestern & Stevenson (DH)	H	12:
Mon. May 8	Harrison	H	4:
Wed. May 10	W.L. Western	T	4:
Fri. May 12	Royal Oak D'Onofrio	T	7:30
Sat. May 13	Windsor Invitational	T	10a.m.
Mon. May 15	Waterford Mott	H	4:
Wed. May 17	Northville	T	4:
Fri. May 19	Midland Tournament	T	3:
Sat. May 20	Midland Tournament	T	3:
Mon. May 22	Churchill	T	3:30
Sat. May 27	Pre-Districts Sterling Hgts. (DH)	T	4 & 7:30
Wed. May 31	Districts Regionals	T	7:30
Sat. June 3			
Sat. June 10			

DATE	OPPONENT	PLACE	TIME
Fri. April 7	Thurston	H	3:30
Fri. April 14	Bentley	T	4:
Tues. April 18	Allen Park	T	4:
Fri. April 21	Belleville	H	4:
Sat. April 22	Wayne (DH)	H	12:
Tues. April 25	Redford Union	T	4:
Thur. April 27	Trenton	H	4:
Fri. April 28	Northville	H	4:
Sat. April 29	Franklin (DH)	H	12:
Tues. May 2	Edsel Ford	H	4:
Thur. May 4	Ypsilanti	T	4:
Fri. May 5	Dearborn	T	4:
Sat. May 6	Northwestern & Stevenson (DH)	H	12:
Tues. May 9	Bentley	H	4:
Fri. May 12	Allen Park	H	4:
Tues. May 16	Belleville	H	4:
Thur. May 18	Redford Union	H	4:
Tues. May 23	Trenton	T	4:
Thur. May 25	Edsel Ford	T	4:
Sat. May 27	Pre-Districts	T	4:
Tues. May 30	Dearborn	H	4:
Sat. June 3	Districts		
Sat. June 10	Regionals		

DATE	OPPONENT	PLACE	TIME
Fri. April 14	Bentley	H	4:
Tues. April 18	Allen Park	H	4:
Thur. April 20	Belleville	T	4:
Fri. April 21	Stevenson	T	3:30
Mon. April 24	Redford Union	H	4:
Tues. April 25	Trenton	T	4:
Fri. April 28	Thurston	T	3:30
Mon. May 1	Edsel Ford	T	4:
Tues. May 2	Dearborn	H	4:
Fri. May 5	Ann Arbor Pioneer (DH)	H	12:
Sat. May 6	Bentley	T	4:
Tues. May 9	Allen Park	T	4:
Fri. May 12	Belleville	H	4:
Sat. May 13	Franklin (DH)	T	12:
Thur. May 16	Edsel Ford	T	4:
Mon. May 18	Dearborn	T	4:
Mon. May 22	Trenton	T	3:30
Tues. May 23	Edsel Ford	H	4:
Thur. May 25	Pre-Districts	T	4:00
Sat. May 27	Dearborn	T	4:00
Tues. May 30	Districts		
Sat. June 3	Regionals		

DATE	OPPONENT	PLACE	TIME
Thur. April 20	Pierce	T	4:
Mon. April 24	Catholic Central	T	4:
Wed. April 26	Salem	T	4:
Thur. May 4	Marshall	H	4:
Mon. May 8	Ypsilanti	T	4:
Thur. May 11	Pierce	H	4:
Tues. May 16	Salem	H	4:
Wed. May 17	Marshall	T	4:
Thur. May 24	W.L. Central	T	4:

DATE	OPPONENT	PLACE	TIME
Mon. April 17	Willow Run	H	3:30
Wed. April 19	Redford Union	T	3:30
Thur. April 20	Ypsilanti	T	4:
Mon. April 24	W.L. Western	H	4:
Wed. April 26	Waterford Mott	T	4:
Mon. May 1	Riverview	H	4:
Thur. May 4	Salem	H	4:
Mon. May 8	Redford Union	H	4:
Wed. May 10	W.L. Western	T	4:
Fri. May 12	Thurston	H	3:30
Mon. May 15	Waterford Mott	T	4:00
Wed. May 17	Riverview	T	4:
Wed. May 24	Salem	T	4:

DATE	OPPONENT	PLACE	TIME
Fri. April 14	Bentley	H	4:
Tues. April 18	Allen Park	H	4:
Thur. April 20	Belleville	T	4:
Fri. April 21	Stevenson	T	3:30
Mon. April 24	Redford Union	H	4:
Tues. April 25	Trenton	T	4:
Fri. April 28	Thurston	T	3:30
Mon. May 1	Edsel Ford	T	4:
Tues. May 2	Dearborn	H	4:
Fri. May 5	Ann Arbor Pioneer (DH)	H	12:
Sat. May 6	Bentley	T	4:
Tues. May 9	Allen Park	T	4:
Fri. May 12	Belleville	H	4:
Tues. May 16	Redford Union	T	4:
Mon. May 22	Franklin	T	3:30
Tues. May 23	Trenton	H	4:
Thur. May 25	Edsel Ford	H	4:
Sat. May 27	Pre-Districts	T	4:00
Tues. May 30	Dearborn	T	4:00
Sat. June 3	Districts		
Sat. June 10	Regionals		

DATE	OPPONENT	PLACE	TIME
Tues. April 18	Brighton	T	3:
Thur. April 20	Salem	T	3:
Tues. April 25	Willow Run	H	3:
Thur. April 27	Saline	T	3:
Tues. May 2	Brighton	T	3:
Tues. May 9	Salem	H	3:
Thur. May 11	Willow Run	T	3:
Tues. May 16	Saline	H	3:
Thur. May 18	Brighton	H	3:
Sat. May 20	Regionals		
Mon. June 5	State Finals		


DATE	OPPONENT	PLACE	TIME
Thur. April 13	Bentley	T	3:30
Mon. April 17	John Glenn	H	3:30
Tues. April 18	Allen Park	T	3:30
Wed. April 19	Stevenson	T	3:30
Tues. April 25	Franklin	H	3:30
Thur. April 27	Trenton	H	4:
Mon. May 1	Thurston	T	3:45
Tues. May 2	Edsel Ford	H	4:
Thur. May 4	Dearborn	T	4:
Tues. May 9	Bentley	H	4:
Thur. May 11	Allen Park	H	4:
Tues. May 16	Northville	H	4:
Fri. May 19	Regionals	T	4:
Sat. May 20	Edsel Ford	T	4:
Thur. May 25	Dearborn	T	4:
Tues. May 30	State Finals		
Fri. June 2	State Finals		
Sat. June 3	State Finals		

DATE	OPPONENT	PLACE	TIME
Fri. April 14	John Glenn	T	3:30
Mon. April 17	Bentley	H	3:30
Tues. April 18	Franklin	T	3:30
Thurs. April 27	Harrison-Trenton	T	3:30
Salem	H	3:30	
Tues. May 2	W.L. Central	H	3:30
Thur. May 4	W.L. Western	T	3:30
Tues. May 9	Thurston	T	3:30
Thur. May 11	Waterford Mott	H	3:30
Wed. May 17	Northville	T	3:30
Sat. May 20	Regionals	T	3:30
Thur. May 25	Churchill	T	3:30
Wed. May 31	Western-6	H	3:30
Sat. June 3	State Finals		

DATE	OPPONENT	PLACE	TIME
Tues. April 11	Thurston	H	3:30
Tues. April 18	N. Farmington	H	3:30
Mon. April 24	Bentley	T	3:30
Thur. April 27	Harrison	T	3:30
Tues. May 2	W.L. Western	H	3:30
Sat. May 6	Observer Relays	T	3:30
Thur. May 11	Waterford Mott	T	3:30
Wed. May 17	Northville	H	3:30
Sat. May 20	Regionals		
Wed. May 24	Churchill	T	3:30
Wed. May 31	Western-6	H	3:30
Sat. June 3	State Finals		


DATE	OPPONENT	PLACE	TIME
Thur. April 6	Ann Arbor Huron	H	3:30
Thur. April 13	Bentley	T	3:30
Tues. April 18	Northville & Stevenson	N'ville	3:30
Thur. April 20	Belleville	H	3:30
Thur. April 27	Trenton	T	3:30
Thur. May 4	Dearborn	H	3:30
Sat. May 6	Observer Relays	T	3:30
Wed. May 10	Edsel Ford	H	3:30
Fri. May 12	Stevenson Invitational	T	5:00
Wed. May 17	Allen Park	T	3:30
Sat. May 20	Regionals		
Thur. May 25	Redford Union	H	3:30
Wed. May 31	Suburban-8	Dearborn	3:30
Sat. June 3	State Finals		

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THE COMMUNITY CRIB: March 29, 1978



SALEM COACH BRIAN GILLES

Salem must start fast

Cont. from pg. 21

At a second base, the Rocks have senior Billy Kral and Paul Dillon and Chris Lock, both juniors and at short-stop Mike Michalek and Chris Hannah are competing for a starting spot.

While not pitching, Holloway and Piper will hold down third base. Junior Mike Cimino will also see action at the hot corner.

Anchoring the outfield will be Joe Goodsir who started in center all last year as a junior. Paul Woodard will also see some action at center, while Merrill, Brown and Billy Harsha are slated to play leftfield.

In right field, Etienne, John Lewelling and Dillon will all get a chance.

Two main obstacles stand in Salem's

way in the title chase: Allen Park and Livonia Bentley.

Although Allen Park posted a 6-7 mark in the Sub-8 last year, they fought their way to the semifinals in the state playoffs. Furthermore they're losing only one starter from last season.

"They'll definitely have momentum," said Gilles. Defending champion Bentley has five starters coming back this year.

The Rocks will have little time to prepare for the two, either. After opening against Thurston April 7, Salem will hit the road to take on Bentley on April 14 and Allen Park the following Tuesday.

"We'll have to come out of the gate fast," said Gilles. "It's going to be a real dogfight."



THE CHIEFS are pinning their hopes on these stars: left to right, Craig Lee, Doug Smith, Ray Smock and Scott Collins

Chiefs' key: desire

Cont. from pg. 21

"We practice all year. I'm a firm believer in practicing some of my kids played over a hundred games last summer," said Crissey.

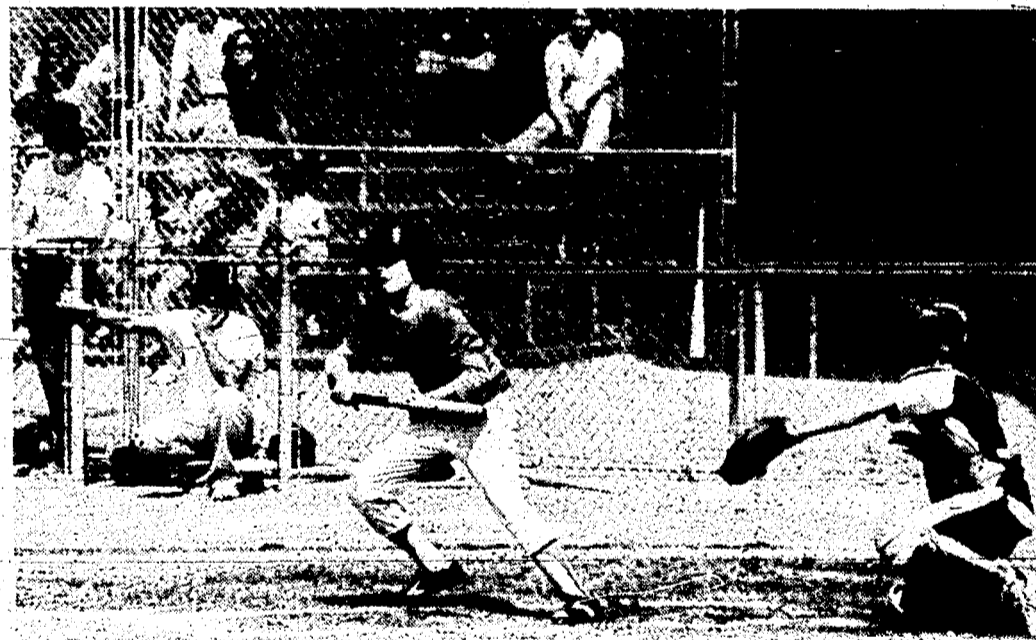
Non-league state powers Detroit Catholic Central and Birmingham Brother Rice should test the Chiefs, but who will challenge them for the Western Six crown?

"Farmington Harrison and Walled

Lake Western will be in the race with us. And maybe Livonia Churchill has an outside shot," predicts Crissey.

Baseball roots run deep at Canton as they have captured three straight Western Six Championships, posted a 75-22 record over the last four years, and won three out of the last five district titles.

The roots will grow even deeper should they become state champions.



PLYMOUTH-CANTON'S Hawkeyes battling in last year's state tournament. (Crier photo by Brian Watkins.)



CANTON COACH FRED CRISSEY, pictured with last year's team, believes determination, dedication and desire will be the keys to the Chiefs' success this year. With the team's talent, a healthy dose of these three "D's" could take Canton to the league title and far beyond. (Crier photo.)

PCJBA ready to play

With over 1,400 youths ready to play on 80 teams, the Plymouth-Canton Junior Baseball Association is expecting another good year of friendly competition.

The youngest players in the league are the seven and eight-year-old boys and girls competing in tee ball.

After tee ball, the boys and girls separate into their own leagues. The next step up for girls is the 9-12 year-old division, composed of 12 teams.

The older girls, aged 13-15, play in an eight-team league.

The boys play in the "B," "A," "F," and "E" leagues. The "B" league, for 9 and 10 year-olds, is made up of 24 teams as is the "A" league for-11 and 12 year-olds.

Boys aged 13 compete in the "F" league (six teams), and 14 and 15 year-

olds play in the "E" league (also six teams.)

Opening day for some of the teams is May 8, while many leagues wait until school is out in June to begin competition.

Although regular registration for all the teams is over, any boy or girl who still wants to play can still join. To late register, call Jeanne Goodrich, 455-7065. There is a \$5 fee for registering late.

To insure that every youth gets a chance to play, PCJBA rules state that each player must get in the game for at least 12 outs - two offensive innings and two defensive innings. Plus, every kid must get one chance at the plate.

Jerry Stevens, president of the PCJBA, said the league still needs umpires and managers for the summer season. Call him at 453-0950, if you're interested.

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Or... Select One of These
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New sport in girls future?

BY CHAS CHILD

At CEP, there are eight varsity girls teams and nine varsity boys teams, leaving the girls one shy.

While there is no pressure from state or federal officials to perfectly balance the sexes at nine sports each, Athletic Director John Sandmann is still looking for another team

for the women at the Park. What will it be?

Synchronized swimming, cross country and soccer have all been mentioned.

"We seriously considered moving the synchronized swim club up to varsity status, but the people involved only voted 50-50 to make the switch," said Sandmann.

Also, there are very few varsity synchronized swimming teams in the area, he said. "Competition would be difficult to arrange."

Cross country has also been discussed, but perhaps soccer is the one to keep your eye on. "There's been quite a bit of interest in soccer -- not only for girls but for boys also," said the athletic director.

Soccer is certainly on the rise in Plymouth and Canton. About 850 youths will play soccer in the fall and about 1,500 are expected next year, according to David Monk of the Canton Soccer Club.

By comparison, a little more than 1,400 youths have signed up to play softball and baseball this summer in the Plymouth-Canton Junior Baseball Association.

Monk even met with Canton Principal Kent Buikema and Salem Principal Bill Brown to discuss adding varsity soccer teams at the high schools. No plan came of the meeting, however.

According to Sandmann and Monk, soccer does have one major advantage: it's cheap. Unlike football, for example, only light uniforms are required. Besides the uniforms you need balls, a field and goalposts.

In these days of tight school budgets, being inexpensive wouldn't hurt soccer's chances of "making varsity."

"We don't have any plans for it next year, but it's a possibility for the future," said Sandmann.

the Crier Sports



Cold workout

THE WEATHER is cold but the track season draws near. Canton trackster Dan McGlenn jogs through Hines Park last week getting ready for the upcoming campaign. Don't miss previews of all the spring varsity teams at CEP in The Crier. (Crier photo by Bill Bresler.)

Suns eye crown

The Plymouth Suns, winner of the Plymouth-Canton Junior Basketball Association's high school division will be battling for the state recreation title in Plymouth this weekend.

The Plymouth Parks and Recreation Department and the association will be sponsoring the tournament on Friday, Saturday and Sunday.

The Suns drew a bye for the first round at Salem and Canton high schools, and their first game is scheduled for 10 a.m. on Saturday and Central Middle School.

The tourney's finals will be played at 3:30 Sunday at Central. Fourteen teams from around the state will compete for the trophy.

the Yankee Clipper

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Canton seeks soccer fields

Without more soccer fields in Plymouth and Canton, the number of youngsters flocking to the fast-growing sport may have to be limited, said David Monk, secretary of the new Canton Soccer Club.

"The present fields are stretched to the limit," Monk said. "And since we expect the number of players to double next year, we need more fields."

In a letter to the Canton Board of Trustees last night, Monk asked officials to provide more soccer fields in the township.

Monk helped form the Canton Soccer Club last month in a dispute with the established Western Suburban Soccer League of which the Plymouth Parks and Recreation league is still a member.

"Our registration for coming spring season attracted approximately 250 children aged 5-19, which converts into 17 teams," Monk wrote the board.

"The few existing fields in the area, mostly in Plymouth, are on Plymouth-Canton

School District property and will be shared by the Plymouth and Canton organizations, but these fields are almost inadequate for the combined number of teams of the two organizations which is 56, making 28 games being played every weekend."

Presently, Canton has no soccer fields other than the ones on school property. Frank McMurray of Canton's Recreation Committee said his committee is investigating the problem.

According to McMurray, the possibilities for new fields are these:

1) Chalking fields on the outfields of the present planned baseball diamonds at Griffin Park.

2) Cutting the weeds on the township's new property near Lilley and Cherry Hill which was recently purchased from Detroit Edison.

3) Chalking fields on other school sites in the township.

4) Using the parks in subdivisions.

Monk said only a level field need be provided. His club will be glad to chalk it and erect the goal posts, he said.

"We are set for this season," said Monk. "The real need is for next year." Approximately 850 youths will be playing this year, but Monk expects about 1,500 next year.

"I wanted to bring this to Canton's attention so we can be ready," he said.

Ice Olympics nixed

Ken Garner of the Plymouth Parks and Recreation Department has announced that the Junior Ice Olympics, scheduled for April 1, has been cancelled.

"There were not enough applications to make it go," Garner said. "But I'm going to try again next year."

Junior swimmers cop fourth in league meet

The Plymouth-Canton Cruisers finished fourth in the Super Six League championship meet at Salem High School last Saturday.

Milan won with 1,506½ points, followed by Chelsea, 1415; Belleville, 1,224½; Plymouth-Canton, 878; Willow Run, 578; and Ypsilanti, 508.

The Cruisers finished like this:

100-yard medley relay:
8 & under girls: 4th, D. Kelly, C. Roessler, B. Young, C. Elliott, 1:37.7.

9 & 10 boys: 5th, B. La-Prise, S. Swartzinski, J. Hancock, G. Wolff, 1:13.2.

9 & 10 girls: 1st, K. Paraninen, L. Wochna, K. Elliot, G. Weed.

200-yard medley relay:
11 & 12 boys: 4th, B. Bowling, T. Collins, G. Simrak, B. Lewelling, 2:21.

11 & 12 girls: 2nd, K. Hajek, B. Greenleaf, B. J. Bing, J. Reimenschnieder.

13 & 14 girls: 3rd, L. Wochna, D. Sabo, K. Kahler, B. Worshop.

50-yard freestyle:
8 & under boys: 7th, Dean Roberts.

8 & under boys: 6th, K. Gallagher.

100-yard freestyle:
9 & 10 boys: 4th, J. Hancock.

9 & 10 girls: 8th, M. Barr.

200-yard freestyle:
11 & 12 boys: 4th, G. Simrak.

11 & 12 girls: 9th, M. Sullivan.

25-yard freestyle:
8 & under, boys: 3rd, Joe McCann.

8 & under, girls: 1st, C. Elliott.

50-yard freestyle:

9 & 10 boys: 8th, G. Wolff.

9 & 10 girls: 2nd, G. Weed.

11 & 12 boys: 3rd, B. Bowling.

11 & 12 girls: 3rd, J. Reimenschnieder.

13 & 14 boys: 6th, R. Fleisher.

13 & 14 girls: 7th, R. Worshop.

25-yard backstroke:
8 & under boys: 5th, S. Fitzgerald.

8 & under girls: 3rd, D. Kelly.

50-yard backstroke:
9 & 10 boys: 4th, S. Swartzinski.

9 & 10 girls: 3rd, K. Pakarinen.

11 & 12 boys: 2nd, T. Collins.

11 & 12 girls: 1st, K. Hajek.

13 & 14 girls: 2nd, L. Wochna.

25-yard breaststroke:
8 & under boys: 2nd, J. McCann.

8 & under girls: 10th, C. Roessler.

50-yard breaststroke:
9 & 10 boys: 8th, S. Swartzinski.

9 & 10 girls: 3rd, K. Elliot.

9 & 10 boys: 8th, G. Collins.

11 & 12 girls: 4th, B. Greenleaf.

8 & under boys: 1st, F. Wisniewski.

8 & under girls: 8th, K. Vesnaugh.

9 & 10 boys: 3rd, J. Hancock.

9 & 10 girls: 3rd, L. Wochna.

50-yard butterfly:
11 & 12 boys: 6th, G. Simrak.

11 & 12 girls: 1st, B. J. Bing.

13 & 14 boys: 11th, R. Fleisher.

13 & 14 girls: 7th, D. Sabo.

100-yard freestyle relay:
8 & under boys: 2nd, J. Reimenschnieder, T. McElroy, S. Fitzgerald, T. Wisniewski.

8 & under girls: 3rd, D. Kelly.

11 & 12 boys: 3rd, T. Collins.

11 & 12 girls: 4th, B. Greenleaf.

13 & 14 girls: 1st, K. Kohler.

25-yard butterfly:
8 & under boys: 1st, F. Wisniewski.

8 & under girls: 8th, K. Vesnaugh.

9 & 10 boys: 3rd, J. Hancock.

9 & 10 girls: 3rd, L. Wochna.

50-yard butterfly:
11 & 12 boys: 6th, G. Simrak.

11 & 12 girls: 1st, B. J. Bing.

13 & 14 boys: 11th, R. Fleisher.

13 & 14 girls: 7th, D. Sabo.

100-yard freestyle relay:
8 & under boys: 2nd, J. Reimenschnieder, T. McElroy, S. Fitzgerald, T. Wisniewski.

8 & under girls: 3rd, D. Kelly.

Golfers to meet

The Plymouth Women's Golf League of the Hilltop Glen Golf Course will meet at the Hilltop Clubhouse May 4 at 10 a.m. Play will begin Thursday morning, May 11. Registration fee of \$6 will be collected at the meeting and there will be a discussion of league rules. Anyone wishing to join should attend.

For information, call Gretchen Tripp, 453-0347.

Umpires needed

The Plymouth-Canton Junior Baseball Association needs umpires and managers for the upcoming season. Call Jerry Stevens, 453-0950, if you're interested.

Want to coach soccer?

The Canton Soccer Club needs coaches or assistant coaches for the upcoming spring season. If you're interested, please call David Monk, 455-4225.

Register for floor hockey

Applications are now being accepted by the Plymouth Parks and Recreation Department to form a Floor Hockey League - ages 16 to 30.

If interested, stop by the Cultural Center at 525 Farmer Street and fill out an application. If enough people register, additional information will be supplied.

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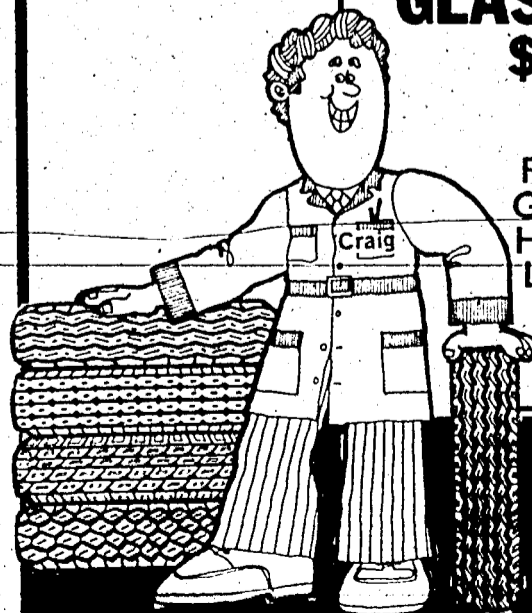
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THE COMMUNITY CRIER: March 29, 1978

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"Corvettes on water." That's how Jim Clark of Python Boats describes the supercharged "muscle-boats" assembled in a converted auto garage in downtown Plymouth.

Starting with a sleek and streamlined fiberglass body on which is mounted a large automobile engine, the craft is built for one thing only: speed.

"They can go up to 120 miles per hour," said Clark. "But I wouldn't recommend going that fast. Sixty is about right."

Who buys such a high-powered boat? Persons who don't have to worry about the price.

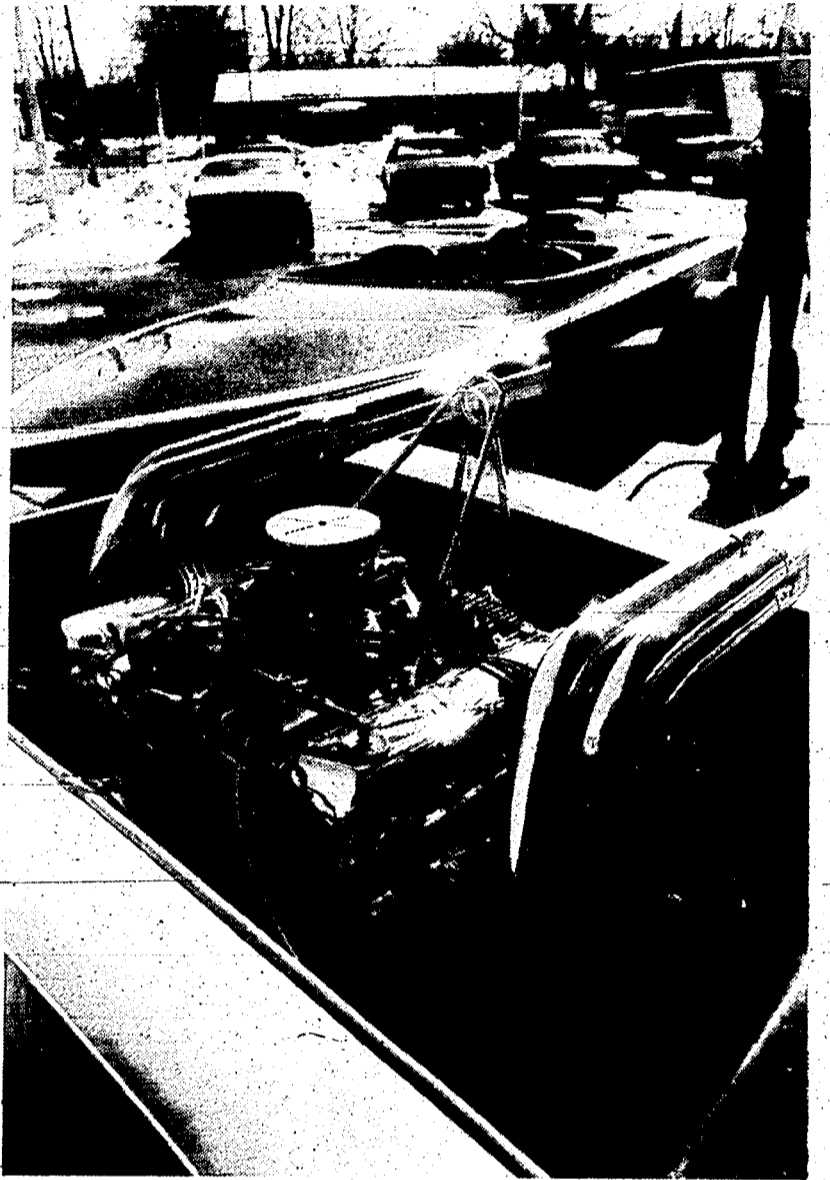
"It's an impulse thing," Clark said. "It's one of the last freedoms you can have. You can go out on the water and do donuts, figure eights and reverse shuts with no problem."

And the price of gasoline which creates all the power? "If you can afford one, you're not even thinking about gas," explained Clark.

The power plants used in the crafts are either 454 cubic inch Chevrolet automobile en-

gines or 460 Ford motors, which can both provide enough power for the boats' standard recreational use: water skiing.

And, finally, the price tag? About \$7,000. "It's worth it, though," Clark said. "It's like a Ferrari on a race course."



PYTHON muscle boats wait on dry land. (Crier photo by Bill Bresler.)

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Across the river lies Paducah

Part II
By Bob Cameron

Driver Carl McGuire of Detroit, works the north end of the route, which stops in Plymouth. He drives to Marshall, Ill. before handing the coach over to J.C. who completes the run to Paducah.

The Paducah Express pulls into Marshall about 5 a.m. in front of the city hall. It is, as McGuire points out, "the only place open here this time of the morning".

The 'Silver Eagle', McGuire's CB handle, also points out that Marshall is a town that had no street lights until recently. To make up for no municipal lighting, the city paid each home owner a small fee each month to leave their front porch lights on all night.

Local lore is readily volunteered by the drivers. They talk about towns like Muddy, Ill. (pop. 100), Plum Tree, Ind., Trimble Birds, Tunnel Hill and Round Knob - all in Illinois.

Many of the towns are too small to support a regular depot, so the bus line uses small diners, laundromats, gas stations, hotels and (of course), shares facilities with Greyhound in the small towns.

Places are only one of the subjects Paducah Express drivers tell about. People along the route also become familiar to the drivers and their stories are often legend.

One such legend centers around a Lawrenceville, Ill. resident. Express drivers say

the volunteer fireman and his wife were on a trip to Florida one winter. After stopping at a motel the first night, the couple rose early the next morning. After a long and tiring drive that day, they stopped late for another night's rest. The wife commented about the similarity of the motels and her husband noted, "They build them all the same now days".

But it was more than similarity, the couple discovered when they registered. To their dismay, it was the same motel. They spent the entire day driving in a large circle only to return to their early morning starting point. Hard to believe, but the Paducah Express drivers swear it is true.

Along the route, the countryside changes from the flat farmland of Indiana and northern Illinois to the once coal rich hills of southern Illinois. Passengers on the Paducah Express can still see the abandoned mine heads left from the early part of this century. The only activity around the mines, still closed by the national coal strike, were pickets and an occasional state trooper or National Guard contingent. Driver Powers explained that early in the strike, the main road was closed because of a disturbance around a mine entrance. The Paducah Express bus was detoured around back roads to avoid trouble, Powers said.

Brooks Line coaches are equipped with Citizen Band radios. Since each driver owns his own radio, every time drivers are changed on the route, so are radios.



A GRAIN BARGE slides under the Ohio River bridge. Shoreline in the background is the state of Illinois. (Crier photo by Robert Cameron).

Although the radios are there for emergency use if necessary, they also provide the drivers with some conversation with residents along the Paducah route. As one driver said, if he doesn't check in with someone about the right time, "they just might start to scan the airwaves to see if everything is alright."

Communication between the Paducah route drivers and locals hasn't always been as sophisticated, driver Duke Hook of Paducah says.

In the early 1950's, Hook was driving the route north from Marshall, Ill. to Detroit. The route took the bus south of Indianapolis, near the airport, early in the morning right after a scheduled commercial flight took off. The bus with its running lights was clearly visible to the airplane pilot and the plane was visible to Hook. Once, Hook flashed the bus spotlight at the plane overhead, the airplane pilot flashed his landing lights in response and then began a ritual of ground to air greetings that continued for years, said Hook.

The pilot and Hook never met nor spoke to each other but the communication continued until the flight was cancelled.

Hook relates, "It was a good feeling to see that guy up there and fun to see who would spot the other first I miss that."

As the Express nears Paducah, the road becomes an elevated ridge crossing a flood plain over the Ohio River.

The bridge over the river is a new double span, four lane steel arch that gives Paducah Express passengers

a wide angle view of river barges sliding down the river.

The city of Paducah is on the shore of the Ohio River and is a busy port for the shipping going up and down stream.

Paducah was a crossroad for early settlers moving west and for those using the rivers as transportation. In 1778, General George Rogers Clark visited the site that grew to be Paducah. The following year he used the same site as a base camp before crossing the Ohio into Illinois to battle the British. The history of Paducah is displayed around the town on historic markers that dot the streets and parks. Along the river lies a flood control area (used as a park in good weather), separated from the city by a 15-foot high concrete flood wall.

Paducah has changed since factory workers traveled north to Plymouth. Along its main street, Kentucky Avenue, brick sidewalks and newly planted trees accent modern traffic lights and brick and glass bus stops.

The store fronts are -- like

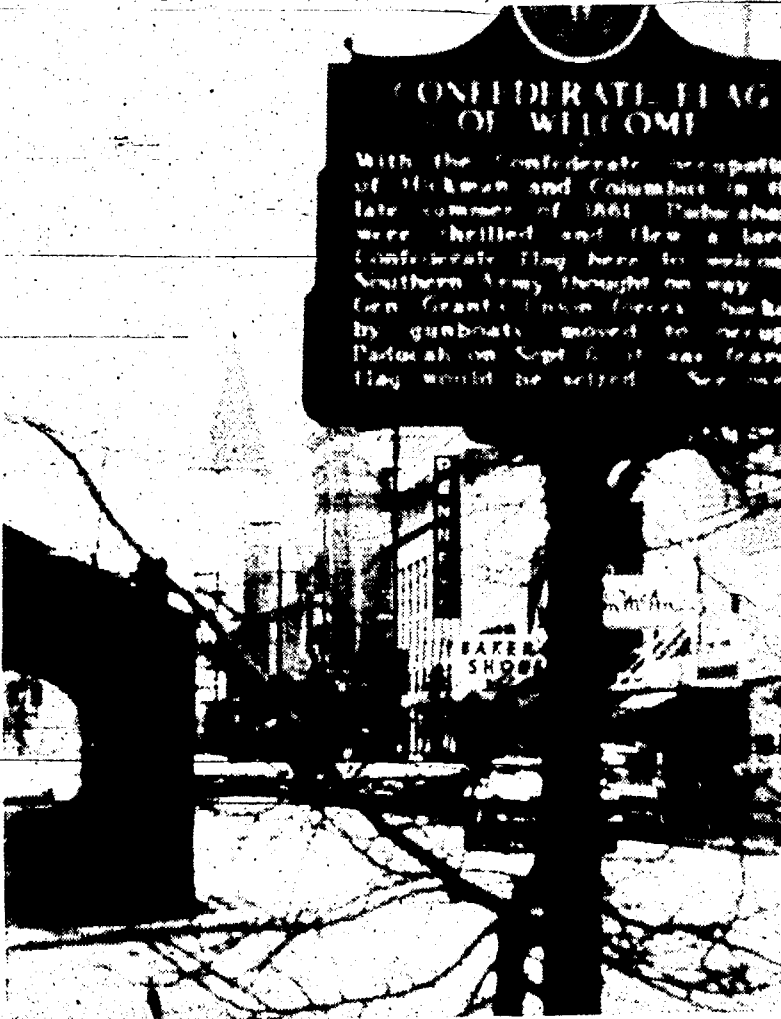
Plymouth's - from long ago and several of them are being restored. An old market building has been converted into a historical museum.

During the week the streets are busy with traffic and people shopping. The population of the Paducah community is around 100,000. Traffic jams are not uncommon there.

But Sunday in downtown Paducah is a different story. Bars, taverns and stores are closed, and most restaurants. The only place open on Kentucky Avenue is Wallgreens Drug Store.

At 3:30 p.m. the Detroit Express leaves Paducah. There is a new driver with new stories. The trip north is ever the same roads, with the same stops. Yet it looks different and maybe it's because we didn't want to leave Paducah just yet.

It isn't difficult to imagine what the trip was like back in the '40's, when the express was full of men and women from the south travelling north to a place called Plymouth, hoping to find work and perhaps make a home.



KENTUCKY AVENUE in downtown Paducah is where the Paducah Express arrives most mornings after an all-night ride from Detroit and Plymouth. The entrance to the city's modern bus station is at left, while the church in the background is more than 100 years old. (Crier photo)



PADUCAH, KY. bus depot. The bus to northern Detroit then Plymouth leaves the southern flatlands at 3:30 p.m. (Crier photo by Robert Cameron).

Photos by
Bob Cameron

THE COMMUNITY CRIER: March 29, 1978



The sting

THE FLIGHT OF THE bumblebee was at Gallimore School recently. Students involved in the stinging project hold their creation aloft. (Crier photo by Bill Bresler.)

Community deaths

Hathaway, pastor's wife

Inez A. Hathaway, 96, widow of the late Rev. S. Conger Hathaway, died Saturday, March 25 at Albion Community Hospital.

Rev. Hathaway was the pastor of the Plymouth Presbyterian Church from 1925-29.

Funeral services for Mrs. Hathaway were held in the Tide Williams Funeral Home in Albion and burial followed in Oak Hill Cemetery in Battle Creek.

Anderson, homemaker

Maud Anderson, 89, of Plymouth died March 20 in Westland. Funeral services were held at Schrader Funeral Home with the Dr. William M. Stahl officiating. Burial was in Riverside Cemetery.

She is survived by sons, Walter of Plymouth, Clarence of Valley Station, Ky., Howard of Holly, Kenneth of Carmel, Ind.; daughters, Mrs. Irene Deeg of Dearborn, Mrs. Vivian Fegan of Williamsburg, Mrs. Neva Wampler of Indianapolis, Ind.; 26 grandchildren.

Mrs. Anderson was a long time Plymouth resident and a homemaker. She was a member of the First Baptist Church of Plymouth and a member of the Loyal Daughters of the Baptist Church.

Spears, newscaster

John T. Spears, 39, 11681 Aspen Plymouth Township, died March 22 in Plymouth Township. Funeral services were held at First United Methodist Church of Plymouth with arrangements by Schrader's Funeral Home. Officiating were the Rev. Samuel F. Stout and the Rev. Buhl Eldridge. Burial was in Travelers Rest Cemetery, Samson, Ala.

Mr. Spears is survived by his wife, Sharon; parents, Mr. and Mrs. Ted Spears of Lake

Wales, Fla.; sons, John and Scott, at home.

He was an automotive engineer and was a radio announcer and automotive editor of WWJ Television and radio from 1965 to 1976.

Mr. Spears came to Plymouth from Detroit in 1971.

Haig, homemaker

Maud-I. Haig, 80, of 9242 Lilley Road, Plymouth Township died March 22 in Plymouth Township. Services were held at Schrader Funeral Home with the Rev. Harold W. Miller officiating. Burial was in Grand Lawn Cemetery.

Mrs. Haig is survived by her husband, George T.; daughters, Mrs. Vermita Weidman of Plymouth, Mrs. Virginia Lewis of Sterling Hgts.; sisters, Mrs. Iva Ferrenberg of Toledo, Ohio, Mrs. Ella Brown of Trenton, Mrs. Laura McQueen of Cass City; and seven grandchildren.

She was a homemaker and a member of the Faith Baptist Church of Orlando, Fla. She returned to Plymouth last year.

Vos, doctor

Dr. John F. Vos, 66, formerly of Plymouth Township, died March 20 in Grand Rapids. Memorial services were held in Vero Beach, Fla, followed by cremation.

Dr. Vos is survived by his wife, Jacqueline; sons, John F. III, of Plymouth, Robert F. of Livonia, daughter, Mrs. Judy Kamen of Westland and seven grandchildren.

He was on the staff of the Detroit Osteopathic Hospital from 1939 to 1974.

He was a 32nd degree Mason and a member of the Moslem Shrine Temple, Detroit. He was a member of the Vestry of St. John's Episcopal Church in Plymouth and a past president of the Redford Optimist Club.

Readers crowd library

Dunning Hough Library in the City of Plymouth currently serves residents from Plymouth and Canton townships as well as the city.

Growth has affected the public library and it is now cramped for space because more residents than ever use it.

"We are very crowded," said Deborah O'Connor, acting director for the library. "We haven't got enough space with so many users. We have audio visual equipment that takes up

a lot of space and so many paperbacks now that they sit on spinners in the middle of the floor."

Mrs. O'Connor said that current estimates show by 1980, the library will need 21,000 square feet to serve an estimated library-using population of 42,000 from the city and townships. The library building now covers 8,000 square feet.

"Even if Canton were to have their own library we'd still need the space for books and materials," said the acting library director, adding that

the library now has 38,756 books in stock plus records, tapes and audio visual aids.

"Every time we receive a new book, we must take one out because there is no room for more stacks," Mrs. O'Connor said. "There is no room to study or read. It is so congested sometimes here that just movement is enough to discourage serious study."

"People here just love books," the acting director said. "It's kind of a shame they can't browse or study. We're proud of our library growing, but it's very crowded."

Millage for books?

Cont. from pg. 1

out services if a library is started in Canton.

"Three quarters of a mill would bring in almost \$228,000 in this township," said Gorman. The millage would last for three years, Gorman said, and less could be levied in later years or up to one mill if needed.

"The 18,000 books are minimum to start a library," said Stein. "But at least we'd get the people in using it. It has to be done right."

The Canton library fund now has \$2,400 in its account, said Stein.

"To get the books, you almost have to pass a millage - they are the major cost," said Gorman.

Stein added, "There are no federal funds available for libraries. If we're ever going

to do it (finish the third floor) this is the cheapest time. I think it's a good thing for the residents of the township."

Gorman said a decision to finish the third floor should be made soon, while the "trades are in the building now. Their present contract expires June 1."

If the millage makes the ballot and is then accepted by the voters, a six-member Library Board of Directors would be voted in the next election following the millage vote.

Members of the Canton Library Committee are Stan Bucher, Tom Wilson, Jerry Williams, Kathy Williams, Josephine Rupert, Dr. James Gillig, Norma Waara, Doug Ritter and Sally Mundo.

City, twp. probe consolidation

Cont. from pg. 1

would hope to appoint committee members who will approach the consolidation question without bias.

Their aim is to arrive at one or two ways in which the two municipalities can join forces - perhaps as a prelude to further consolidation.

Said Notebaert, "If you have a trial balloon of some sort, you get experience you don't have now."

Turner is out of town this week, but Notebaert said the pair will arrange a meeting with the press after his return.

In February, 1974 a special election in the township and city, voters rejected a proposal to consolidate the two governments.

Fast-food in Canton

Cont. from pg. 3

cars to circle the entire complex without interfering with parking, according to the Hyatt representative. He added that parking would allow direct access to each building.

"One facility is larger than the other four to allow for a more diverse use," said the architect. "We have tried to work out the entrances and exits as well as the pedestrian traffic patterns." He said it would be a 300-foot walk at the most between each building.

Hyatt urged the commis-

sioners to decide soon. He noted that two more fast food restaurants were seeking approval on Ford Road, less than a mile away. The architect also noted that "time could be a factor. The market for fast food may change here in a year."

"They've done the job you've asked them," said Peek. "Of the three concepts, the rectangular one is the best and benefits the property owner and is closest to what the commission has been talking about for the past six to eight months."

Crier Classifieds

HELP WANTED

Mother working midnights, needs babysitter for 2 children while she works or roommate. Call between noon and 5 p.m., 455-1271.

IMMEDIATE OPENINGS for cook. Apply in person West Trail Nursing Home, 395 West Ann Arbor Trail.

Canton Township Summer Employment available at Recreation Dept. Applications for positions for summer program director, day camp leaders and co-leaders, playground leaders and co-leaders, part time maintenance and softball score keepers; can be obtained at Canton Recreation Building.

Wanted: New or used salespeople. Excellent training, professional marketing methods. Management positions available. Call Lynn Mallette, Realty World, Colonial Village, Inc. 455-7790.

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HELP WANTED

Wanted sitter for tract D on 45-15, 455-7469.

Janitorial Services -- part time help wanted, 12 midnight to 4 a.m., 4 nights a week, 355-2373.

Wallpaper Shop in Plymouth needs 25 hours per week. Decorator or design experience desirable. Must like to work with people, call 459-5444 between 9:30 & 5:00.

Housecleaning, one day per week in Plymouth. Call 453-0341 after 6 p.m. weekdays or on weekends.

HOMES FOR SALE

TO SETTLE ESTATE the quality of this never lived in home is evident in its 4 bedrooms, 2 1/2 baths, rec room w/ fireplace and a deck w/a magnificent view of Kensington Lake. \$110,000. Please call Ethel Bogart.

MAPLE ASSOCIATES
REALTORS
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1-642-6500

Northville Township, 4 bedroom, Colonial, five wooded acres, 348-2164.

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City of Plymouth - 2 bedroom duplex. Stove, Refrigerator, Air Conditioner, carpeting. No pets, \$295 month plus deposit, 455-0391.

WANTED TO BUY

Retired couple wishes to buy 3 bedroom home within \$35,000 to \$38,000 price in Plymouth, Northville, or Canton. Before 2 p.m., 271-0176.

WANTED TO RENT

Wanted- One or two bedroom apt., flat, or small house. Young married couple with references. We hate moving, will stay for some time. No pets, no kids, neither expected. Call: 453-6900 or 4599489

OFFICE SPACE RENTAL

Professional office space, downtown Plymouth. Excellent location in financial district across from Mayflower Hotel-share or sub-lease. 1300 sq. ft. available furnished and decorated in Williamsburg Colonial. Complete law library available. Terms are negotiable. Non-smoker preferred. Call: 455-4250.

ARTICLES FOR SALE

14 inch Keystone Mags with McGaud Locks, \$190. Call before 4 p.m., 459-9227.

Savage Model 24, 22 caliber over 20 gage shot gun, \$75. Marlin Model 57m, 22 magnum, \$110. 453-0421, no dealers.

Girls bike, two years old, 24 inch wheels, very good condition. \$30.00, 453-8145.

Singer sewing machine 401 for sale, reasonable, 464-0220.

ARTICLES WANTED

Looking for solid, reliable, used typewriters - preferably manual, call The Community Crier, 453-6900.

PAPER DRIVE

Explorer Paper Drive Post 1533. For more information or pick-up call 453-8765 or 453-0319.

VEHICLES FOR SALE

1970 Dodge Dart. Std. Trans. Good Mileage. Good Rubber, \$300. 453-9298.

NOMAD '63, 16 ft. sleeps 6, furnace, oven, 3 burner stove, ref., new tires, hitch, excellent condition, \$825.00, 453-5306.

1970 Park Estate Mobile Home. 12x60, 2 bedroom, 2 window AC, \$6500, call 261-7424 after 6 p.m.

VEHICLES FOR SALE

Pinto 74, 4 speed, good condition new tires, \$850, 397-3176 after 6 p.m.

GARDENING

Roto tilling (Troy-Built-Way) Wood chips, \$ 6 a yard, 455-3822.

SERVICES

Enjoy the beauty of pierced earrings! Ear piercing with 24-K gold plated earrings, \$7.00. Reflections Boutique, 825 Penniman Ave. Shops, 459-2260.

Newcomers - Let us help you get acquainted with the area. Free map, free hair cuts (men and women) and much more. Plymouth and Canton Newcomers Service. 455-9132.

EVEN SMALL ADS ARE SEEN IN The Crier

Call 453-6900 For Details

ADVERTISEMENT FOR BIDS - BID 1016 NOTICE TO BIDDERS

The Board of Education of Plymouth-Canton Community Schools invites the submission of sealed bids on BOILER ROOM ALTERATIONS TO BIRD ELEMENTARY SCHOOL AND SMITH ELEMENTARY SCHOOL. Bid documents may be picked up at the Board of Education Building, 454 S. Harvey St., Plymouth, Michigan, on or after April 3, 1978. Deposit of \$40.00 is required (Deposit refundable upon return of specifications). Bids will be received until 3:00 p.m. on the 24th day of April, 1978, at Board of Education Building, 454 S. Harvey St., Plymouth, Michigan, at which time and place all bids will be publicly opened and read. The right to reject any and/or all bids is reserved. Any bids submitted will be binding for forty-five days subsequent to the date of bid opening.

BOARD OF EDUCATION
PLYMOUTH-CANTON COMMUNITY SCHOOLS
Flossie Tonda
Secretary

CANTON TOWNSHIP PLANNING COMMISSION CHARTER TOWNSHIP OF CANTON NOTICE OF PUBLIC HEARING

PROPOSED AMENDMENT TO THE ZONING ORDINANCE OF THE CHARTER TOWNSHIP OF CANTON, WAYNE COUNTY, MICHIGAN.

NOTICE IS HEREBY GIVEN pursuant to Act 184 of the Public Acts of Michigan as amended, and pursuant to the Zoning Ordinance of the Charter Township of Canton that the Planning Commission of the Charter Township of Canton will hold a Public Hearing on Monday, April 14, 1978, at the Canton Township Hall, 128 Canton Center Road at 8:00 o'clock p.m. on the following proposed amendment to the Zoning Ordinance:

To consider rezoning 10.860 acres on the north side of Ford Road between I-275 and Haggerty (Tax No. 047 99 0007 000) from CS Planned Shopping to C-2 General Business.

Bob Evans Farms Foods and Cardinal Industries are requesting the change. Comments on the proposed changes may be made in writing prior to the scheduled hearing date, and submitted to the Township's Administrative offices at 44508 Geddes Road and/or comments may be given at the time of the hearing.

CHARTER TOWNSHIP OF CANTON
PLANNING COMMISSION
ROBERT PADGET
CHAIRMAN

NOTICE TO BIDDERS

The Board of Education of Plymouth-Canton Community Schools invites the submission of sealed bids on FOUR (4) LEARNING LABORATORIES FOR HANDICAPPED STUDENTS for use in the schools of the district. Bids will be received until 10:00 a.m. on the 12th day of April, 1978, at Board of Education Building, 454 S. Harvey Street, Plymouth, Michigan at which time and place all bids will be publicly opened and read. Specifications and bid form may be obtained at the Purchasing Office. The right to reject any and/or all bids is reserved. Any bid submitted will be binding for thirty days subsequent to the date of bid opening.

BOARD OF EDUCATION
PLYMOUTH-CANTON COMMUNITY SCHOOLS
Flossie Tonda
Secretary

SERVICES

DID YOU KNOW
Many Studios consider photographing weddings a nuisance. We specialize in weddings. Rawlinson Photography, 453-8872.

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On wedding invitations from Rawlinson Photography, 453-8872.

YES ELEGANCE CAN
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Accountant, 16 years experience will prepare tax returns in your home. New customers \$5 off appointments, call 453-1698.

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By Public Accountant. Complete typing and accounting services. Small business and individual. R.O.S.S., 459-5151

COMPUTER INCOME TAX SERVICE - Computer Processing for complete and accurate tax returns. Personal Appointments, 459-5369.

NOTICE TO BIDDERS

The Board of Education of Plymouth-Canton Community Schools invites the submission of sealed bids on SEVENTY-EIGHT (78) ECONOMY SAFETY CABINETS, MODEL 240-092 for use in the schools of the district. Bids will be received until 10:00 a.m. on the 5th day of April, 1978, at Board of Education Building, 454 S. Harvey St., Plymouth, Michigan at which time and place all bids will be publicly opened and read. Specifications and bid form may be obtained at the Purchasing Office. The right to reject any and/or all bids is reserved. Any bid submitted will be binding for thirty days subsequent to the date of bid opening.

BOARD OF EDUCATION
PLYMOUTH-CANTON COMMUNITY SCHOOLS
Flossie Tonda
Secretary

POSTING AND FILING OF CITY COMMISSION MINUTES CITY OF PLYMOUTH, MICHIGAN

Notice is hereby given that on the 28th day of March, 1978, true copies of the minutes of the regular meeting of the City Commission held on Monday, March 6, 1978, at 7:30 p.m., were posted on the official bulletin boards of the City of Plymouth, located at the Southeast corner of the intersection of S. Main Street and Penniman Avenue; the Southeast corner of the intersection of Starkweather Avenue and W. Liberty Street; the South entrance of the Central Parking Lot facing S. Harvey Street, and also on the bulletin board in the City Hall at 201 S. Main Street. These minutes are posted in accordance with Section 5.11 of the City Charter for the benefit and information of all interested citizens of the City of Plymouth.

PAUL V. BRUMFIELD,
CITY CLERK

NOTICE OF PUBLIC HEARING ZONING BOARD OF APPEALS CITY OF PLYMOUTH, MICHIGAN

At a meeting of the Zoning Board of Appeals to be held in the Commission Chamber of the City Hall on Thursday, April 6, 1978, at 7:30 p.m., a public hearing will be held to consider the following:

APPEAL CASE NO. 78-9 - ANDREW J. & DEBRA BREEDING, 115 Amelia Street, Plymouth, Michigan 48170, requesting permission to construct a new garage at above address, located in a RM-1 (Multiple-Family Residential District) zoning, 15 feet, 4 inches in height, which is in conflict with Article XV, Section 5.194(5) of Chapter 52, Zoning, of the Plymouth City Code.

Section 5.194(5) provides, in part, that no detached accessory building in a R-1, RT-1, RM-1, RM-2, O-1, O-2, or P-1 District shall exceed one (1) story of fifteen (15) feet in height.

All interested parties will be given an ample opportunity to participate in the hearing and, at the close of said hearing, all comments and suggestions of those citizens participating will be considered by the Zoning Board of Appeals, prior to rendering its decision.

PAUL V. BRUMFIELD
CITY CLERK

NOTICE OF PUBLIC HEARING ZONING BOARD OF APPEALS CITY OF PLYMOUTH, MICHIGAN

At a meeting of the Zoning Board of Appeals to be held in the Commission Chamber of the City Hall on Thursday, April 6, 1978, at 7:30 p.m., a public hearing will be held to consider the following:

APPEAL CASE NO. 78-10 - EDWARD W. FULNER, 6515 Fairwood, Dearborn Heights, Michigan, requesting permission to construct a single family dwelling at the south-west corner of Hardenberg and N. Holbrook Streets, located in a RT-1 (Two-Family Residential District) zoning, 6 feet from the side lot line and 20 feet from the front lot line, which is in conflict with Article XIV, Section 5.185 of Chapter 52, Zoning, of the Plymouth City Code.

Section 5.185 provides that the minimum yard setback in a RT-1 District shall be 10 feet on the side and 25 feet in front.

All interested parties will be given an ample opportunity to participate in the hearing and, at the close of said hearing, all comments and suggestions of those citizens participating will be considered by the Zoning Board of Appeals, prior to rendering its decision.

PAUL V. BRUMFIELD,
CITY CLERK

\$2⁵⁰ for 10 Words
10¢ for each
additional Word

Crier Classifieds

CALL
453-6900

DEADLINE 5 p.m. MONDAY

THE COMMUNITY CRIER: March 29, 1978

CLASSES

Enroll now at **STORYBOOK GARDENS NURSERY SCHOOL**, 42290 Five Mile Rd., Plymouth. For information call: 420-0484.

LOST & FOUND

FOUND, Fri. p.m., small black dog with white paws near S. Harvey & Wing. Part pekingese, poodle, spaniel (maybe) No collar, tags. Very friendly and wants to go home. Please call 453-6900 or 455-3397 (after 6 p.m.).

PETS

Adorable balls of fur, 6 weeks old litter trained kittens available. 455-3355.

FOUND, Fri. p.m., small black dog with white paws near S. Harvey & Wing. Part pekingese, poodle, spaniel (maybe). No collar, tags. Very friendly and wants to go home. Please call 453-6900 or 455-3397 (after 6 p.m.).

Yorkshire terrier pups, AKC, 6 weeks, 453-8095.

WINDOW SHOPPING

Coming Soon: Jewels by Tri-fari at Reflections Boutique, 459-2260.

Congratulations Janet Stafford you are this weeks winner of a \$10 gift certificate at Young Sophisticats.

CURIOSITIES

Happy 39th Birthday Jerry Elston. You're the greatest! Your family at home, church & Pioneer.

SINGLE?... Bar scene not for you? Parents without Partners, Plymouth-Canton Chapter has more to offer you. Call 455-1255, or 453-3188.

**NOTICE OF PUBLIC HEARING
ZONING BOARD OF APPEALS
CITY OF PLYMOUTH, MICHIGAN**



At a meeting of the Zoning Board of Appeals to be held in the Commission Chamber of the City Hall on Thursday, April 6, 1978, at 7:30 p.m., a public hearing will be held to consider the following:

APPEAL CASE NO. 78-11 - JUANITA M. FRANCIS, 799 Blunk Street, Plymouth, Michigan 48170, requesting permission to change the non-conforming use at the above address; located in a R-1 (Single-Family Residential District) zoning, from and Electrical Contracting to a Painting and Decorating use, as set forth in Section 5.193(5)(c) of Article XV, Chapter 52, Zoning, of the Plymouth City Code.

Section 5.193(5)(c) states: "If no structural alterations are made, any non-conforming use of a structure, or structure and premises, may be changed to another non-conforming use provided that the Board of Appeals, either by general rule or by making findings in the specific case shall find that the proposed use is equally appropriate or more appropriate to the district than the existing non-conforming use. In permitting such change, the Board of Appeals may require appropriate conditions and safeguards in accord with the purpose and intent of this Chapter."

All interested parties will be given an ample opportunity to participate in the hearing and, at the close of said hearing, all comments and suggestions of those citizens participating will be considered by the Zoning Board of Appeals, prior to rendering its decision.

PAUL V. BRUMFIELD,
CITY CLERK

**NOTICE OF PUBLIC HEARING
ZONING BOARD OF APPEALS
CITY OF PLYMOUTH, MICHIGAN**



At a meeting of the Zoning Board of Appeals to be held in the Commission Chamber of the City Hall on Thursday, April 6, 1978, at 7:30 p.m., a public hearing will be held to consider the following:

APPEAL CASE NO. 78-12 - AGNES C. BARNARD d/b/a BENNETT HOUSE ANTIQUES, 190 N. Main Street, Plymouth, Michigan 48170, requesting permission to erect a second freestanding sign (2' x 3') in front of building within street right-of-way at above address, located in a B-3 (General Business District) zoning, which is in conflict with Section 5.202(1) - B-1, B-2, B-3 and P-1 Districts - and Section 5.202(2)(j), Article SV of Chapter 52, Zoning, of the Plymouth City Code.

Section 5.202(1) - B-1, B-2, B-3 and P-1 Districts, provides, in part, that "... not more than one (1) sign per use shall be permitted, except on a corner lot in which case two (2) signs, either two (2) wall signs, one (1) on each facade with thoroughfare frontage or one (1) wall sign and one (1) freestanding sign, shall be permitted." In addition, it also provides, "Where a wall sign is used, one (1) only freestanding sign shall be permitted."

Section 5.202(2)(j) states, "No sign, except those established by the City, County, State or Federal Governments, shall be located in, project into, or overhang a public right-of-way or dedicated public easement."

All interested parties will be given an ample opportunity to participate in the hearing and, at the close of said hearing, all comments and suggestions of those citizens participating will be considered by the Zoning Board of Appeals, prior to rendering its decision.

PAUL V. BRUMFIELD,
CITY CLERK

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After 7 p.m.

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Everything you've ever wanted. Plush 4 bedroom Colonial, featuring 1 1/2 baths, cozy family room with natural fireplace. Many, many extras, a steal at \$61,800.00 Call Joyce Johnson.

Realty World
Colonial Village, Inc.
455-7790



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Fehlig
Real Estate

PLYMOUTH - This aluminum sided 2-story home with an enclosed front porch features living room, dining room, kitchen, 1/2 bath and den or 4th bedroom on main level, plus 3 bedrooms and bath on upper level. There is a full basement, fenced yard and one car garage. Excellent neighborhood. Offered at only \$41,000.

453-7800
944 S. Main, Plymouth



Country Acre
Beautiful custom built 4 bedroom brick ranch. Many extras to family room 22x24 with natural fireplace, 2 full baths.

Realty World
Colonial Village, Inc.
455-7790



ADVERTISEMENT FOR BIDS

The City of Plymouth Housing Commission invites bids for a project that will provide a 12' x 12' General Office Annex at Tonquish Creek Manor, their Senior Citizens Housing Facility located at 1160 Sheridan Avenue, Plymouth, Michigan. The project will include:

- Carpentry
- Acoustical Ceilings
- Drywall
- Painting
- Electrical Work

Separate sealed bids will be received by:
Plymouth Housing Commission
c/o Kamp DiComo Associates, Architects
33200 Schoolcraft Rd.,
Livonia, Michigan 48150.

They will be received until:
2:00 p.m., Monday, April 17, 1978

Drawings and Specifications may be examined at the following locations:
Architect's Office, 33200 Schoolcraft Road, Livonia, Michigan
Plymouth Housing Commission, 1160 Sheridan, Plymouth, Michigan
Copies of the plans and specifications may be obtained at the office of the Architect upon payment of \$10.00 for each set of plans. All bidders, upon returning such sets within 10 days after bids are received, will receive a full refund. Contractors who had not submitted a bona fide bid, upon returning such sets within 10 days, will be refunded 50% of their deposit.
No bidder shall withdraw his bid for 30 days after the actual date of the opening thereof.
The Owner reserves the right to reject any and all bids, to waive any deficiency in the bids received and to accept any bid proposal which it deems most favorable to the interest of the Owner regardless of whether such bid is the lowest received.

DEADLINE 5 p.m. MONDAY



CURIOSITIES

Congratulations L.W.W. and R.B. on your new jobs.

Lomas is ALWAYS out of focus. (Editor's note: The camera needs a new lens.)

Barnsville, Ohio is NOT flat, you northerners.

Nuke. OK, Lomas?

CURIOSITIES

Yes, Plymouth there really is an Easter bunny. He was standing by Ann Arbor Road in the snowstorm last weekend.

Russ: are you sure someone won't mistake the apartment for the inside of a closet? I know the rent is cheap, but this is ridiculous.

CURIOSITIES

**Q: What weighs 500 lbs. and has lots of racy stuff in it?
A: See pages 34-42.**

"Dr." Brian: you radiation therapy is a real bust. The Ghost of Snozzwoggle One.

Tucker eats very little while the folks are gone.

CURIOSITIES

Useable Items required for the Plymouth Lions Club Third Annual Auction scheduled for May 7th. Your deductibel donation will be picked up by calling 453-7800 days and 455-4283 evenings.

Happy Birthday Steve -- There's no fool like an April fool.

CURIOSITIES

Djd you guys really change the name of this city to "Hooterville" while we were all in Florida? Half-the-population-of-Plymouth-Canton.

Phyllis: the first day is always hardest when dieting, keep up the good work.

Karen is older now.

THE COMMUNITY CRIER: March 29, 1978

Proceedings of the Board of Education -- Plymouth-Canton Community Schools for Winter 1978.

Following is a brief review of proceedings of decisions made by the Board of Education at meetings held at Plymouth-Canton High School. Unless otherwise noted, all Board members were present at each meeting, and all voted "aye" on motions. "Nay" votes are reported in this synopsis.

January 9, 1978: Student David Regal was thanked for his fine work in broadcasting and taping Board meetings for 1 1/2 years, with good wishes for future pursuits. Citizens suggestions were solicited, after approval of agenda and minutes. Mrs. Sue Hall from the Transportation Committee asked the Board to include that committee in any decision on change in policy for transportation scheduling.

Administration Reports: Problems with "double-tripping" and possible changes in bus scheduling were discussed. Administration was directed to proceed with options and alternatives and to include the Transportation Committee in any possible decisions. Consideration of middle-school reading program was not removed from the table, following administrative report on results of a Board workshop held December 19. A random selection update was also given, including fact that only about 3% of students had appealed placement, and that population balance is now being achieved. Citizens Mrs. Jack Roberts, Mrs. Judy Dickinson and Mrs. Robert Hanis also discussed random selection procedures. A motion was not passed (Members Gray, Harper and Tonda voting against) which would have denied changes in assignment at this time, as well as an amendment, to which only Member Tonda voted "aye" to place all 7th-grade students in the computer for the 1978-79 school year. A workshop was then scheduled for February 6 to discuss the entire random selection procedure.

Old Business: A recommendation by Mr. James Griffith was presented on Sixth-Grade Musical Instrument Program. A motion was then passed which would authorize charge of \$20 per year use fee for maintenance and replacement of 6th grade instruments owned by the District. Member Gray voted against this proposal.

New Business: Maternity leave of absence was granted to Janet Larson (Hulsing School) and study leave to Christine Matson (Plymouth-Salem High School). The Plymouth Secretarial Employees Master Agreement for 1977-79 was ratified. A textbook entitled "Healthful Living for Today and Tomorrow" was adopted for Health Education classes at the CEP. Bills were approved in the total amount of \$2,208,634.55. After requests for clarification of costs and of proposed projects through contractors and architect, the Board authorized bid awards for the following, with monies to be taken from the 1974 Bond Issue: No. 1 -- Storage room for Smith Elementary School; No. 2 -- Storage addition at Starkweather School; both to Mardon Construction Co., for total cost of \$69,884. No. 3 -- Installation of lighting at CEP tennis courts and new added parking lot; No. 4 -- free-standing building for football field area for use as storage, maintenance and restroom facilities; both to Wydan Construction Co., for total cost of \$158,023. Member Arlen voted against Projects 1, 2 and 4, and Members Davis and Harper voted against Project 3. A motion was then passed which would set priorities for monies remaining in the 1974 Building and Site Fund. The Board also approved a request from the State Board of Education to designate the Monday closest to January 15 each year as a day of commemoration for Martin Luther King. The resignation of Trustee George A. Lawton was then accepted by this Board with regret, and procedure set by which a new Board member may be selected. A request for suspension of certain students was delayed until more information can be received. Policies: First posting was approved for a proposed policies on Sale and Turn-in of Obsolete, Excess or Salvage Materials. After receiving a report from the Safety Committee, this meeting was adjourned at 11:45 p.m.

January 23, 1978: The President presented a deed to the Canton Township supervisor which would allow use of the Canton Center Elementary School by the Canton Historical Society for restoration purposes. The Canton Lions Club was to be given every opportunity to find a new meeting location before vacating the property. All members were present at this meeting, and the agenda and minutes were approved. Citizens Suggestions were called: Mrs. Carol Rodwell discussed track rotation under 45-15 program. A set of slide transparencies were reviewed by Mr. Hoben with survey results of 65% of families with children on ESY. There was some question as to whether track rotation was to be affected by this Board. Tom Santer discussed the Alternative Education Committee recommendations, with further discussion to take place at February 6 workshop. The Board commended the committee for its fine report, and noted the number of hours devoted to the study. Mrs. Roberta Gladden also discussed track rotation, as well as noting the Symphony Band's fine performance in Chicago. She also commented on the locker system at Phase III at CEP.

Old Business: Three students from the CEP were excluded from attendance at CEP and two others were referred to Counseling Department in Special Education for further placement. It was noted that all due process of law had been followed in these cases. Administration was then directed to improve the reading program at all middle schools for those reading below grade level, as well as to institute spelling in the English program through the eighth grade level.

New Business: Jacquelyn Miksa, Isbister School, was granted a short-term maternity leave. The Board appointed delegates to the Michigan Assn. of School Boards convention in Lansing, and bills were approved in the total amount of \$1,292,672.09. Member Harper was appointed Board representative to Intermediate School District budget hearing. Policies: The policies on Sale & Turn-in of Obsolete, etc. materials, was adopted; a revised policy for Division of Community Education was accepted for first posting. A special Board meeting was announced for January 25 to select new Board member to succeed Member Lawton, and the meeting was adjourned at 8:40 p.m.

January 25, 1978: Mrs. Elaine Kirchgatter was selected unanimously to replace Mr. Lawton on this Board of Education at this special meeting. This took place following Board interviews of all applicants who had not been previously interviewed.

February 13, 1978: The President announced workshops for February 14 on election issues, and on February 20 on CEP scheduling, and called the meeting to order. Agenda and minutes were approved. The matter of Alternative High School was to be discussed at a workshop following this meeting, and random selection was to be considered at Board meeting on February 27. Citizens suggestions were then called: Mr. Stan Bucher asked for more notice when schools are to be closed due to stormy conditions, and Mr. Fred Crissey and Mrs. Barbara Carpenter both spoke to the Board regarding the proposed location of the Alternative Education High School, presenting a petition from about 600 parents against its location at Central Middle School.

New Business: Bills were approved in the total amount of \$1,959,944.63. The resignation of Nancy Sharbaugh, Field Elementary School, was accepted; and new contracts for six replacement teachers were approved. A philosophy and procedures for District Employee Assistance Program was approved as presented by administration. Permission was granted to People's Church of Canton Township to use a school site for services beginning April 9. The policy on Community Education Division and its functions was approved as presented. The Safety

Committee minutes were accepted, and it was noted that an overpass on M-14 in the vicinity of Robinwood could not be considered until the highway is completed. Concern was expressed by Member Tonda on the status of the second entrance proposed for the Hulsing Elementary

School. This meeting was then adjourned at 8:35 p.m.

February 27, 1978: All members were present. Several announcements were made -- a meeting of Wayne County School Board Association on March 9; a commendation to Central Middle School students Steve Caloia and Mike Hurt for their quick action in a car fire; appreciation to all Board members and administration for attendance and action at the many workshops during the past few months. A PLUS and pre-school discussion workshop was announced for March 20. The agenda and minutes were approved as presented.

Citizens Suggestions: Track rotation problems or approvals were discussed by the following -- Gary Mielsen, Michael Andrews, William Etienne, Mrs. B. Van Horne, Bill Bartlett (PCEA President), Mrs. Joanne Denstedt, Mrs. Marlene Kunz, Dr. S. K. Mukerjee, Mrs. Holly Ince and Mrs. Cynthia Kruhlik. Students Tangie Mann, Lori Scappaticci, and Jeff Ivey all discussed the proposed change in scheduling for next year at the high school with the board.

Administration Reports: The monthly budget status report was made, and question raised on deficit within the Cafeteria Fund, on block grant status, on language areas budget, special education and substitute teacher variance. A total of 1,463 employees in the School District was also noted.

New Business: Those 72 children in Sunflower Subdivision who now attend Gallimore Elementary School on an option basis were given permission to continue at that school for the next school year. The matter of subdivision bus service was raised, however. The same option schools were established for the next school year as for this year, with the same understanding that parents would provide transportation to children opting out of their assigned school. July 1, 1978, was set as the deadline for parents to apply for continued option for next year. The ESY calendar negotiated in accord with the PCEA Master Agreement was then approved for 1978-79. A motion was made to rotate track assignments for the next school year. After discussion with principals Elston and Spaniel, and by Board members and administration, this motion was defeated, with Members Arlen, Harper, Tonda and Yack voting against the proposal. A motion was then made to reaffirm the random selection process established for next school year, with provision to adopt the West Bend, Wisconsin, plan for Random Selection, and including rights of appeal. This motion was passed, with Member Gray voting against. The cut-off date of March 13 was set for appeals for random selection changes for 1978-79.

The Board then considered the matter of the Alternative High School to provide educational options to meet the many different needs and learning styles within the student body, grades 9-12. A motion to table for more information was not carried. After discussion, the original motion was passed, with members Arlen, Gray and Tonda voting against the proposal. The Alternative School Committee was again commended for its fine report. A resolution was then presented by the CEP Administrative Team to implement a basic six-period-per-day schedule at the Park site, with provisions for retaining as many positive features of modular scheduling as possible. The resolution was passed, and those members voting against were Members Davis, Harper and Kirchgatter.

The resolutions necessary to set up special school election on April 27, 1978, for operating millage renewal and increase and for special levy for improving and maintenance of buildings were approved unanimously, as well as the procedure for appointing the Citizens Election Committee for that election. Bills for payment in the total amount of \$889,818.80 were then approved, and a short-term maternity leave was granted to Cathy L. Himes, Canton High School. The salary of Superintendent John M. Hoben was then approved to increase by a percentage commensurate with other executive salary adjustments, retroactive to July 1, 1977. The minutes of the Safety Committee were received by the Board, and Mr. Kee was commended on the fine "People Paper". The book-use fee approval by the State Attorney-General was also noted. This meeting was then adjourned at 11:30 p.m.

March 13, 1978: All Board members were present. The 100% safety record for school buses was commended by the Board, as well as a publication by Mrs. Ruth Tonner, English Teacher at CEP entitled "Tonner's Shorter College Guide". Diane P. Mish, Salem High School counselor, was announced as a member of the State Task Force on Michigan Inter-Scholastic Athletics. Mrs. Janet Campbell discussed the Board's previous decision on modular scheduling, requesting that the Board reconsider some modular alternatives for those students who do function properly under that system.

Administration Reports: Canton Township Supervisor Harold Stein discussed with the Board a report on Canton's Land Use Study and on growth management. They indicated that a report would come from Plymouth Township soon on the same subject.

Old Business: The matter of Random Selection at the CEP was again brought to the Board for discussion. A resolution of criteria was presented from administration. A list of those students who have appealed for change of assignment for 1978-79 year was also presented. An amendment to consider school year 1978-79 separately was not passed, with Members Davis, Gray, Kirchgatter and Yack voting Nay; and the resolution to approve administrative recommendation was not accepted, with Members Gray, Harper, Tonda and Yack voting against. A resolution to review appeals now on file was passed, with Members Arlen, Gray and Kirchgatter voting against this. The proposal would allow appeals for reasons of breaking up neighborhood friendships or for special education.

A resolution was presented to concur with the entire recommendation for 1979-80 school year. An amendment was approved which would delete the matter of "sound educational reasons" for appeal (Members Davis and Gray voted against); and then the Appeals Panel for the 1979-80 school year was also deleted, (with Members Davis and Gray again voting against). The entire resolution with only reason for change in random selection being sibling in school at time of appeal was then passed; only Member Gray voting against the decision.

A maternity leave of absence was granted to Linda Clinard, Eriksson School; an extension of leave was denied however for Joan Fischer, Salem High School, so that precedent would not be set; a new contract was approved for Wendy Saari, to teach 1st/2nd grade at Miller Elementary.

A contract between the Board of Education and the Plymouth Congress of Administrators was ratified to run from July 1, 1977 through June 30, 1980. Bills for payment in the total amount of \$1,111,526.67 were approved. An increase in school lunch prices of 5 cents for students and 10 cents for adults was also approved. An easement request from Plymouth Township on the Pioneer Middle School Site, was tabled to allow consulting with legal counsel.

The matter of bid approval for air conditioning at the ESY schools was discussed. A great deal of discussion ensued, and a substitute resolution offered by Member Harper was defeated, with only Member Yack voting Aye on the motion. A resolution was then passed to award the electrical installation bid to R. Muszynski Electrical Contractor on a time-material basis not to exceed \$75,000. The add-on items not to exceed \$58,000 were also accepted. A motion was then passed to direct administration to review policies on purchasing to insure that bidding in the future will be competitive.

The Board meeting for March 27 was cancelled. (Day after Easter). Concerns from Board members included citizens millage committee meetings and Program for Michigan School Board Assn. Workshop. Both Members Davis and Gray congratulated Tanger School personnel for their fine Pancake Breakfast and Science Fair. This meeting was then adjourned at 10:40 p.m.

This report is only a synopsis of proceedings. Please contact the Board of Education offices, 454 S. Harvey Street -- Phone 453-0200 -- for further information on any item.

\$2.50 for 10 Words
10¢ for each additional Word

Crier Classifieds

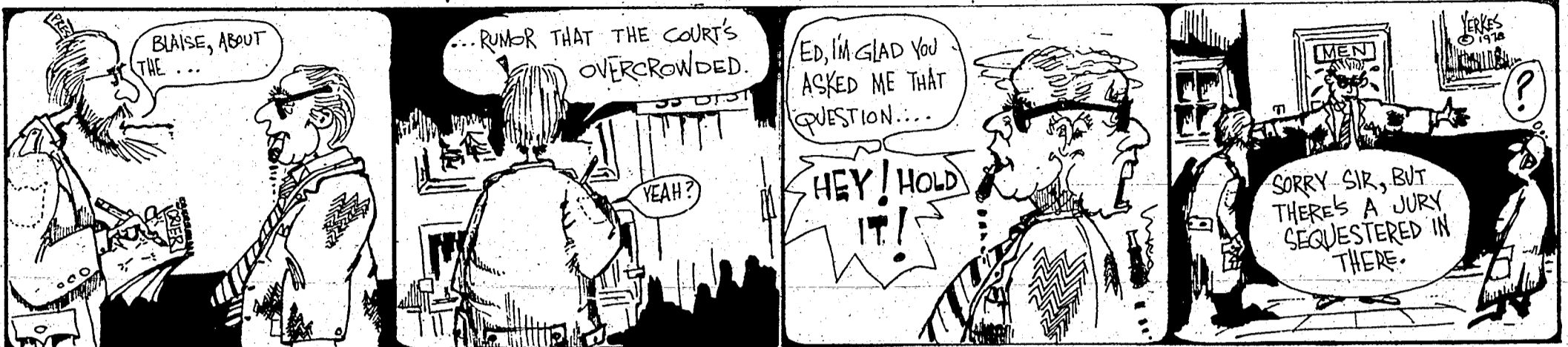
CALL 453-6900

DEADLINE 5 p.m. MONDAY

The Further Adventures of Blaise Special Prosecutor for Plymouth-Cantongate

by Yerkes

THE COMMUNITY CRIER: March 29, 1978



TOWNSHIP OF PLYMOUTH BOARD OF TRUSTEES -- REGULAR MEETING MARCH 21, 1978

All members were present.

Mr. Gornick moved approval of the minutes of the regular meeting of March 14, 1978 as submitted. Supported by Mr. West and carried unanimously.

Mr. Gornick moved approval of the General Fund and Water & Sewer bills in the grand total of \$73,187.07. Supported by Mr. Millington and carried unanimously on a roll call vote.

Re: Clarification of Recreation-Municipal Complex proposed recreation and improvements to the Park Area.

Mrs. Richardson moved that the Plymouth Township Board of Trustees concur with the concept as covered in the memo dated March 1, 1978 from Mr. Anulewicz covering the Recreation-Municipal Complex proposed building and improvements to the park area. Supported by Mrs. Fidge and carried unanimously.

Janet Luce, Program Director for YMCA. Re: Use of Shuffleboard Courts for Senior Citizens and other Adult groups.

Mr. Gornick moved approval of the YMCA's request to organize both the Senior Citizens' and Adult Shuffleboard clubs, per the request dated March 16, 1978 and further that the Supervisor be empowered to work out which type sets of shuffleboard equipment would be most advantageous and approval given to purchase three sets. Supported by Mr. West and carried unanimously.

Drainage Agreement pertaining to the Westbriar Village Subdivision No. 2. The following Resolution was offered by Joseph West and supported by Helen Richardson: RESOLVED, that the Township of Plymouth approves the Drainage Agreement between the Board of County Road Commissioners of the County of Wayne, Michigan and the Township of Plymouth for the proposed Westbriar Village Subdivision No. 2, located on Joy Road, East of Canton Center Road and hereby authorizes the Supervisor and Clerk to sign the agreement on behalf of the Township of Plymouth. The Resolution carried unanimously.

Appointment of Larry Groth to Sergeant --

Mr. Breen moved that the Township Supervisor request a formal opinion from Mr. DuBay answering directly the following questions: 1) With reference to Mr. Ernest Honke's present disability, has a vacancy for the position of Sergeant been created in the Township of Plymouth Fire Department? 2) If Mr. Ernest Honke's inability to perform work as a fireman, as stated by his Physician in the letter of March 13, 1978 prevents his ability to function as a working fireman, what is the proper way to fill the void that is created? 3) If Mr. Ernest Honke desires to return to the department is it obligatory upon the Township to consent to such employment at a light duty post and if not, what are the Township's options? Supported by Mr. Millington and carried unanimously.

Mr. Gornick moved approval of the Supervisor's recommendation relative to the appointment of Township Attorney, Engineer, Planner and Auditor for the fiscal year 1978-79, as follows:

Donald C. Morgan, Township Attorney, Kerr, Wattles and Russell
Township Planner and Engineer -- Norman L. Dietrich & Associates
Township Auditor -- Harvey Ziel, of Post, Smythe, Lutz and Ziel
Supported by Mrs. Richardson and carried unanimously.

Mr. West moved approval of the Transfer of funds as requested by the Clerk. Supported by Mr. Gornick and carried unanimously.

General Government Budget for 1978-1979 -- Mrs. Richardson moved approval of the General Fund Budget "in total" rather than "line item" in the amount of \$1,287,899.00. Supported by Mr. Gornick and carried unanimously.

Water and Sewer Budget for 1978-79 -- Mr. West moved approval of the Water and Sewer Budget "in total" in the amount of \$1,501,500.00 for the fiscal year 1978-1979. Supported by Mr. Millington and carried unanimously.

Amended Federal Revenue Sharing Budget -- Mrs. Richardson moved approval of the amended Federal Revenue Sharing Budget to read that the Recreational property and Golf Course Improvements be changed to Public Safety and Welfare for the purchase of fire equipment in the total amount of \$95,000.00. Supported by Mr. West and carried unanimously.

Recommendations for depositories for the Township of Plymouth Funds for the fiscal year, April 1, 1978 through March 31, 1978.

Mr. Gornick moved approval of the Resolution covering Depositories for the Fiscal Year as recommended by the Treasurer. Supported by Mrs. Richardson and carried unanimously.

Resolution approving dates of meetings for the 1978-1979 fiscal year.

Mr. Millington moved adoption of the following Resolution adopting dates of meetings for the Plymouth Township Board of Trustees for the fiscal year 1978-1979. Supported by Mrs. Fidge.

RESOLVED, that the Township of Plymouth, County of Wayne, Michigan does hereby establish that there will be two (2) regular meetings held semi-monthly, as follows:

(a) All regular meetings will be held at the Township Hall, 42350 Ann Arbor Road Plymouth, Michigan.	
(b) Meetings will be held on the 2nd and 4th Tuesdays of each month, with	
(c) Dates of the meetings mentioned in (b) above will be as follows:	
April 11, 1978	October 10, 1978
April 25, 1978	October 24, 1978
May 9, 1978	November 14, 1978
May 23, 1978	November 28, 1978
June 13, 1978	December 12, 1978
June 27, 1978	December 26, 1978
July 11, 1978	January 9, 1979
July 25, 1978	January 23, 1979
August 15, 1978	February 13, 1979
August 29, 1978	February 27, 1979
September 12, 1978	March 13, 1979
September 26, 1978	March 27, 1979

(d) Special meetings shall be called and held at the discretion of the Supervisor or Township Board.

(e) All meetings shall commence at 8:00 p.m.

Resolution carried unanimously.

Mr. Breen moved to adjourn the meeting. Supported by Mr. Gornick.

Supervisor Notebaert adjourned the meeting at 9:09 p.m.

Approved,
THOMAS G. NOTEBAERT,
SUPERVISOR

Respectfully submitted,
HELEN RICHARDSON
CLERK

These minutes are a synopsis. Cassette Tapes of the meeting are on file in the Clerks' office.

CHARTER TOWNSHIP OF CANTON BOARD PROCEEDINGS

A Regular Meeting of the Township Board of The Charter Township of Canton was held on Tuesday, March 14, 1978 at 7:00 P.M. at 128 Canton Center Road.

PRESENT : Bradley, Daley, Flodin, Goldsmith, Myers, Schwall, Stein
ABSENT : None

The following items were added to the Agenda:

- Huron Valley Waste Water Treatment Plan.
- Consider Proposed Sidewalk Ordinance.

A motion was made by Bradley and supported by Daley and unanimously carried to accept the Agenda.

A motion was made by Goldsmith and supported by Bradley and unanimously carried to approve the minutes of March 7, 1978 as corrected.

A motion was made by Bradley and supported by Goldsmith and unanimously carried to pay the bills in the amount of \$57,981.67.

Attorney Bert Burgoyne spoke to the Board on his efforts to negotiate an agreement with Attorney James Garber, representing the Canton Police Officers Association, relative to hiring ten(10) full time Police Officers. The negotiations started in early December, of 1977.

He further stated that during the months of negotiations, major concessions had been made to the CPOA including the following:

- Hiring of full time officers to be from members of regular part-time Police Officers and Reserve Police Officers.
- Change examining Agency from Michigan Municipal League to Wayne County Civil Service Commission.
- Give credit for prior service as part-time Canton Police Officer.
- Eliminate age requirement.

In view of the above facts, Burgoyne recommended that the following Resolution be adopted which is similar to the negotiated agreement except that a two (2) year eligibility list and the Rule of Three has been added.

A motion was made by Schwall and supported by Bradley and unanimously carried to adopt the following Resolution:

BE IT RESOLVED that the method of selection of the newly appointed patrolmen of the Canton Township Police Department shall be as set forth below:

I. ELIGIBILITY TO APPLY

- All members, and only members, of the part-time regular Canton Township Police Department and members of the Canton Township Police Reserve shall be eligible to participate in the selection process as herein provided.
- There shall be no age limit with respect to the tests provided for herein, but the Township reserves the right to establish age limits for future examinations.

II. MECHANICS OF APPLICATION

- The applicant shall provide all of the required information and complete all examinations and interviews, as hereinafter set forth, before becoming eligible for employment as a full-time Canton Township Police Officer.
- All costs of the selection process shall be borne by Canton Township.
- The applicant shall release all previous employment records, including, but not limited to, military and law enforcement agency records.
- It shall be the applicant's responsibility to provide records indicating his experience except Canton experience shall be based upon Canton Township records.

III. MINIMUM STANDARDS

- Each applicant must satisfactorily complete the following examinations as set forth below:
 - Physical Examination
 - Agility Test
 - Psychological Test
 - Written Examination
 - Oral Interviews
- Any applicant who has been convicted of any felony shall be automatically excluded from consideration.
- Any applicant who has been convicted of any misdemeanor involving theft, dishonesty, assault, or reckless disregard for the safety of others, shall be subject to the review of the Chief, and the Chief may, in his sole discretion, exclude the applicant from consideration.

IV. HIRING PROCEDURE

- After completion of the above examinations and test, and determination of the experience, education and seniority rating each applicant who has passed all such examinations and tests shall be placed upon a certification list in order of

Cont. from pg. 34

numerical rank. In the event of a tie in score, the numerical rank of the tied applicants shall be determined by the Chief.

B. The certification list shall remain in effect until all applicants have been hired or have refused employment in writing, or until the list is reduced to two names or less, provided that in no case shall such certification list remain in effect longer than two years. Whenever a vacancy in the regular full-time Canton Township Police Department shall occur, the vacancy shall be filled by one of the next three ranking applicants on the certification list in the sole discretion of the Chief.

C. Any appointee who is not certified by the MLEOTC shall only become a regular full-time officer of the Canton Township Police Department upon acceptance into a certified police academy.

V. TEST STANDARDS

A. Physical Examination

The physical examination shall be administered on a pass-fail basis. The physical examination shall be the same as that given to other employees of Canton Township.

B. Agility Test

The agility test shall be administered on a pass-fail basis. The agility test shall be that which was administered by the Michigan State Police to the applicants who took the Canton Township Police Department Sergeants' examination.

C. Psychological Examination

The psychological examination shall be administered on a pass-fail basis. The psychological examination shall consist of the culture-fair police selection battery of tests administered by Psychological Resources, Inc. The results of the psychological test shall be submitted to the Township without disclosure of the underlying data upon which the results are based.

D. Written Examination

The written examination shall be administered by the Wayne County Civil Service Commission and shall be equivalent to the entry level examination administered to prospective Wayne County Deputy Sheriffs. A passing score on the written examination shall be 70% determined on an absolute rather than a relative or curved basis. In addition to representing a minimum standard, the written examination score shall constitute 60% of the applicant's over-all score for the purpose of numerical ranking.

E. Oral Interview

A three-member panel shall conduct oral interviews of all applicants. Such panel shall consist of John Brown, formerly of the Michigan State Police, Terry Boyle of the Wayne County Prosecutor's Office, and Chief Lindstrom of the Holland Police Department. If any one of the above panel members is unable to serve on the panel throughout the oral interview process, a replacement of similar stature and experience as the panel members listed above shall be named by the Township Board. The same panel shall interview all applicants, including those previously interviewed by any previous panel, prior to the panel establishing a score for the individual applicants. A passing score on the oral interview shall be 70% determined on an absolute rather than a relative or curved basis. In addition to representing a minimum standard, the oral interview score shall constitute 30% of the applicant's over-all score for the purpose of numerical ranking.

F. The applicant must score 70% on both the written examination and the oral interview. Any applicant scoring less than 70% on either the written examination or the oral interview shall be automatically eliminated from consideration for employment as a full-time Canton Township Police Officer.

G. The applicant must pass the physical examination, the agility examination and the psychological examination. If the applicant fails any of the above examinations he shall be automatically eliminated from consideration for employment as a full-time Canton Township Police Officer.

VI. EXPERIENCE, TRAINING AND SENIORITY

The balance of the applicant's overall score for numerical ranking purposes will be determined by experience, training and seniority. This portion of the selection process will constitute 10% of the overall score. Any applicant receiving 100 points on this rating will receive the full 10% allowance. Points under this section shall be computed on the following basis:

A. Certification

Any applicant certified by the MLEOTC shall receive 20 points.

B. Canton Township Seniority

Canton Township Police Department seniority may contribute up to 20 points on the following basis:

1. The applicant shall receive 1 point for each month of service as a part-time regular Canton Township Police Officer or as a Canton Township Police Reserve.
2. The applicant shall receive 2 extra points if he was a charter member of the Canton Township Police Department.

C. LAW ENFORCEMENT EXPERIENCE

The applicant may receive up to 30 points for law enforcement experience.

1. If the applicant has regularly participated for 6 months or more in any of the activities listed below, he shall receive 5 points for each applicable activity:

- a. Any regular police department, full-time or part-time, other than Canton Township.
- b. Any reserve police department
- c. Military police
- d. Organized security guard force

2. If the applicant has experience as a Canton Township reserve or as a part-time Canton Township Police Officer, he or she shall receive up to 10 points for such experience.

D. EDUCATION

The applicant may receive up to 30 points for higher education, calculated as follows:

1. The applicant shall receive 1 point for each 5 credit hours, or portion thereof, of successfully completed college or graduate study not related to law enforcement or criminal justice.
2. The applicant shall receive 2 points for each 5 credit hours, or portion thereof, of successfully completed college or graduate study related to law enforcement or criminal justice.

A motion was made by Flodin and supported by Bradley and unanimously carried to adopt the following Ordinance as an Emergency Ordinance:

THE CHARTER TOWNSHIP OF CANTON ORDAINS:

Section 2-100 - Short Title. This Ordinance may be cited as the "Misdemeanor Ordinance". Any person is a disorderly person as defined by this Ordinance if that person is found to have committed any of the acts hereinafter set forth.

Definitions:

- (a) "Misdemeanor" shall mean any of these offenses prescribed for in this Ordinance.
- (b) Whenever any words and phrases used herein are not defined but are defined in the State Criminal Code, any such definition therein shall be deemed to apply to such words and phrases used herein.

Section 2-101 - Disorderly Persons. A person shall be a disorderly person who:

- (a) Non-Support or Abandonment. Any person of sufficient ability who refuses or neglects to support or who has actually abandoned his or her spouse, child or children.
- (b) Illegal occupation and business. Any person who engages in an illegal occupation or business, including any form of gaming, prostitution, begging, or any person that aids or abets in any manner whatsoever in the operation of such illegal occupation and business, including ropers, steers, or cappers (so-called) for any gambling, trick or device and all keepers of disorderly houses or places where prostitution, or offering themselves or others as subjects of prostitution for hire.

(c) Loitering.

(1) Any person found loitering in, or frequenting a house of ill fame, or prostitution, or in a place where prostitution or lewdness is practiced, encouraged, or allowed, or in a place where gaming of any nature is being illegally conducted, encouraged, or allowed.

(2) Any person who shall loiter in or about any police station, police headquarters building, court building, or place without any lawful purpose, including the soliciting of employment of legal services or the services of sureties upon criminal recognizances, and refuses to leave after once being instructed to do so.

(3) Any persons who collect or assemble or stand or sit in crowds in front of or about any church, or place of worship, in the Township during services or during the gathering or departing of the congregation, or collection or assemble and stand or sit in crowds and refuse to disassemble after once being instructed to do so.

(4) Any person who loiters about hindering, obstructing, impeding or blocking the free and uninterrupted passage on any sidewalk, street, alley or driveway or in front of any place of business in the Township, or in any hall, stairway, doorway, vestibule or passageway to any store, office, courtroom public hall or building or any other place in the Township and refuses to leave after once being instructed to do so.

(5) Any person who shall be found loitering or roughly crowding people unnecessarily in a public place.

(6) Any persons that stand, loiter, or stroll about in any place in the Township awaiting or seeking an opportunity to obtain money or other valuable things from others, including by trick or fraud, or to aid or assist in such endeavor.

(7) Any person found loitering about or in any hotel, motel or other place of public resort or in any place where intoxicating liquors are sold, stored, kept or furnished and refuses to leave after once being instructed to do so.

(d) Disturbance; diversion. Any person who shall make any improper noise, disturbance, or riot, or engage in any illegal or improper diversion, including any person who aids or abets the commission of such acts or encourages or promotes the commission of such acts.

(e) Immoral behavior.

(1) Indecent language. Any person who shall use any indecent, insulting or immoral language in the presence of others.

(2) Indecent conduct. Any person who performs, aids, abets, promotes or encourages, indecent or immoral conduct or behavior in any place in the Township.

(3) Indecent exposure. It shall be unlawful for any person to make an improper or indecent exposure of their person in any public place or in any private place which is readily visible to the public.

(4) Window peeping. No person shall look, peer, or peep into, or be found loitering around, or within view of any window not on his own property, with the intent of watching or looking through said window, without the consent of the owner or without a lawful purpose.

(f) Fraudulent Scheme. Any person that engages in any fraudulent scheme, device, or trick in any place in the Township to obtain money or other valuable things, or to aid or abet any person engaged in such scheme, device, or trick.

(g) Stealing. No person shall take, steal, or carry away any private or personal property of any kind whatsoever belonging to another person, or recognized entity capable of property ownership. No person shall engage in any fraudulent scheme, device or trick to obtain money, services, or other valuable things from another. No person shall contract expressly or impliedly, by writing or orally, for goods and/or services at business or commercial establishments and leave said establishments without paying or refusing to pay for said goods and services without justification at law or by statute.

(h) False pretense. No person with intent to defraud or cheat shall designedly by color or a false token or writing or by any false or bogus check or other written, printed, or engraved instrument, or by any other false pretense, cause any person to grant, convey, assign, demise, lease or mortgage any land or interest in land, or obtain the signature of any person to any written instrument, the making whereof would be punishable as forgery, or obtain from any person any money or personal property, or the use of any instrument, facility, or article or other valuable thing or service, or by means of any false weights or measures obtain a larger amount of quantity of property than was bargained for, or by means of any false weights or measures sell or dispose of a less amount or quantity of property than was bargained for.

Section 2-102 - Assault and Battery. It shall be unlawful for any person within the Township to attempt or offer, with force and violence, to do a corporal hurt to another or to assault and/or to commit a battery upon any other person.

Section 2-103 - Gatherings, Meetings. It shall be unlawful for any person within the Township willfully to interrupt or disturb any assembly of people met for the worship of God within the place of such meeting or out of it, or to make, or excite any disturbance or contention in any tavern, dance hall, beer garden, store or grocery, manufacturing establishment or any other business place or in any street, lane, alley, highway, public building, ground or park or any election or other public meeting in the Township where any persons are peaceable and lawfully assembled.

Section 2-104 - Throwing Stones, Missiles. It shall be unlawful for any person within the Township to throw any stone, brick or any other missile at any passenger train, sleeping car, passenger coach, express car, mail car, baggage car, locomotive, caboose, freight train, or at any street car, motor bus, automobile or other motor vehicle.

Section 2-105 - (1) Breach of Peace. Any person who shall make or assist in making any noise, disturbance, trouble or improper diversion, any rout or riot by which the peace and good order of the Township are reasonably disturbed, shall be guilty of a breach of peace and disorderly conduct.

Section 2-105 (2) Noise to Disturbance of Persons in Vicinity. No person shall make or cause any noise to be made so as to unreasonably disturb those persons in the immediate vicinity, other than common noise necessary to the usual mode of living, transporting or manufacturing.

Section 2-105 (3) Effective muffling of internal combustion engines to eliminate noise. No person shall operate any internal combustion engine without an adequate muffling device to effectively eliminate all unnecessary or excessive exhaust noise.

Section 2-105 (4) Excessive noise from prolonged idling, operating or racing of engines prohibited. The prolonged idling or operating or excessive racing of any type of engine, operating at any location, either on public or private property, shall be unlawful when such operation causes unnecessary or excessive noise so as to unreasonably disturb those persons in the immediate vicinity.

Section 2-106 - Interference with Police Department.

(A) It shall be unlawful to interfere with or hinder any police officer, any member of the Police Department, or any person duly empowered with police authority while in the discharge or apparent discharge of his duty.

(b) It shall be unlawful to resist any police officer or other law enforcement agent while in the discharge or apparent discharge of his duty.

(c) No person shall offer or endeavor to assist any person in the custody of a police officer, a member of the Police Department, or a person duly empowered with police authority to escape or attempt to escape from such custody.

(d) No person other than an official police officer of the Township shall wear or carry the uniform, apparel, badge, identification card, or any other insignia of office like, or similar to, or a colorable imitation of that adopted and worn, or carried by the official police officers of the Township.

(e) No person shall make available to, present to, or place within the reach of any person confined, under the authority of the Township, any intoxicating liquor.

2 for 10 Words
10 for each
additional Word

Crier Classifieds

CALL
453-6900

DEADLINE 5 p.m. MONDAY

THE COMMUNITY-CRIER: March 29, 1978

Cont. from pg. 35

controlled substances, drugs, narcotics, or hallucinogens any public place in the Township. (Controlled substances are defined as lysergic acid diethylamide, peyote, mescaline, dimethyltryptamin, psilocyn or marijuana (Cannabis sativa) or such other substance defined in Act 196 of the Public Acts of 1971, as amended, of the State of Michigan, or any tool, implement, or other thing calculated to aid in the escape of such persons so confined, under authority of the Township.

(f) No person shall assist or aid, or attempt to assist or aid, any person in the custody of, or confined under the authority of the Township, to escape from jail, place of confinement or custody.

(g) No person shall, while a prisoner in the jail, or at any place where the prisoners are confined, or otherwise in custody of any confined by the Township escape or attempt to escape or to assist others to escape from such custody or confinement.

(h) It shall be unlawful for any person to use any indecent, immoral, obscene, vulgar or insulting language directed at a police officer or other law enforcement agent while in the discharge or apparent discharge of his duty, where the indecent, immoral, obscene, vulgar or insulting language is said with an intent to harass, belittle, embarrass, annoy, provoke, insult, demean or otherwise cause the police officer or other law enforcement agent to be held in contempt by other persons in the immediate area.

Section 2-107 - Obstructing, Impeding or Interfering with Township Business.

(a) No person or group of persons shall, at any time, on any Township property, obstruct, impede or interfere in any way with the regular course of Township business by, but not limited to, walking, gathering, sitting, standing or lying on any Township owned or controlled property, or attempt to do same.

(b) No person or group of persons shall, at any time, on any Township property, obstruct, impede or interfere with the access of any person to any Township office, facility or personnel while said personnel are engaged or occupied in municipal duties by, but not limited to, walking, gathering, sitting, standing, or lying on any Township owned or controlled property, or attempt to do same.

(c) "Township business" is defined to include all or any part of the operation of all municipal pursuits and functions, both government and proprietary, through all the various Township offices and divisions by all Township personnel, including appointed officials as well as employees.

Section 2-108 - Prohibited Use of Parks, Playgrounds.

(a) The Supervisor may order any public park closed, or prohibit the consumption of any alcoholic beverages upon the premises of any public park at any time whatsoever whenever he deems such action is necessary to conserve the peace, suppress disorder, preserve property, or protect the public safety and welfare.

(b) It shall also be unlawful for any person to use, occupy, frequent, loiter, or be in any school or college, playground, whether public, private or parochial, in the Township, between the hours of 11:00 P.M. and 6:00 A.M. of the following morning unless a special permit for such use or occupancy has been previously given by an officially designated administrative officer of the school board or college property involved, or unless such person is employed by the legal governing body or authority of the school or college involved.

Section 2-109 - Disturbances on School or College Property.

(a) **Loitering.** It shall be unlawful for any person to loiter, idle, wander, stroll, or play in, about or on any school or college grounds or buildings, whether public, private or parochial, either on foot or in or on any vehicle, without having some lawful business therein or thereabouts, or in connection with such school or college, or the employees thereof.

Any person found to be creating a disturbance in any school or college, whether public, private or parochial, or on the surrounding school or college grounds, shall leave immediately when so directed by the administrator or his designee.

All persons who shall enter and remain in any school or college building, whether public, private or parochial, in the Township, for any reason whatsoever, shall be required to obtain permission from the administrator of such building, or such other person as may be designated and authorized by the administrator: provided, however, that students regularly enrolled in such a school or college building, as well as teachers, employees and other authorized personnel in good standing and assigned to such a building shall be presumed to have the permission herein prescribed.

(b) **Disorderly conduct.** No person shall make or assist in the making of any noise or disturbance by which the peace, quietude or good order of any school or college, whether public, private or parochial, is disturbed, or in any other way annoy, disturb, or prevent the orderly conduct of classes or activities of any such school or college.

(c) **Indecent language.** No persons shall use profane, indecent or immoral language or conduct himself in a lewd, wanton or lascivious manner in speech or behavior in any building or on any property adjacent to any building within the Township occupied as a school or college, whether public, private or parochial.

(d) **Assault.** No person shall annoy, disturb, assault or molest any student or employee of any school or college, whether public, private, or parochial, while in such school or college, or on such school or college grounds.

(e) **Borrowing from students.** No person shall borrow or attempt to borrow any money or thing of value from any student in any school or college, or on property of same in the Township, whether public, private or parochial, or during any time when any such student is going to or returning from any regularly scheduled session of any such school or college without first obtaining approval of the administrator or his designee.

(f) **Cruising.** No person shall operate, park or move a motor vehicle in the immediate vicinity of the grounds of any school or college, whether public, private or parochial, for the purpose of molesting or distracting the attention of the students or employees thereof, or in any effort to induce, entice or invite students into such vehicles for immoral purposes or purposes contrary to rules adopted by the school or college authority.

Section 2-110 - Abandoned Refrigerators, etc. It shall be unlawful in the Township for any person to leave or place any abandoned, unattended or discarded ice box refrigerator or similar food container, having air-tight doors which cannot be opened from the inside thereof, outside of any building, structure or dwelling or in a place accessible to children, without first removing the snap-lock or other locking device from doors of said ice box, refrigerator or container.

Section 2-111 - Discharging Firearms.

(a) It shall be unlawful for any person to discharge any firearm or other instrument producing a like effect and noise within the Township, except in the lawful defense of his person or property, or as otherwise permitted by law.

(b) It shall be unlawful for any person to have in his possession except within his own domicile, or carry or use, a revolver or pistol of any description, shotgun, or rifle which may be used for the explosion of cartridges, or any air-gun, "B-B gun", gas-operated gun or spring gun, or any instruments, toy or weapon commonly known as a "peashooter", "slingshot", or "beany" or any bow made for the purpose of throwing or projecting missiles of any kind by any means whatsoever, whether such instrument is called by any name set forth above or by any other name.

Exception for licensed and Other Specific Premises. The prohibition of the above section shall not apply to licensed shooting galleries, or on private ground or premises under circumstances when such instrument can be fired, discharged or operated in such a manner as not to endanger persons or property, and also in such manner as to prevent the projectile from traversing any grounds or space outside the limits of such gallery, grounds or residence: and further provided, that nothing herein contained shall be construed to prevent the concealed carrying of any type of gun whatsoever when unloaded and properly cased, to or from any range or gallery or to or from an area where hunting is allowed by law.

Exception for Authorized Officials. The prohibition of this subsection shall not be construed to forbid United States Marshals, Sheriffs, Constables, and their Deputies, and any regular, special, or ex-officio Police Officer, or any other Law Enforcement

Officer, from carrying or wearing, while on duty, such weapons as shall be necessary in the proper discharge of their duties or to prohibit the carrying of concealed weapons when the person so carrying has been duly licensed and carries a proper and valid permit issued by the appropriate law enforcing agency.

Section 2-112 - Air Guns, Bows and Arrow, Slingshots; Restrictions.

(a) **Definitions:**

(1) The term "air gun" means any gun, rifle or pistol by whatever name known, which is designed to expel a projectile by the action of compressed air or gas, or by the action of a spring or elastic bit.

(2) The term "slingshot" means any instrument of wood or other material and rubber, metal, spring or other elastic material, designed, intended to, or capable of propelling shot, stone or other missiles of any substance whatsoever.

(3) The term "bow" means a flexible strip of wood or other material bent by a string or similar material stretched between its ends for shooting arrows.

(4) The term "arrow" means a slender straight pointed missile, a weapon made to be shot from a bow and equipped with feathers at one end for continual flight.

(b) **Sale, rental, etc., to persons under 18 years.**

(1) It shall be unlawful for any dealer to sell, lend, give or otherwise transfer any air gun, slingshot, or bow & arrow to any person under the age of 18 years, where the dealer knows or has reasonable cause to believe such person could be under 18 years of age, or where such dealer has failed to make reasonable inquiry relative to the age of such person and such person is under 18 years of age.

(2) It shall be unlawful for any person to give, lend, or otherwise transfer any air gun to any person under 18 years of age, except where the relationship of parent and child, guardian and ward, or adult instructor and pupil exists between such persons and the persons under 18 years of age.

(c) **Possession by persons under 18 years.** Notwithstanding any inconsistent provision of this section, it shall be lawful for any person under 18 years of age to have in his possession an air gun, bow & arrow, slingshot, if the said article is: (1) Kept within his domicile.

(2) Used by the person under 18 years of age and he is a duly enrolled member of a club, team or society organized for recreational or educational purposes and maintaining as a part of its facilities, or having written permission to use an indoor or outdoor target range or other safe area, to possess, load and fire in such a place under the supervision, guidance and instruction of a responsible adult.

(d) **Carrying, discharge.**

(1) It shall be unlawful for any person under 18 years of age to carry any air gun, bow & arrow, or slingshot on the streets, alleys, public roads or public lands within the Township unless accompanied by a responsible adult.

(2) It shall be unlawful for any person to discharge any air gun, bow & arrow, slingshot from or across any street, sidewalk or alley or public land, or any public place, except on a properly constructed target range.

(e) **Designation of range or area.** The Chief of Police may approve or designate a range or area in and upon which air guns, bow & arrows, or slingshots may be used: provided, however, he or the Township, or both, shall not be responsible for death, injury or property damage resulting from the use of any such range or area.

(f) Nothing herein contained shall be deemed to relieve any parent from the civil liability, for the malicious or willful destruction of property by any minor under the age of 18 years, imposed by Act No. 45, Public Acts of 1953, as amended.

(g) Any duly authorized police officer of the Township shall be empowered to confiscate and legally dispose of any air guns, slingshots, bows & arrows when a violation of this section occurs.

Section 2-113 - Taking or Injuring Soil, Gardens, Trees, Shrubs and Vines. It shall be unlawful for any person within the Township of Canton to wrongfully take and carry away from any place within the Township of Canton any soil, grass, vegetation, ground cover, fruit tree, ornamental tree, shade tree, ornamental shrub, or any plant, vine, bush or vegetable there growing, standing or being, with intent to deprive the owner thereof, or without right and with wrongful intent to detach from the ground or injure any fruit tree, ornamental tree, shade tree, ornamental shrub, or any plant, vine, bush, vegetable or garden produce.

Section 2-114 - Breaking and Entering Outside Showcases. It shall be unlawful for any person in the Township to break and enter, or to attempt to break and enter, or enter without breaking, at any time any outside showcase or other outside enclosed counter, used for the display of goods, wares or merchandise, with intent to steal or to commit the crime of larceny therein.

Section 2-115 - Breaking and Entering Coin Box. It shall be unlawful for any person within the Township maliciously and willfully to, by and with the aid and use of any key, instrument, device or explosive, blow or attempt to blow, or force or attempt to force an entrance into, any coin box, depository box, newspaper coin box, or other receptacle established and maintained for the convenience of the public, or of any person not making payment for any article or merchandise or service, wherein is contained any money or thing of value, or for any person to extract or obtain therefrom any such money or thing of value so deposited or contained therein.

Section 2-116 - Malicious Mischief.

(a) **Malicious destruction of property; houses, buildings or real property of another.** It shall be unlawful for any person willfully and maliciously to destroy or injure any house or other building of another or to paint, inscribe, write or scrawl messages, words, numbers, symbols or any type of picture upon the building of another without the express consent of the owner, or willfully and maliciously to destroy or injure any appurtenance to such house or building thereof, including lawns, shrubs, trees, pools, gardens, and mail receptacles, if the damage resulting from such damage or injury shall not exceed the sum of One Hundred (\$100.00) Dollars.

(b) **Malicious destruction of property; personal.** It shall be unlawful for any person willfully and maliciously to destroy or injure the personal property of another by any means, if the damage resulting from such damage or injury shall not exceed the sum of One Hundred (\$100.00) Dollars.

(c) **Destroying and injuring of signs, bills and notices.** It shall be unlawful for any person willfully to tear down, destroy, or in any manner whatsoever, deface, any signs, bills or notices on any private land within the Township, or on any lots or premises of another, provided, however, that such signs, bills or notices are not in violation of any provision of the Charter Township of Canton Code of Ordinances, and were placed by the owner or lessee or by their consent.

(d) **Destruction of tombs and memorials.** It shall be unlawful for any person willfully to destroy, mutilate, deface, injure or remove any tomb, monument, gravestone or other structure or thing placed or designed for a memorial of the dead, or any fence, railing, curb or other thing intended for the protection or for the ornament of any tomb, monument, gravestone or other structure before mentioned, or of any enclosure for the burial of the dead, or to willfully destroy, mutilate, remove, cut, break or injure any tree, shrub, or plant, placed or being within any such enclosure.

(e) **Malicious annoyance by writing.** It shall be unlawful for any person knowingly to send or deliver or to make, and for the purpose of being delivered or sent, to part with possession of any letter, postal card or writing containing any obscene language with or without a name subscribed thereto, or signed with a fictitious name, or with any letter, mark or other designation, with the intent thereby to cause annoyance, shock, or threaten such person or with a view or intent to extort or gain any money or property of any description belonging to another.

(f) **Malicious injuring or mutilating library books.** It shall be unlawful willfully, maliciously or wantonly to tear, deface or mutilate or write upon, or by other means injure or mar any book, pamphlet, map, chart, painting, picture, photograph periodical, newspaper, magazine, manuscript, or exhibit, or any part thereof belonging to or

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loaned to any public library, or to the library of any literary, scientific, historical or library society or association, including the library of any educational institution (g) Malicious destruction of public property. It shall be unlawful for any person within the Township maliciously to destroy, damage, injure, mar or deface any building, monument, sign or structure or fence, tree, shrub, plant, park or public property of any kind which is owned, controlled or managed by the state, county, Township, school district, or by any other unit or agency of government whose operating budget is raised in whole or in part by public taxation, or to commit any act of vandalism on or in any such property.

(h) Malicious injury of fences or gates of another. It shall be unlawful for any person within the Township maliciously to break down, injure, mar or deface any fence or gate belonging to or enclosing lands not his own.

(i) Damage to school or college property. No person shall damage, destroy, or deface any school or college building, whether public, private or parochial, or any building occupied by such school or college, or the grounds, out-building, fences, trees or other appurtenances or fixtures belonging thereto.

(j) Malicious use of the telephone. It shall be unlawful for any person within the Township maliciously to use any service provided by a communication carrier, with intent to terrorize, frighten, intimidate, threaten, harass, molest, annoy or to disturb the peace of any other person as hereinafter provided:

- (1) Threatening physical harm or damage to any person or property of another in the course of a telephone conversation.
- (2) Falsely and deliberately reporting by telephone or telegraph message that any person has been injured, has suddenly taken ill, has suffered death or has been the victim of a crime, or the victim of an accident.
- (3) Deliberately refusing or failing to disengage a connection between a telephone and another telephone, or once connection is made, not to carry on any conversation whatsoever.
- (4) Deliberately refusing or failing to disengage a connection between a telephone and other equipment provided for the transmission of messages by telephone thereby interfering with any communications service.
- (5) Using any vulgar, indecent, obscene or offensive language or suggesting any lewd or lascivious act in the course of a telephone conversation.

Section 2-117 - Larceny from Public Libraries. It shall be unlawful for any person within the Township to procure or take in any way from the public library in the Township or from the Canton Township Public Library, any book, pamphlet, amp, chart, painting, picture, photograph, periodical, newspaper, magazine, manuscript or exhibit, or any part thereof, with intent to convert the same to his own use.

Section 2-118 - Larceny from Vacant Buildings. It shall be unlawful for any person within the Township to steal or unlawfully remove or in any manner damage any fixture, attachment or other property belonging to, connected with, or used in the construction of any vacant structure or building, whether built or in the process of construction, or to break into any vacant structure or building with the intention of unlawfully removing, taking therefrom, or in any manner damaging any fixture, attachment or other property belonging to, connected with or used in the construction of such vacant structure or building, whether built or in the process of construction.

Section 2-119 - Larceny or Attempt Larceny of Goods. It shall be unlawful for any person within the Township to steal or attempt to steal or unlawfully take or attempt to take any money, goods, chattels, or property of any other person.

Section 2-120 - Blasphemy, Indecent Language. It shall be unlawful for any person within the Township who has arrived at the age of discretion to willfully blaspheme the Holy name of God by cursing, or contumeliously reproaching God, or for any person to use any indecent, immoral, obscene, vulgar or insulting language on any public street or other public place, or in any place of business open to public patronage.

Section 2-121 - Pornography (Possession, distribution or exhibition of obscene books, shows, pictures and literature within the corporate limits of the Township of Canton.

(a) Definitions.

- (1) Audience. One or more persons who are permitted to view a performance (a) for valuable consideration, or (b) in or from a public place.
- (2) Display publicly. The exposing, placing, posting, exhibiting or in any other fashion displaying in any location, whether public or private, material or a performance in such a manner that it may be readily seen and its content or character distinguished by normal unaided vision viewing it from a public place or vehicle.
- (3) Disseminate. To manufacture, issue, publish, sell, lend, distribute, transmit, broadcast, exhibit or present material or to offer or agree to do the same, or to have in one's possession with intent to do the same.
- (4) Material. Any printed matter, visual representation or sound recording and includes, but is not limited to, books, magazines, motion picture films, pamphlets, newspapers, pictures, photographs, drawings, three-dimensional forms, sculptures, and photograph, tape or wire recordings.
- (5) Minor. Any person under eighteen (18) years of age.
- (6) Nudity. Uncovered, or less than opaquely covered, post-pubertal human genitals or pubic area, the post-pubertal human female breast below a point immediately above the top of the areola, or the uncovered human male genitals. For the purpose of this definition, a female breast is considered uncovered if the nipple only or the nipple and the areola are only covered.
- (7) Pander. Advertising or propagandizing in connection with the sale of material, the offering of a service, or the presentation or exhibition of a performance by appealing to the prurient interest of potential customers.
- (8) Performance. Any live or reproduced exhibition, including, but not limited to, any play, motion picture film, dance or appearance presented to or performed before an audience.
- (9) Pornographic. Relating to pornography.
- (10) Pornography. Any material or performance is "pornographic" if all the following elements are present: (a) Considered community standards of Canton Township, it appeals to the prurient interest; and (b) it depicts, describes or represents in a patently offensive way, sexual conduct, as hereinafter defined; and (c) it lacks serious literary, artistic, political or scientific value.
- (11) Pornography for minors. Any material or performance is "pornography for minors" if all the following elements are present: (a) Considered as a whole by the average person applying the contemporary community standards of Canton Township with respect to what is suitable for minors, it is presented in such a manner as to appeal to a minor's prurient interest; and (b) it depicts, describes or represents in a patently offensive way, nudity or sexual conduct as hereinafter defined; and (c) it lacks serious literary, artistic, political or scientific value for minors.
- (12) Prurient interest. Desire or craving for sexual stimulation or gratification. In determining "Prurient interest," the material or performance shall be judged with reference to average persons, unless it appears from the character of the material or performance that it is designed to appeal to the prurient interest of a particular group of persons, including, but not limited to, homosexuals, or sado-masochists. In that case, it shall be judged with reference to the particular group for which it was designed.
- (13) Public place or vehicle. Any of the streets, alleys, parks, boulevards, schools or other public property in the Township of Canton, or any dance hall, rental hall, theater, amusement park, liquor establishment, store, depot, place of public accommodation or other private property generally frequented by the public for the purposes of education, recreation, amusement, entertainment, sport, shopping or travel; or any vehicle for public transportation, owned or operated by government, either directly or through a public corporation, or authority, or owned or operated by any nongovern-

mental agency for the use, enjoyment or transportation of the general public.

(14) Sado-masochist abuse. Flagellation or torture by or upon a person who is nude or clad in undergarments or in a sexually revealing or bizarre costume, or the condition of such person being fettered, bound or otherwise physically restrained, in an apparent act of sexual stimulation or gratification.

(15) Sexual conduct. (a) Masturbation; (b) sexual intercourse, whether genital-genital, oral-genital, oral-anal or anal-genital; (c) any erotic fondling or touching of the covered or uncovered genitals; buttocks, pubic area or any part thereof of the breasts of the female, whether the conduct described in (a) through (c) is engaged in alone or between members of the same or opposite sex, or between humans and animals or humans and inanimate objects; or (d) actual or simulated display or exhibition of the human pubic area or genitals, or any part thereof, or (e) sexual excitement, as hereinafter defined; or (f) sado-masochistic abuse as defined in this section.

(16) Sexual excitement. The facial expressions, movements, utterances or other responses of a human male or female, whether alone or with others, whether clothed or not, who is in an apparent state of sexual stimulation or arousal, or experiencing the physical or sensual reactions of humans engaging in or witnessing sexual conduct.

(b) Promoting pornography generally. (1) It shall be unlawful for any person to promote pornography. A person commits the offense of promoting pornography if, knowing its contents and character, he:

- (a) Disseminates or causes to be disseminated any pornographic material in or from a public place or vehicle or for valuable consideration; or has in his possession any pornographic material with intent to so disseminate; or knowingly allows the use of any business, building, vehicle or place owned, leased, conducted or managed by him, for such dissemination of pornographic material; or
- (b) Sells an admission ticket or pass to premises where there is being exhibited or is about to be exhibited material or a performance which is pornographic; or
- (c) Admits, by accepting a ticket or pass, a person to premises where there is being exhibited or is about to be exhibited material or a performance which is pornographic; or
- (d) Produces, presents, directs or knowingly allows the use of any business, building, vehicle or place owned, leased, conducted or managed by him to be used for, a pornographic performance before an audience; or
- (e) Participates in that portion of a live performance before an audience which makes it pornographic; or
- (f) Panders, displays publicly or disseminates door to door, any pornographic material or performance or causes such pandering, public display or door to door dissemination.

(2) For the purpose of this section, possession of two or more identical copies of any pornographic material by any person engaged in the business of disseminating material, as defined above, shall be prima facie evidence of possession with intent to disseminate for valuable consideration.

(c) Promoting pornography for minors.

(1) It shall be unlawful for any person to promote pornography for minors. A person commits the offense of promoting pornography for minors, if, knowing its contents and character, he:

- (a) Disseminates or causes to be disseminated to a minor material which is pornography for minors, or knowingly allows the use of any business, building, vehicle or place owned, leased, conducted or managed by him for the dissemination to a minor of material which is pornography for minors; or
- (b) Exhibits to a minor a motion picture film or other performance which is pornography for minors; or
- (c) Sells to a minor an admission ticket or pass to any building, vehicle or place where there is being exhibited or is about to be exhibited a motion picture film or other performance which is pornography for minors; or
- (d) Admits a minor to any building, vehicle or place where there is being exhibited or is about to be exhibited a motion picture film or other performance which is pornography for minors; or
- (e) Knowingly produces, presents, directs or allows the use of any business, building, vehicle or place owned, leased, conducted or managed by him for the presentation of performance which is pornography for minors, before an audience which includes a minor; or
- (f) Displays publicly or disseminates door to door any material or performance which is pornography for minors, or causes such public display or door to door dissemination.

(2) Subsections (1) (a) through (e) do not apply to a parent, guardian, or other person in loco parentis to the minor.

Section 2-122 - Prostitution.

- (a) No person shall commit or offer or agree to commit a lewd act or an act of prostitution, or moral perversion.
- (b) No person shall secure or offer another for the purpose of committing a lewd act, or an act of prostitution, or moral perversion.
- (c) No person shall be in or near any place frequented by the public, or any public place for the purpose of inducing, enticing or procuring another to commit a lewd act, or an act of prostitution or moral perversion.
- (d) No person shall knowingly transport any person to any place for the purpose of committing a lewd act, or an act of prostitution or moral perversion.
- (e) No person shall knowingly receive, or offer to or agree to receive any person into any place or building for the purpose of performing a lewd act, or an act of prostitution or moral perversion, or to knowingly permit any person to remain in any place or building for any such purpose.
- (f) No person shall direct or offer to direct any person to any place or building for the purpose of committing any lewd act, or act of prostitution or moral perversion.

Section 2-123 - Indecent and Improper Conduct. It shall be unlawful for any person to follow, annoy, molest, disturb or insult by voice, conduct or actions any child under 18 years of age or any woman, or to induce, coax, persuade or induce by threat any child under 18 years of age or any woman to enter into any vehicle or conveyance, or to go in or upon any public alley, street, park or private property of place; or to engage in any indecent, improper, immoral or obscene conduct, behavior or actions.

Section 2-124 - Solicitation of Drinks. No person shall frequent or loiter in any tavern, inn, or night club with the purpose of soliciting other persons to purchase drinks. No proprietor or operator of any such establishment shall allow the presence in such establishment of any person who violates the provisions of this section.

Section 2-125 - Fortune Telling For Gain. It shall be unlawful for any person within the Township to pretend, for money or gain, to tell fortunes or to predict future events by cards, tokens, trances, the inspection of the hands or the conformation of the skull of any person, by mind reading, or by consulting the movements of the heavenly bodies or by other means.

Section 2-126 - Pretending by Palmistry or Other Means. It shall be unlawful for any person within the Township to pretend by or through means of palmistry, phrenology, clairvoyance, astrology or fortune telling by cards or other devices, for money or gain, to enable anyone to get or recover lost or stolen property, or to give success in business, enterprise, speculation or games of chance, or to make one person dispose of property, business or valuable thing in favor of another.

Section 2-127 - Advertising Fortune Telling: Evidence. It shall be unlawful for any person within the Township to publish by cards, circular, sign, newspaper or any other means whatsoever, that he or she shall or will predict future events; and any person whose fortune may have been told, as aforesaid, shall be a competent witness against all

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2 for 10 Words
10 for each
additional Word

Crier Classifieds

DEADLINE 5 p.m. MONDAY

CALL
453-6900

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persons charged with any violation of Sections 2-125 or 2-126.

Section 2-128 - Gambling and Frequenting. It shall be unlawful for any person to deal, play, engage in or frequent any faro, roulette, dice, cards or gambling for money or other valuable thing, or in any other device or game of chance, hazard or skill, either as bookmaker, dealer, keeper, player or otherwise, for the purpose of gambling for money or other valuable thing, or to attend or be found frequenting any place where gaming or gambling is taking place.

Section 2-129 - Keeping or Occupying Building for Gambling. It shall be unlawful for any person, or his agent or employee, within the Township, to directly or indirectly keep or occupy, or assist in keeping or occupying, any common gambling house, or any building or room therein, or place within the Township where gaming is permitted or suffered, or to suffer or permit on any premises owned, occupied or controlled by him, any apparatus used for gaming or gambling or to use such apparatus for gaming in any place within the Township.

Section 2-130 Keeping Gaming Room for Hire, Gain or Reward. It shall be unlawful for any person within the Township to keep or maintain for hire, gain or reward, a gaming room or gaming table, or any game of skill or chance, or partly of skill and partly of chance, used for gaming, or to knowingly suffer a gaming room or gaming table or any such game to be kept, maintained or played on any premises within the Township occupied or controlled by him, or for any person to aid, assist or abet in the keeping or maintaining of any such gaming room, gaming table or game within the Township.

Section 2-131 - Gambling Place and Equipment. It shall be unlawful for any person, or his agent or employee, within the Township, to directly or indirectly keep, maintain, operate or occupy any building or room, or any part thereof, or any place with apparatus, books, or any device for registering bets, or buying or selling pools upon the result of a game, competition, political competition, appointment or election, or any purported event of like character, or to register bets, or buy or sell pools, or to be concerned in buying or selling pools, or to knowingly permit any grounds or premises owned, occupied or controlled by him to be used for any of the purposes aforesaid.

Section 2-132 - Policy or Pool Tickets and Confiscation of Article. It shall be unlawful within the Township for any person to be in possession of any policy or pool tickets, slips or checks, memoranda or any combination, or other bet, manifold or other policy, or pool books or sheets, or of any such articles, or of any other implements, apparatus or materials of any other form of gaming. Any and all such articles hereinbefore mentioned may be confiscated and destroyed by the police department or used in evidence in any prosecution for violation.

Section 2-133 - No Conflict with State or Federal Statutes. Sections 2-128 to 2-132, both inclusive, of this Ordinance shall be construed so as to conflict with any state or federal statute, and when any action or conduct is permissible under state or federal law, it shall not constitute a misdemeanor under the provisions of such sections of the Ordinance.

Section 2-134 - Fireworks.

(a) **Fireworks, sale, possession, etc. prohibited; exceptions.**

(1) Except as otherwise provided by law, no person, firm, co-partnership or corporation shall offer for sale, expose for sale, sell at retail, keep with intent to sell at retail, possess, give, furnish, transport, use, explode or cause to explode any of the following within the Township of Canton:

(a) Any blank cartridge, blank cartridge pistol, toy cannon, toy cane or toy gun in which explosives are used.

(b) A balloon which requires fire underneath to propel it.

(c) Firecrackers, torpedoes, skyrockets, roman candles, daygo bombs, sparklers, or other fireworks of like construction.

(d) Any fireworks containing any explosive or inflammable compound or any tablets or other device commonly used and sold as fireworks containing nitrates, chlorates, oxalates, sulphides of lead, barium, antimony, arsenic, mercury, nitroglycerine, phosphorous or any compound containing any of these or other modern explosives.

(b) **Permit for use of fireworks; application; purpose of use; age limitation.**

(1) The Township Board, upon application in writing, on forms provided by the director of the department of state police, may grant a permit for the use of fireworks otherwise prohibited by Section 2-136(a), within the Township of Canton, manufactured for outdoor pest control or agricultural purposes, or for public display by municipalities, fair associations, amusement parks, or other organizations or groups of individuals approved by the Township Board, if the applicable provisions of this Ordinance are complied with. The permits shall be on forms provided by the director of the department of State Police. After a permit has been granted, sales, possession or transportation of fireworks for such purposes only may be made. No permit shall be transferable, nor shall a permit be issued to a person under the age of eighteen (18) years.

(2) The Township Board, upon application in writing, may grant a permit, on forms provided by the director of the department of state police, to any resident, wholesale dealer, or jobber to have in his possession within the Township of Canton, fireworks otherwise prohibited by Section 2-134 (a), for sale only to holders of permits as provided in this section. No permit is transferable, nor shall a permit be issued to any person under the age of 18 years.

(3) Before a permit for pyrotechnic display is issued, the person, firm or corporation making application therefor shall furnish proof of financial responsibility by a bond or insurance in an amount deemed necessary by the Township Board, to satisfy claims for damages to property or personal injuries arising out of an act or omission on the part of the person, firm or corporation, or any agent or employee thereof, in the amount, character and form the Township Board determines necessary for the protection of the public.

(4) No permit shall be issued under this act to a non-resident person, firm or corporation for conduct of a pyrotechnic display until such person, firm or corporation has appointed in writing a member of the bar of this state and residing therein or a resident agent to be his legal representative upon whom all process in an action or proceeding against him may be served.

(5) The Township Board shall rule on the competency and qualifications of operators of pyrotechnic displays, as the operator has furnished in his application form and on time, place and safety aspects of the displays before granting permits.

(c) **Permits not required.**

(1) Flat paper caps containing not more than .25 of a grain of explosive content per cap, in packages labeled to indicate the maximum explosive content per cap.

(2) Toy pistols, toy cannons, toy canes and toy guns of a type approved by the director of the Department of State Police in which paper caps as described in subdivision (1) are used and which are so constructed that the hand cannot come in contact with the cap when in place for the explosive and which are not designed to break apart or be separated so as to form a missile by the explosion.

(3) Toy snakes not containing mercury, if packed in cardboard boxes with not more than 12 pieces per box for retail sale and the manufacturer's name and quantity contained in each box are printed thereon.

(4) Possession, transportation, sale or use of signal flares of a type approved by the Director of State Police, blank cartridges or blank cartridge pistols specifically for a show or theater, for the training or exhibiting of dogs, for signal purposes in athletic sports, for the use by military organizations, and all items used by railroads, trucks or vehicles for emergency signal purposes.

(5) The sale of any kind of fireworks provided they are to be shipped directly out of state in accordance with regulations of the United States

interstate commerce commission covering the transportation of explosives and other dangerous articles by motor, rail and water.

(d) **Transportation of fireworks Intrastate; permit.**

(1) Transportation of fireworks intrastate through the Township of Canton shall be made only with the permits provided for in this act and as follows:

(a) In accordance with interstate commerce regulations for transportation of explosives and other dangerous articles by motor, rail and water, including specifications for shipping containers.

(b) In nonpassenger carrying vehicles, in charge of a competent driver at least 18 years of age, vehicles equipped with a 15 pound carbon dioxide, or a 10-pound carbon dioxide, or a 10-pound dry chemical fire extinguisher; and in or near which smoking shall be prohibited while loading, unloading and transporting fireworks.

(e) **Storage of fireworks: wholesalers, dealers and jobbers.**

(1) Storage of fireworks at the sites of wholesalers, dealers and jobbers within the Township of Canton shall be as follows:

(a) In one-story, without basement, noncombustible building: weather resistant: well ventilated and equipped with a strong door kept securely locked except when open for business.

(b) The location of the storage building shall be approved by the Township Board, and shall be located in relation to inhabited buildings, passenger railroads and public highways, as provided in rules promulgated by the Department of State Police pursuant to Act No. 306 of Public Acts of 1969, as amended, being sections 24.201 to 24.315 of the Michigan Compiled Laws.

(c) Smoking, matches, open flames, spark-producing devices and firearms shall be prohibited inside or within 50 feet of any warehouse used for the storage of fireworks. Combustible materials shall not be stored within 50 feet of warehouses used for the storage of fireworks.

(d) The interior of warehouses used for the storage of fireworks shall be kept clean and free from debris and empty containers. Warehouses shall not be used for the storage of any metal tools nor any commodity other than fireworks.

(e) Warehouses shall not be provided with heat or lights, except that if lights are necessary an electric safety flashlight or safety lantern shall be used.

(f) Warehouses shall bear lettering on each side and top in letters not less than 4 inches high, the words, "explosives -- Keep fire away".

(g) Every warehouse used for the storage of fireworks shall be under the supervision of a competent person who shall be not less than 18 years of age.

Section 2-135 - False Alarm of Fire or Need for Police or Ambulance Service.

(A) It shall be unlawful for any person within the Township knowingly or willfully to:

(1) Communicate in any way at any gathering in any public place that a fire exists when in fact a fire does not exist or to aid or abet in any such false communication.

(2) Ring any bell or operate any mechanical apparatus, electrical apparatus, or combination thereof, for the purpose of communicating that a fire exists when in fact a fire does not exist or to aid or abet in any such false communication.

(3) Communicate by telephone or in person that a fire exists when in fact a fire does not exist, or to aid or abet in any such false communication.

(b) It shall be unlawful for any person within the Township knowingly and willfully to summon by telephone or otherwise, the police department, any public or private ambulance, or any other service of any kind, to any address where the service called for is not needed, or to aid or abet in any such act of communication.

Section 2-136 - Obstructing and Disobeying Firemen in Line of Duty.

It shall be unlawful for any person within the Township knowingly and willfully to hinder, obstruct or interfere with any fireman in the performance of his duties, or who shall, while in the vicinity of any fire, willfully disobey or disregard any reasonable order, rule or regulation of any fireman of any fire department at such fire.

Section 2-137 - Fraudulent Schemes, etc. It shall be unlawful for any person within the Township to engage in any fraudulent scheme, device or trick to obtain money or other valuable thing, or to aid or abet, or in any manner to be concerned therein.

(A) **Fraudulent procurement of food or lodging; hotels, inns and eating places, sixty day limitation of action.** It shall be unlawful for any person to put up at any hotel, motel, inn, restaurant or cafe as a guest and to procure any food, entertainment or accommodation without paying therefor, except when credit is given therefor by express agreement, with intent to defraud such keeper thereof out of the pay for the same, or, who, with intent to defraud such keeper out of the pay therefor, shall obtain credit at any hotel, motel, inn, restaurant or cafe for such food, entertainment or accommodation, by means of any false show of baggage or effects brought thereto; provided, however, that no conviction shall be had under this subsection unless complaint is made within sixty (60) days of the time of the violation hereof.

Section 2-138 - False Representation as Blind or Crippled. It shall be unlawful for any person within the Township falsely to represent himself as blind, deaf, dumb, crippled or physically defective for the purpose of obtaining money or any other thing of value, or to secure aid or assistance on account of such representation.

Section 2-139 - False Statements for Welfare Aid. It shall be unlawful for any person within the Township to obtain by means of a willfully false statement or representation or by impersonation or other fraudulent device:

(a) Aid, relief, or welfare assistance to which he or she is not entitled; or

(b) Aid, relief, or welfare assistance greater than that to which he or she is entitled; or knowingly aids or abets in buying or in any way disposing of the property of a recipient of aid, relief or welfare assistance.

Section 2-140 - Tampering with Township Property. It shall be unlawful to tamper with, injure, deface, destroy or remove any sign, notice, marker, fire alarm box, fire hydrant, topographical survey instrument, water meter, water stop box, or any other personal property erected or placed by the Township, or to make unauthorized taps into the water lines or any unauthorized use of fire hydrants.

Section 2-141 - Unauthorized Entrance Upon Private Parking Area. Any person who enters upon any private parking area, either in a vehicle or on foot, without the express or implied permission of the owner, lessee, occupant or agent, shall be guilty of a misdemeanor.

Before this Section shall be effective in any parking area, suitable signs must be first posted which would apprise the ordinarily observant person of the restricted use of the parking area. For the purpose of this Section, implied permission shall be deemed granted to any person for the use designated by such signs.

Complaint for violation of this Section may be made by the owner, lessee or occupant of the parking area, or the agent thereof, and the police department of the Township shall enforce this Section.

Section 2-142 - Alcoholic Liquor.

(a) **Definitions.** The meaning of alcoholic liquor, including spirits, beer, wine, and license, and such other terms when used in this Section, shall be the same as defined in Act 8, Public Acts of Michigan, 1933, Extra Session, as amended, except where specifically otherwise provided herein.

(b) **Consumption in Public.** No alcoholic liquor shall be consumed in automobiles operated upon the public streets and highways, and including any store or establishment doing business with the public not licensed to sell alcoholic liquor for consumption on the premises; nor shall any one who owns, operates or controls any such public establishment or store permit the consumption of alcoholic liquor therein.

(c) **Liquor sales.** No licensee, by himself or another, shall sell, furnish, give or deliver any alcoholic liquor to any person:

(1) Who is so intoxicated as not to be in control of his faculties;

(2) On any day during the hours not permitted by state law or the Liquor Control Commission of the State of Michigan

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- (d) Bars - rules of conduct. No licensee shall permit on licensed premises:
- (1) Spirits to be consumed if licensed to sell only beer or wine; or both;
 - (2) Any disorderly conduct or action which disturbs the peace and good order of the neighborhood;
 - (3) Any resorting of thieves, prostitutes or other disorderly persons;
 - (4) Any gambling, or the placing or using of any gambling apparatus or paraphernalia therein;
 - (5) Any lewd, obscene or immoral exhibition likely to corrupt the public morals;
 - (6) Any employee to drink alcoholic liquor with any of the patrons or encourage any patron to make purchases;
 - (7) Any dancing or entertainment unless a current, valid license and/or permit therefor is prominently displayed;
 - (8) The use of obscene language by any person.
- (e) Furnishing a minor. No person shall willfully give or furnish any alcoholic liquor to a minor except upon authority, or pursuant to a prescription of a duly licensed physician.
- (f) Misrepresenting age.
- (1) No person under the age of 18 years shall by documentary evidence falsely represent himself to be 18 years or over for the purpose of purchasing or attempting to purchase, any alcoholic liquor, nor shall any person selling alcoholic liquor for the purpose of securing a sale thereof to himself or any other person under the age of eighteen (18) years;
 - (2) No person shall furnish false documentary evidence to any person under eighteen (18) years of age to be used by any such person for the purpose of obtaining alcoholic beverages.
- (g) Minors. No person under the age of eighteen (18) years shall in the Township do any of the following:
- (1) Purchase, offer or attempt to purchase, have in his possession, or consume any alcoholic beverage;
 - (2) Bring any alcoholic beverages into any establishment licensed to sell alcoholic beverages;
 - (3) Furnish any false information or make any false representations as to his age to any law enforcement officer, or any person in charge of or employed in an establishment licensed to sell alcoholic beverages, for the purpose of obtaining a sale of any alcoholic beverages to himself;
 - (4) Knowingly possess, transport or have under his control in any motor vehicle any alcoholic beverage, unless said person is employed by a licensee under Act 8 of the Public Acts of Michigan, 1933, Extra Session, as amended, and is possessing, transporting, or having such alcoholic liquor in a motor vehicle under his control during regular working hours and during the course of his regular employment.
- (h) Responsibility. When any act is prohibited by this Section, such prohibition shall extend to and include the causing, securing, aiding or abetting of another person to do the said act.
- (i) Sales to Minors prohibited, signs, defenses. It shall be unlawful to sell any alcoholic liquor to any person who has not attained the age of eighteen (18) years. A suitable sign, describing the provisions of this subsection or of Section 33 of Act No. 8 (Extra Session) of 1933, as amended, and warning violators thereof, shall be posted in a conspicuous place in each room where any alcoholic liquors are sold. In any criminal prosecution for the violation of this subsection, proof that the defendant licensee or his agent or employee demanded and was shown, before furnishing any alcoholic liquor to a minor, a motor vehicle operator's license, or other bona fide documentary evidence of majority and identity of such person, may be offered as evidence in a defense to such prosecutions.
- (j) Open alcoholic beverages in motor vehicle. It shall be unlawful for any person to transport or possess any alcoholic beverages in a container which is open, uncapped, or upon which the seal is broken, within the passenger compartment of a motor vehicle on the highways or streets of this Township; provided further, that if a motor vehicle does not have a trunk or compartment separate from the passenger compartment, a container which is open, uncapped, or upon which the seal is broken shall be encased or enclosed. This subsection shall not apply to any chartered passenger vehicle licensed by the Michigan Public Service Commission.
- Section 2-143 - Curfew of Minors.**
- (a) No child under the age of 12 years shall be permitted, caused or suffered to be upon the public streets or in any public place between the hours of 10:00 P.M. and 6:00 A.M., unless such child is accompanied by his or her parent or guardian, or some adult delegated by the parent or guardian to accompany such child.
 - (b) No child under the age of 12 years shall be permitted, caused or suffered to be engaged or employed as a bootblack, or in the selling of magazines, periodicals, newspapers, goods, wares or merchandise of any kind or nature, upon the public streets or in any public place between the hours of 10:00 P.M. and 6:00 A.M., or to accompany any person so engaged or employed.
 - (c) The parent or guardian of the child shall be held responsible for the enforcement of subsections (a) and (b) of this Section.
 - (d) It shall be unlawful for any minor under the age of 17 years to loiter, idle, congregate or otherwise be in or on any public street, highway, alley, park or any public place, between the hours of 12:00 midnight and 6:00 A.M., immediately following, except where the said minor is accompanied by a parent or guardian, or some adult above 18 years of age delegated by the parent or guardian to accompany such child, or where the presence of said minor in said place is connected with and required by some legitimate work, trade, profession or occupation in which said minor is engaged, or where such minor is upon an emergency errand or other legitimate business directed by his or her parent or guardian.
 - (e) Any person assisting, aiding, abetting or encouraging any minor under the age of 17 years to violate the provisions of subsection (d) hereof, shall be guilty of a violation of this ordinance, and when any minor is found in violation the provisions of said subsection (d) a presumption shall arise that the parent or legal guardian having the care and custody of the said minor assisted, aided, abetted and encouraged such minor in so violating said subsection.
- Section 2-144 - Minors Under 18 years Prohibited in Certain Places.** It shall be unlawful for a minor child under 18 years of age within the Township to be permitted, unless accompanied by parent or legal guardian, to remain in any saloon, bar room or other place where any spirituous or intoxicating liquor, or any wine or beer, or any beverage, liquor or liquors containing any spirituous or intoxicating liquor, beer or malt liquor is sold, given away or furnished for a beverage; or in any place of amusement known as dance houses or halls, concert saloons or variety theatres. All such establishments shall be posted with signs bearing the legend: "Minors under 18 unaccompanied by parent or guardian prohibited." Nor shall any such minor at any time or under any circumstances be present at or in any house of prostitution; or in any room or hall occupied or used for hire, gain or reward for the purpose of cards, dice or gaming, gambling, pool-selling or betting in any manner whatever. No proprietor, keeper or manager of any such place shall permit such minor to remain in any such place who violates this section.
- Section 2-145 - Issuing Checks Without Sufficient Funds.** It shall be unlawful for any person, with intent to defraud, to make or draw or utter or deliver any check, draft or order for the payment of money, to apply on account or otherwise upon any bank or other depository, in a sum not to exceed One Hundred (\$100.00) Dollars, knowing at the time of such making, drawing, uttering or delivering, that the maker, or drawer, has not sufficient funds in or credit with such bank or other depository, for the payment of such check, draft, or order, in full, upon its presentation; provided, further, it shall be unlawful for any person, with the intent to defraud to make, draw, utter or deliver any check, draft or order for the payment of money, to apply on account or otherwise, upon any bank or other depository in a sum not to exceed Fifty (\$50.00) Dollars, and who shall not have sufficient funds for the payment for same when presentation for payment is made to the drawee, except where such lack of funds is due to garnishment, attachment, levy, or other lawful cause, and such fact was not known to the person who made, drew, uttered or delivered the instrument at the time of so doing.

- Section 2-146 - Drawing Check Without Account or Credit.** It shall be unlawful for any person, with intent to defraud, to make or draw or utter any check, draft or order for the payment of money to apply on account or otherwise upon any bank or other depository in a sum not to exceed Fifty (\$50.00) Dollars, who at the time of making, drawing, uttering or delivering such check, draft or order has no account in or credit with such bank or other depository for the payment of such check, draft or order upon presentation.
- Section 2-147 - Evidence of Intent to Defraud.** As against the maker or drawer thereof, the making, drawing, uttering or delivering of a check, draft or order, payment of which is refused by the drawee, when presented in the usual course of business, shall be prima facie evidence of intent to defraud and of knowledge of insufficient fund in or credit with such bank or other depository, provided such maker or drawer shall not have paid the drawee thereof the amount due thereon, together with all costs and protest fees, within five (5) days after receiving notice that such check, draft or order has not been paid by the drawee.
- Section 2-148 - Notice of Protest as Evidence of Intent to Defraud.** Where such check, draft, or order is protested, on the ground of insufficiency of funds or credit, the notice of protest thereof shall be admissible as proof of presentation, non-payment and protest, and shall be prima facie evidence of intent to defraud, and of knowledge of insufficient funds or credit with such bank or other depository.
- Section 2-149 - Term "Credit" Construed.** The term "credit" as used in Section 2-145, 2-146, 2-147 & 2-148 hereof shall be construed to mean an arrangement or understanding with the bank or depository, for the payment of such check, draft or order, in full, upon the presentation thereof for payment.
- Section 2-150 - Prohibited Use of Township Recreational Facility.** It shall be unlawful for any person to possess or consume any alcoholic liquor, including spirits, beer or wine in any recreational facility operated by the Township during any function, sporting event, skating exhibition, dance or any other event; provided, however, that this prohibition herein shall not be applicable to the consumption of any alcoholic beverages purchased on the premises from a duly licensed vendor.
- Section 2-151 - Larceny of Rented Motor Vehicle, Trailer or Other Property.** Any person to whom a motor vehicle, trailer or other tangible property is delivered on a rental or lease basis under any agreement in writing providing for its return to a particular place at a particular time who refuses or willfully neglects to return such vehicle, trailer or other tangible property, after the expiration of the time stated in a notice in writing proved to have been duly mailed by registered or certified mail addressed to the last known address of the person who rented or leased the motor vehicle, trailer or other tangible property, and with intent to defraud the lessor, shall be guilty of a misdemeanor; provided, however, that such vehicle, trailer or other tangible property is of the value of One Hundred (\$100.00) Dollars or less.
- Section 2-152 - Receiving, Concealing, etc. Stolen, Embezzled or Converted Property; Presumptions.** It shall be unlawful for any person to buy, receive or aid in the concealment of any stolen, embezzled or converted money, goods or property, knowing the same to have been stolen, embezzled or converted, if the property purchased, receive or concealed shall be of the value of One Hundred (\$100.00) Dollars or less. Any person being a dealer in or collector of any merchandise or personal property, or the agent, employee or representative of a dealer or collector, who fails to make reasonable inquiry that a person selling or delivering any stolen, embezzled or converted property to him has a legal right to do so, or who buys or receives any such property which has a registration, serial or other identifying number altered or obliterated on any external surface thereof, shall be presumed to have bought or received such property knowing it to have been stolen, embezzled or converted; provided, however, that this presumption may be rebutted by proof.
- Section 2-153 - Damaging or Unauthorized Tampering or Meddling with Motor Vehicles; Exception.** It shall be unlawful for any person to intentionally and without authority from the owner of said vehicle to start or cause to be started the motor of any motor vehicle, or maliciously shift or change the starting device or gears of a standing motor vehicle to a position other than that in which it was left by the owner or driver of said motor vehicle, or to intentionally release the brake upon any standing motor vehicle, with intent to injure said machine or cause the same to be removed without the consent of the owner or to take or attempt to take any hubcap, battery, or any other part of an automobile, or to tamper with the engine, wheel or any other part of an automobile without the consent of the owner; provided, however, that this Section shall not apply in case of moving or starting of motor vehicles by the police department by authority of provisions of this Ordinance or by members of the fire department in case of emergency in the vicinity of a fire.
- Section 2-154 - Mutilation, Defacing, Defiling or Trampling Upon any Flag, Standard, Color, Ensign, Coat-of-Arms, or Shield of the United States or the State of Michigan.**
- (a) Definitions. The words, "flag", "standard", "color", "ensign", "coat-of-arms", or "shield", as used in this Ordinance shall include any flag, standard, color, ensign, coat-of-arms or shield, or copy, or picture or representation thereof, made of any substance or represented or produced thereon, and of any size, evidently purporting to be such flag, standard, color, ensign, coat-of-arms or shield of the United States or of the State of Michigan, or a copy, picture or representation thereof.
 - (b) Exhibition and display of flag, etc. Any person, firm or corporation shall be guilty of the violation of this Ordinance who shall, in any manner, for exhibition or display:
 - (1) Place or cause to be placed any work, figure, mark, picture, design, drawing or advertisement of any nature upon any flag, standard, color, ensign, coat-of-arms, or shield of the United States or of the State of Michigan; or
 - (2) Expose to public view any such flag, standard, color, ensign, coat-of-arms or shield upon which shall have been printed, painted or otherwise produced, or to which shall have been attached, appended, affixed or annexed any such word, figure, mark, picture, design, drawing or advertisement; or
 - (3) Expose to public view for sale, manufacture, or otherwise, or to sell, give or have in possession for sale, for gift or for use for any purpose, any substance, being an article of merchandise, or receptacle, or thing for holding or carrying merchandise, upon to which shall have been produced or attached any such flag, standard, color, ensign, coat-of-arms or shield, in order to advertise, call attention to, decorate, mark or distinguish such article or substance.
 - (4) Use of flag for a car seat, cover or any other such use in a motor vehicle.
 - (c) Mutilation of Flag. No person, firm or corporation shall publicly mutilate, deface, defile, trample upon or by word or act cast contempt upon any such flag, standard, color, ensign, coat-of-arms or shield.
 - (d) Exceptions. This Section shall not apply to any act permitted by the statutes of the United States or of the State of Michigan, or by the United States Army and Navy Regulations, nor shall it apply to any printed or written document or production, stationery, ornament, picture, or jewelry whereon shall be depicted said flag, standard, color, ensign, coat-of-arms, or shield with no design or words thereon and disconnected with any advertisement.
 - (e) Separate offenses. Each day's failure to comply with any provisions of this Section shall constitute a separate violation.
- Section 2-155 - Narcotic and Dangerous Substances.**
- (a) Purpose. The underlying basis for the enactment of this Section is the specific determination made by the Township Board that within the Township of Canton a local problem exists which requires the exercise of the local government function as expressed in this Section. The local problem referred to is identified as the prevalent misuse of those substances defined hereafter being confronted by the citizens of this community and particularly college, high school, junior high school students and other youthful persons. This local problem and the need for this Section is especially evident for the following reasons:
 - (1) The Township of Canton is located in a highly urbanized and densely populated area where on a regular daily basis thousands of people who are not residents come into its environs due to the location within this community of numerous industrial complexes, large commercial shopping center, and educational institutions.

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(2) Because of the concentration of the aforesaid facilities and the daily ingress and egress of people attending, congregating or otherwise gathering in connection therewith, the citizens of this Township are exposed and placed in greater than normal danger to the introduction and influx of such substances in their neighborhood and community.

(3) The Township Board in enacting this Ordinance does so specifically in order to provide just and equitable legal treatment for all persons in this community, and in particular youthful persons, and also to preserve the respect of such persons for the law and its processes.

(b) Possession, use; prohibited generally. It is unlawful for any person to use, or knowingly or intentionally to possess, lysergic acid diethylamide (LSD), peyote, mescaline, dimethyltryptamine, psilocybin or marijuana (Cannabis sativa), or such other substances defined by Act 196 of the Public Acts of 1971, as amended, of the State of Michigan unless the substance was obtained directly from, or pursuant to, a valid prescription or order of a practitioner, ("practitioner" being defined as in subdivisions (o), (p), (q), and (w) of Section 1 of Act 151 of the Public Acts of 1962, as amended, being Section 338.1101 of the Compiled Laws of 1948), while acting in the course of his professional practice or except as otherwise authorized by this act.

(c) First Offenders. When any person who has not previously been convicted under subsection (b) of this Section, or under any statute of the United States, or State law, or municipal Ordinance relating to possession or use of the substances as defined in subsection (b), pleads guilty to or is found guilty of violation subsection (b), the court, without entering a judgement of guilt and with the consent of the accused, may defer further proceedings and place him on probation upon certain terms and conditions, including therein such requirement that he attend courses of instruction or rehabilitation on the medical, psychological and social effects of the misuse of drugs and/or the substances defined in subsection (b). Upon violation of a term or condition, the court may enter an adjudication of guilt and proceed as the court determines. Upon fulfillment of the terms and conditions, the court shall discharge the person and dismiss the proceedings against him. Discharge and dismissal under this subsection shall be without adjudication of guilt and is not a conviction for the purposes of disqualifications or disabilities imposed by law upon the conviction of a crime. There may be only one discharge and dismissal under this subsection with respect to any person. The records and identifications division of the Police Department shall retain a non-public record of an arrest and discharge or dismissal under this subsection. This record shall be furnished to any court or police agency upon request for the purpose of showing that a defendant in a criminal action involving possession or use of the substances as defined by subsection (b) has already once availed himself of the provisions of this subsection.

(d) Narcotic paraphernalia, possession, sales, etc.; prohibited generally. It shall be unlawful for any person to have, possess, sell, offer to sell, dispense or give away any pipe, device or contrivance adapted for the use of smoking or inhaling marijuana (Cannabis sativa L.) hashish or opium, or other dangerous or hallucinatory drugs as defined by Act 196, Public Acts of Michigan, as amended.

(e) Hypodermic syringes, needles, etc.; possession prohibited generally. It shall be unlawful for any person to have, possess, sell, offer to sell, dispense or give away any hypodermic syringe, needle or any other instrument or implement for the illegal use of narcotic or dangerous or hallucinatory drugs as defined by Act 196, Public Acts of Michigan of 1971, as amended, by subcutaneous injection or intracutaneous injection or any other manner or method of introduction.

(f) Fraud and deceit in sales, etc.; prohibited. It shall be unlawful for any person by fraud, scheme, device, trick, deceit, misrepresentation, subterfuge or any other form of concealment for the purpose of obtaining money or any other thing of value by selling, furnishing, supplying or giving away any substance represented to be a substance as defined in subsection (b) when the same may or may not be the same, shall be deemed in violation of this Section.

(g) Non-applicability of Section as to Manufacturers, Wholesalers, etc. The provisions of this Section shall not apply to manufacturers, wholesalers, jobbers, common carriers, or their employees or to public officers or employees while engaged in the performance of their official duties, licensed medical technicians, technicians, nurses, hospitals, research teaching institutions, clinical laboratories, medical doctors, osteopathic physicians, dentists, chiropractors, veterinarians, pharmacists and embalmers in the normal legal course of their respective business or profession, and upon the showing of such occupation or employment.

(h) Loitering, etc. about places where drugs, etc. are illegally stored, kept or used. It shall be unlawful for any person, knowing that the substances, devices and/or other instruments enumerated and proscribed within this Section are being illegally sold, dispensed, furnished, given away, stored, kept or used, to loiter about, frequent or be present in such building, apartment, automobile, boat or place of any description wherein such illegal activity is being carried on, conducted or operated or wherein such illegal substances, devices and/or instruments proscribed herein are being illegally kept or stored.

Section 2-156 - Dangerous Weapons; Possession Prohibited, Exceptions.

(a) No person shall possess any machine gun, sawed off shotgun, or any instrument or weapon of the kind commonly known as a black-jack, sling shot, sand club, sandbag, switchblade knife, razors, or a knife with a blade over 3 inches, or metal knuckles, nor any instrument, attachment or applicant for causing the firing of any firearm to be silent or intended to lessen or muffle the noise of the firing of any firearms, except as is otherwise permitted by law.

(b) No person shall possess, with intent to use unlawfully against another, an imitation pistol, or a dagger, dirk, razor, stiletto, knife over three inches, or other dangerous weapon.

Section 2-157 - False Report of Crime. No person shall make or file with the Police Department of the Township of Canton any false, misleading or unfounded statement or report concerning the commission of any crime occurring within the Township. Any person who shall willfully make a fictitious report of the commission of any crime to any Police Officer, knowing it to be false, shall be punished by a fine of not more than One Hundred (\$100.00) Dollars or imprisonment for not more than ninety (90) days, or both such fine and imprisonment.

Section 2-158 - Begging. No person shall wander about and beg, or shall go about from door to door of private homes or commercial and business establishments, or shall place himself in or upon any public way or public place, to beg or receive alms for himself.

Section 2-159 - Glue Sniffing - Drugs - or any other substance or matter.

(a) As used in this section "Model glue" means any glue or cement containing toluene, acetone or other solvents or chemicals having the property of releasing toxic vapors.

(b) No person shall, for the purpose of causing a condition of intoxication, euphoria, excitement, exhilaration, stupefaction or dulling of the senses of nervous system, intentionally smell or inhale the fumes of any model glue, drugs or any other substance or matter or intentionally drink, eat or otherwise introduce any model glue, drugs or any other substance or matter into his respiratory or circulatory system. This shall not prohibit the inhalation of any anesthesia for medical or dental purposes.

(c) Any person who assists, aids, abets, or encourages any person to violate the provisions of this section shall be guilty under the terms of this Ordinance.

Section 2-160 - Possession of Burglar's Tools. No person shall possess any nippers, known as burglar's nippers, any picklock, skeleton key, key to be used with or bits, jimmy, or any other burglar's instruments or tools of whatever kind or description unless it be shown that such possession is innocent or for lawful purposes.

Section 2-161 - Cruelty to Animals Prohibited; Penalty. It shall be unlawful for any owner, possessor or person having the charge or custody of any animal within the Township of Canton to abandon any diseased, maimed, hopelessly sick, infirm or disabled animal in any place within the Township of Canton, or willfully or negligently to permit and allow any aged, diseased, maimed, hopelessly sick or disabled animal to suffer unnecessary torture or pain, or to treat any animal cruelly. Upon conviction, violations hereof shall

be punished by a fine not to exceed One Hundred (\$100.00) Dollars or imprisonment for a term not to exceed ninety (90) days, or both.

Section 2-162 - Trespass upon lands or premises of another; penalty. Any person who shall willfully enter, upon the lands or premises of another without lawful authority, after having been forbidden so to do by the owner or occupant, agent or servant of the owner of occupant, or any person being upon the land or premises of another, upon being notified to depart therefrom by the owner or occupant, the agent or servant of either, who without lawful authority neglects or refuses to depart therefrom, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by imprisonment in the county jail for not more than 30 days or by a fine of not more than Fifty (\$50.00) Dollars, or both, in the discretion of the Court.

Section 2-163 - Intoxication. A person, or persons, who is publicly intoxicated in a public place and who is either endangering the safety of another person or of property or is acting in a manner that creates a public disturbance, shall be construed to be a disorderly person in violation of this Ordinance.

Section 2-164 - Violation and Penalty. Any person or persons violating any of the sections of this Ordinance shall be deemed a disorderly person, and upon conviction, be subject to a fine not to exceed One Hundred (\$100.00) Dollars or incarceration for a period not to exceed ninety (90) days or both such fine and incarceration in the discretion of the court.

Section 2-165 - Separability. If any section, sub-section, clause, phrase or portion of this Ordinance is for any reason held invalid or unconstitutional by any Court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision, and such holding shall not affect the validity of the remaining portions hereof.

Section 2-166 - Repeal of Conflicting Ordinances. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed only to the extent necessary to give this Ordinance full force and effect. Ordinance #49 dated 7/17/73 is hereby repealed.

Section 2-167 - Effect. This Ordinance is declared to be an emergency Ordinance deemed necessary to provide for the public peace and health and for the safety to persons and property and is to be given immediate effect.

A motion was made by Daley and supported by Bradley and carried to authorize the Supervisor and Clerk to sign a contract with Hilltop Glen, Inc. to operate Fellows Creek Golf Course as presented by Mr. Gorman.

Yes : Bradley, Daley, Flodin, Goldsmith, Schwall, Stein.
No : Myers.

A motion was made by Schwall and supported by Flodin and unanimously carried that the following Ordinance be introduced; tabled, and published:

AN ORDINANCE TO ESTABLISH and provide a merit system in the Charter Township of Canton; to create a merit system commission, and to prescribe the appointment and duties thereof; to provide means to recruit, select, develop, and maintain an effective and responsive work force; to prescribe penalties for the violation of the provisions of this Ordinance; and to prescribe the manner of adoption of this Ordinance by the Charter Township of Canton.

SECTION 1. GENERAL PURPOSES.

The general purpose of this Ordinance is to establish pursuant to Article 11, Section 6 of the Michigan Constitution, a merit system of personnel administration for the employees of the Charter Township of Canton that meets the social, economic, and program needs of the people of the Township. This system shall provide means to recruit, select, develop, and maintain an effective and responsive work force, and shall include policies and procedures for employee hiring and advancement, job classification, discipline, discharge, and other related activities. All hiring and promotions in the Township classified service shall be made without regard to sex, race, religion or political affiliation, and shall be based on merit and fitness.

SECTION 2. MERIT SYSTEM COMMISSION.

The Township Board, at a regular or special session within thirty (30) days after this Ordinance takes effect, shall create a merit system commission. The merit system commission shall consist of three (3) electors of the Township as members, one of whom shall be appointed by the Township Supervisor with the approval vote of at least four (4) members of the Township Board, and he/she shall serve for a term expiring six (6) years from December 31 of that year. The second member of the commission shall be selected by the paid full time employees of the Township and he/she shall serve for a term expiring four (4) years from December 31 of that year; a majority of the votes cast of the aforesaid employees shall be necessary to select such member and if no person obtains a majority in the initial voting, a run-off election shall be held between the two persons receiving the highest number of votes. The third member of the commission shall, within thirty (30) days after the appointment of the second of the aforesaid two members, be selected by those two members of the commission and he/she shall serve for a term expiring two (2) years from December 31 of that year, provided, however, if the said two members fail to make the appointment of the third member within thirty (30) days, the third member shall be appointed by the Township Board of Trustees. Thereafter all appointments shall be made for a period of six (6) years each; each commissioner to serve until his successor is appointed and qualified by the appointing power hereinbefore designated.

The three (3) members of the commission shall together elect one of their number to act as chairperson of the commission, who shall serve for one (1) year. Each year thereafter the commissioners shall elect one of their number chairperson, the member so elected to serve one (1) year. No member shall serve as chairperson for more than two consecutive terms. Any vacancy occurring on the commission shall be filled for the unexpired term by the appointing power hereinbefore designated and within thirty (30) days of such vacancy.

No person shall be appointed a member of said commission who is not a citizen of the United States and who has not been a resident of Canton Township for a period of one (1) year and an elector of Wayne County for a period of at least three (3) years immediately preceding such appointment. No commissioner shall hold any other elective or appointive office, place or position under the United States, State of Michigan, or any city, county or other political subdivision thereof; nor shall any commissioner serve on any political committee or take any active part in the management of any political campaign. Not more than two (2) of the said commissioners, at any one time, shall be adherents of the same political party. Two members of the commission constitute a quorum thereof. The Township Board by a vote of five (5) members may remove a commissioner for cause during his/her term of office, but only after serving the commissioner with a statement in writing of the reasons for such removal, and allowing him/her an opportunity to be represented and publicly heard in his/her defense.

SECTION 3. COMMISSIONERS COMPENSATION.

Each commissioner shall receive compensation for each day's service in an amount to be determined by the Township Board for not to exceed thirty (30) days in any one year, and such necessary traveling expenses and mileage as may be incurred in the actual performance of his or her duties. For the first year after the adoption of the merit system, compensation may be paid for not to exceed sixty (60) days service.

SECTION 4. PERSONNEL DIRECTOR.

The commission, with the approval vote of four (4) members of the Township Board, shall choose a personnel director upon a basis of education, technical knowledge of personnel work, and knowledge of Township government and its operation. The personnel director shall be a classified employee subject to the provisions of this Ordinance, unless by resolution of the Township Board it is provided that the personnel director's position is to be part-time. The compensation of the personnel director shall be fixed by the commission subject to the approval of the Township Board. The personnel director shall act as secretary of the commission and shall at all times be subject to the control and direction of the Commission. The personnel director shall be hired through the same procedures as those used in Sections 9 and 10 of this Ordinance.

SECTION 5. CLASSIFIED AND UNCLASSIFIED SERVICE.

The merit system of personnel administration of the Township is hereby divided into the unclassified and classified services as hereinafter defined.

(a) The unclassified service shall include officers elected by popular vote and

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persons appointed to fill vacancies in such elective offices; one assistant each for the supervisor, clerk and treasurer; members of boards and commissions; persons employed to make or conduct a temporary or special inquiry, investigation or examination on behalf of the Township Board, a committee thereof or the Township Supervisor; persons engaged on an independent contractor basis; and part-time employees.

(b) The classified service shall comprise all positions not specifically included by this Ordinance in the unclassified service.

SECTION 6. MEETINGS.

The commission shall hold regular meetings at least once a month and shall designate the time and place thereof, unless it is determined by any two (2) members of the commission that a meeting in any given month will not be necessary in which case the meeting shall not be held.

Special meetings may be called at the request of the chairman or any two (2) members of the commission.

SECTION 7. POWERS AND DUTIES OF COMMISSION.

In order to carry out and make effective the purpose and intent of the provisions of this Ordinance in establishing a merit system, the merit system commission shall:

- Establish and administer a position-classification plan, examinations and other policies and rules governing entry into, and change of status within, the classified service.
- Make rules and regulations as it deems necessary and advisable for the administration of this merit system Ordinance.
- Make such investigations as may be necessary to enforce the provisions of this Ordinance, and of its own rules and regulations. In aid of such investigation, the commission or its representative may administer oaths, and issue its subpoena to secure both the attendance and testimony of witnesses and the production of books and papers relevant to the investigation.
- Exercise such other powers and perform such other duties as may be necessary to carry out the provisions of this Ordinance and or as may be conferred upon it by statute or Ordinance.

The commission, if authorized by the Township Board and subject to its approval, may contract for such technical personnel services and advice as may be reasonably necessary to the performance of the foregoing duties.

All wages, hours of work and other fringe benefits of employees shall be recommended by the commission, but shall not take effect until approved by at least four (4) members of the Township Board.

SECTION 8. EXISTING EMPLOYEES TO HOLD POSITIONS. - CONDITIONS, EXCEPTIONS.

An employee of the Township or any department thereof at the time this act takes effect, who has been an employee of the Township for more than two (2) years prior thereto whose position is included in the classified service, shall hold his/her position without examination until he/she retires or is discharged, reduced, promoted, or transferred, in accordance with the provisions of this Ordinance. An employee of the Township or any department thereof included in the classified service by this Ordinance, who shall have been so employed for more than one (1) year and less than two (2) years prior to the time this Ordinance takes effect, shall be required to take a qualifying examination, he/she shall be placed on one year probation and shall not be entitled to the protection of Sections 13 and 14 hereof until the expiration thereof. An employee who shall have been so employed for less than one (1) year prior to the effective date of this Ordinance shall be required to take a competitive examination. Any employee of the Township or any department thereof holding a position included in the classified service by this Ordinance, who, within the two (2) years prior to the adoption of this Ordinance, took a competitive examination consisting of a written test and oral interview conducted by an examining committee or commission appointed by the Township Board or an agency contracted by the Township Board and who was employed as a result of such testing, shall be exempt from the requirements of this section and shall be included in the classified service without examination.

In addition to the above conditions, all applicants for full time position as a Police Officer below the rank of sergeant shall take and receive a pre-determined passing score on a physical fitness examination, which includes agility testing, and a psychological examination. The physical fitness and psychological examinations to be used by the Township shall, from time to time, be selected by the Township Board from model examinations recommended by a professional organization of law enforcement agencies and/or from examinations in actual use by other law enforcement agencies.

SECTION 9. HIRING AND PROMOTIONS.

(1) Positions in the classified service shall be filled according to qualifications and fitness to be ascertained by competitive examination and shall be open to all persons qualified to compete for the particular position for which the examination is to be conducted.

(2) Notwithstanding the foregoing paragraph, where existing employees possess the qualifications to fill a position in the classified service, a competitive, promotional examination limited to existing employees shall be conducted for the purpose of filling such positions; provided, however, that if no examinee obtains a passing score on the competitive, promotional examination, an open, competitive examination under subparagraph (1) of this section shall be held.

Examination papers written by applicants are considered privileged documents not open to or subject to public inspection or examination. The examination papers of any applicant, however, may be reviewed by the applicant at his/her request.

SECTION 10. CERTIFICATION OF CANDIDATES.

Whenever a position in the competitive classified merit system is to be filled, the Supervisor shall notify the commission of that fact, and the commission shall certify the names and addresses of the three (3) candidates standing highest on the eligibility list for the class or grade to which the position belongs, and the Supervisor shall, with a majority vote of four (4) members of the Township Board, forthwith appoint one of the three persons so certified to the position. The appointment shall be for a probationary period to be fixed by the rules of the commission, but not to exceed one (1) year. At or before the expiration of the probationary period, the Supervisor, by presenting specific reasons for such action in writing to the commission, may discharge a probational appointee, or, with approval of the commission, transfer him/her to another department. If not discharged prior to the expiration of the period of probation and if no complaint has been made as to the service rendered, the appointment shall be deemed complete.

SECTION 11. EMERGENCY HIRING.

To prevent the stoppage of business or to meet extraordinary conditions or emergencies, the Supervisor, with the approval of the commission, may make temporary appointments not to exceed sixty (60) days, and only until regular appointment under the provisions of this Ordinance can be made. Any emergency appointment made under this section may, with the approval of the commission, be extended for a period to be determined by the commission. Any person appointed under this section shall not be entitled to the protection of the due process standards set forth in Sections 13 and 14 of this Ordinance until such person is regularly appointed under the provisions of this Ordinance.

SECTION 12. VALIDATION.

All examinations for entry into and promotion within the classified merit system shall, to the maximum extent possible, be professionally developed examinations, supported by empirical data demonstrating that the examination is predictive of, or significantly related to, successful performance in the position or positions for which applicants are to be tested.

SECTION 13. DISCIPLINE.

Any employee in the classified merit system may be discharged, suspended or reduced in rank or compensation for cause by the Supervisor after expiration of his/her probationary period by an order in writing, stating specifically the reasons therefor. The order shall be filed with the commission and a copy thereof shall be furnished to the person to be discharged, suspended, or reduced. The employee may reply in writing to the order

within five (5) days from the date of its filing with the commission. Any person discharged, suspended or reduced in rank or compensation, within ten (10) days after presentation to him/her of the order of discharge, suspension or reduction, may appeal to the Commission. The commission, within two (2) weeks from the filing of the appeal, shall commence the hearing thereon, and shall thereupon, fully hear and determine the matter, and either affirm, modify or revoke such order. The appellant shall be entitled to appear personally, produce evidence, and to have counsel and a public hearing. The finding and decision of the commission shall be certified to the Supervisor and shall forthwith be enforced and followed by him/her, but under no condition shall the employee be discharged or suspended from the payroll or reduced in rank or compensation until the finding and decision of the commission is so certified.

SECTION 14. JURISDICTION; CO-ORDINATION WITH LABOR CONTRACTS.

The commission procedure for discipline set forth in Section 13 above shall be exclusive for classified employees not covered by a collective bargaining contract. A classified employee covered by a collective bargaining contract containing a procedure providing for a final and enforceable resolution of a grievance may, unless the contract procedure is made exclusive, elect to use either the commission procedure or the contract procedure, but may not use both.

A classified employee covered by a collective bargaining contract containing a grievance procedure that does not result in a final and enforceable resolution of the grievance may, if the collective bargaining contract so provided, pursue the contract procedure and then file under the commission procedure.

SECTION 15. ANNUAL REPORT.

The commission shall make an annual report to the Township Board at the first (1st) regular meeting in January of each year, and at such other times as may be required by the Township Board.

SECTION 16. POLITICAL ACTIVITIES PROHIBITED.

No employee of the Township in the classified service, directly or indirectly shall solicit or receive, or be in any manner concerned in soliciting or receiving any assessment, subscription or contribution for any political party or any political purpose whatsoever, except as otherwise permitted by law. Any employee violating the provisions of this section may be removed from the office.

SECTION 17. WITNESSES; PUNISHMENT FOR CONTEMPT, PERJURY AND VIOLATIONS.

Any person who is served with a subpoena issued by the commission in the course of investigation conducted under the provisions of this Ordinance, to appear and testify, or to produce books and papers, and who refuses or neglects to appear and testify or produce evidence as commanded in the subpoena, is guilty of a misdemeanor. The fees of witnesses for attendance and travel shall be the same as the fees of witnesses in the circuit court, and shall be paid from the appropriation for the expenses of the commission. The judge of the circuit court, either in term or vacation, upon application of the commission, shall compel the attendance of witnesses, the production of books and papers and the giving of testimony before the Commission in the same manner as the production of evidence may be compelled before the Court. Every person who, having taken an oath or made affirmation in a proceeding, swears or affirms willfully, corruptly or falsely is guilty of a misdemeanor. Any person who knowingly violates any of the provisions of this Ordinance, and any person who neglects or refuses to perform any duty enjoined upon him by this Ordinance, is guilty of a misdemeanor. When, by this Ordinance, any act or duty is required to be done by or under the supervision or authority of any officer, and such act or duty is not done or performed, then the officer who has willfully neglected to perform such duty, or has willfully permitted the omission or nonperformance of such duty or act, is guilty of a misdemeanor.

SECTION 18. PUNISHMENT OF VIOLATIONS.

Any person convicted of any misdemeanor shall be fined not less than Fifty (\$50.00) nor more than One Hundred (\$100.00) Dollars, or imprisoned for not to exceed ninety (90) days, or both.

SECTION 19. DISCRIMINATION PROHIBITED.

No person in the classified service or seeking admission thereto, shall be appointed, reduced or removed, or in any way favored or discriminated against because of sex, race, religion, or political affiliation, except for membership in any organization which has advocated or does advocate disloyalty to the government of the United States or any subdivision thereof.

SECTION 20. BUDGET APPROPRIATION.

The Township Board shall provide the necessary appropriations to pay the expenses of the commission and to carry out the provisions of this Ordinance.

SECTION 21. SEVERABILITY.

If any provision of this Merit System Ordinance or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of this Merit System Ordinance.

SECTION 22. EFFECTIVE DATE.

Upon the adoption of this Ordinance by a majority vote of the members elect of the Township Board, and the subsequent approval by a majority of the Township electors voting thereon at an election to be called by resolution of the Township Board, and upon the publication of this Ordinance in accordance with the provisions of state law, the provisions of this Ordinance shall become effective.

A motion was made by Bradley and supported by Schwall and unanimously carried that Dr. Gannod, 8502 Canton Center Road be appointed Township Physician.

A motion was made by Bradley and supported by Myers and unanimously carried to accept the recommendation of the Recreation Committee not to hire a Recreation Director at this time.

A motion was made by Goldsmith that the Board adopt a policy of not hiring a husband or wife or an immediate relative in the same department. The motion failed for lack of support.

A motion was made by Bradley and supported by Flodin and unanimously carried to approve the Site Plan of Down River Federal Savings to be located at the Northwest corner of Cherry Hill and Lilley Roads.

A motion was made by Bradley and supported by Schwall and carried to adopt the following Maternity Leave Policy:

- Whenever an employee shall become pregnant, before the end of the fourth month of pregnancy, she shall furnish the Township with a certificate from her physician, stating the approximate date of delivery, employee's general condition, and physician's recommendation regarding continued employment.
- The employee shall be permitted to work until determined otherwise by employee's physician.
- A leave of absence due to pregnancy will not extend beyond the beginning of the first full pay period following eight (8) weeks after delivery date or child unless certification of an employee's inability to work is received by the attending physician. An employee must return at the end of the eight (8) week period, unless extended, or employee shall be considered a voluntary quit.
- In case of early termination of the pregnancy, such as a miscarriage, the employee must notify the Township within ten (10) days of said termination and a revised leave date will be established.
- During leave of absence, the following fringes will continue at Township expense:
 - Hospitalization and Dental
 - Life Insurance
 - Co-Op Optical

Yes : Bradley, Daley, Flodin, Goldsmith, Schwall, Stein.

No : Myers.

A motion was made by Schwall and supported by Myers and unanimously carried to table the request for a Class C License at 7387 Lilley Road and add the names to the list of other applicants.

\$2.50 for 10 Words
10¢ for each
additional Word

Crier Classifieds

CALL
453-6900

DEADLINE 5 p.m. MONDAY

Cont. from pg. 39

(2) Because of the concentration of the aforesaid facilities and the daily ingress and egress of people attending, congregating or otherwise gathering in connection therewith, the citizens of this Township are exposed and placed in greater than normal danger to the introduction and influx of such substances in their neighborhood and community.

(3) The Township Board in enacting this Ordinance does so specifically in order to provide just and equitable legal treatment for all persons in this community, and in particular youthful persons, and also to preserve the respect of such persons for the law and its processes.

(b) Possession, use; prohibited generally. It is unlawful for any person to use, or knowingly or intentionally to possess, lysergic acid diethylamide (LSD), peyote, mescaline, dimethyltryptamine, psilocyn or marijuana (Cannabis sativa), or such other substances defined by Act 196 of the Public Acts of 1971, as amended, of the State of Michigan unless the substance was obtained directly from, or pursuant to, a valid prescription or order of a practitioner, ("practitioner" being defined as in subdivisions (o), (v), (q), and (w) of Section 1 of Act 151 of the Public Acts of 1962, as amended, being Section 338.1101 of the Compiled Laws of 1948), while acting in the course of his professional practice or except as otherwise authorized by this act.

(c) First Offenders. When any person who has not previously been convicted under subsection (b) of this Section, or under any statute of the United States, or State Law, or municipal Ordinance relating to possession or use of the substances as defined in subsection (b), pleads guilty to or is found guilty of violation subsection (b), the court, without entering a judgement of guilt and with the consent of the accused, may defer further proceedings and place him on probation upon certain terms and conditions, including therein such requirement that he attend courses of instruction or rehabilitation on the medical, psychological and social effects of the misuse of drugs and/or the substances defined in subsection (b). Upon violation of a term or condition, the court may enter an adjudication of guilt and proceed as the court determines. Upon fulfillment of the terms and conditions, the court shall discharge the person and dismiss the proceedings against him. Discharge and dismissal under this subsection shall be without adjudication of guilt and is not a conviction for the purposes of disqualifications or disabilities imposed by law upon the conviction of a crime. There may be only one discharge and dismissal under this subsection with respect to any person. The records and identifications division of the Police Department shall retain a non-public record of an arrest and discharge or dismissal under this subsection. This record shall be furnished to any court or police agency upon request for the purpose of showing that a defendant in a criminal action involving possession or use of the substances as defined by subsection (b) has already once availed himself of the provisions of this subsection.

(d) Narcotic paraphernalia, possession, sales, etc.; prohibited generally. It shall be unlawful for any person to have, possess, sell, offer to sell, dispense or give away any pipe, device or contrivance adapted for the use of smoking or inhaling marijuana (Cannabis sativa L.) hashish or opium, or other dangerous or hallucinatory drugs as defined by Act 196, Public Acts of Michigan, as amended.

(e) Hypodermic syringes, needles, etc.; possession prohibited generally. It shall be unlawful for any person to have, possess, sell, offer to sell, dispense or give away any hypodermic syringe, needle or any other instrument or implement for the illegal use of narcotic or dangerous or hallucinatory drugs as defined by Act 196, Public Acts of Michigan of 1971, as amended, by subcutaneous injection or intracutaneous injection or any other manner or method of introduction.

(f) Fraud and deceit in sales, etc.; prohibited. It shall be unlawful for any person by fraud, scheme, device, trick, deceit, misrepresentation, subterfuge or any other form of concealment for the purpose of obtaining money or any other thing of value by selling, furnishing, supplying or giving away any substance represented to be a substance as defined in subsection (b) when the same may or may not be the same, shall be deemed in violation of this Section.

(g) Non-applicability of Section as to Manufacturers, Wholesalers, etc. The provisions of this Section shall not apply to manufacturers, wholesalers, jobbers, common carriers, or their employees or to public officers or employees while engaged in the performance of their official duties, licensed medical technicians, technicians, nurses, hospitals, research teaching institutions, clinical laboratories, medical doctors, osteopathic physicians, dentists, chiropractors, veterinarians, pharmacists and embalmers in the normal legal course of their respective business or profession, and upon the showing of such occupation or employment.

(h) Loitering, etc. about places where drugs, etc. are illegally stored, kept or used. It shall be unlawful for any person, knowing that the substances, devices and/or other instruments enumerated and proscribed within this Section are being illegally sold, dispensed, furnished, given away, stored, kept or used, to loiter about, frequent or be present in such building, apartment, automobile, boat or place of any description wherein such illegal activity is being carried on, conducted or operated or wherein such illegal substances, devices and/or instruments proscribed herein are being illegally kept or stored.

Section 2-156 - Dangerous Weapons; Possession Prohibited, Exceptions.

(a) No person shall possess any machine gun, sawed off shotgun, or any instrument or weapon of the kind commonly known as a black-jack, sling shot, sand club, sandbag, switchblade knife, razors, or a knife with a blade over 3 inches, or metal knuckles, nor any instrument, attachment or applicant for causing the firing of any firearm to be silent or intended to lessen or muffle the noise of the firing of any firearms, except as is otherwise permitted by law.

(b) No person shall possess, with intent to use unlawfully against another, an imitation pistol, or a dagger, dirk, razor, stiletto, knife over three inches, or other dangerous weapon.

Section 2-157 - False Report of Crime.

No person shall make or file with the Police Department of the Township of Canton any false, misleading or unfounded statement or report concerning the commission of any crime occurring within the Township. Any person who shall willfully make a fictitious report of the commission of any crime to any Police Officer, knowing it to be false, shall be punished by a fine of not more than One Hundred (\$100.00) Dollars or imprisonment for not more than ninety (90) days, or both such fine and imprisonment.

Section 2-158 - Begging.

No person shall wander about and beg, or shall go about from door to door of private homes or commercial and business establishments, or shall place himself in or upon any public way or public place, to beg or receive alms for himself.

Section 2-159 - Glue Sniffing - Drugs - or any other substance or matter.

(a) As used in this section "Model glue" means any glue or cement containing toluene, acetone or other solvents or chemicals having the property of releasing toxic vapors. (b) No person shall, for the purpose of causing a condition of intoxication, euphoria, excitement, exhilaration, stupefaction or dulling of the senses of nervous system, intentionally smell or inhale the fumes of any model glue, drugs or any other substance or matter or intentionally drink, eat or otherwise introduce any model glue, drugs or any other substance or matter into his respiratory or circulatory system. This shall not prohibit the inhalation of any anesthesia for medical or dental purposes. (c) Any person who assists, aids, abets, or encourages any person to violate the provisions of this section shall be guilty under the terms of this Ordinance.

Section 2-160 - Possession of Burglar's Tools.

No person shall possess any nippers, known as burglar's nippers, any picklock, skeleton key, key to be used with or bits, jimmy, or any other burglar's instruments or tools of whatever kind or description unless it be shown that such possession is innocent or for lawful purposes.

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be punished by a fine not to exceed One Hundred (\$100.00) Dollars or imprisonment for a term not to exceed ninety (90) days, or both.

Section 2-162 - Trespass upon lands or premises of another; penalty. Any person who shall willfully enter, upon the lands or premises of another without lawful authority, after having been forbidden so to do by the owner or occupant, agent or servant of the owner of occupant, or any person being upon the land or premises of another, upon being notified to depart therefrom by the owner or occupant, the agent or servant of either, who without lawful authority neglects or refuses to depart therefrom, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by imprisonment in the county jail for not more than 30 days or by a fine of not more than Fifty (\$50.00) Dollars, or both, in the discretion of the Court.

Section 2-163 - Intoxication. A person, or persons, who is publicly intoxicated in a public place and who is either endangering the safety of another person or of property or is acting in a manner that creates a public disturbance, shall be construed to be a disorderly person in violation of this Ordinance.

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Yes : Bradley, Daley, Flodin, Goldsmith, Schwall, Stein.
No : Myers.

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AN ORDINANCE TO ESTABLISH and provide a merit system in the Charter Township of Canton; to create a merit system commission, and to prescribe the appointment and duties thereof; to provide means to recruit, select, develop, and maintain an effective and responsive work force; to prescribe penalties for the violation of the provisions of this Ordinance; and to prescribe the manner of adoption of this Ordinance by the Charter Township of Canton.

SECTION 1. GENERAL PURPOSES.

The general purpose of this Ordinance is to establish pursuant to Article 11, Section 6 of the Michigan Constitution, a merit system of personnel administration for the employees of the Charter Township of Canton that meets the social, economic, and program needs of the people of the Township. This system shall provide means to recruit, select, develop, and maintain an effective and responsive work force, and shall include policies and procedures for employee hiring and advancement, job classification, discipline, discharge, and other related activities. All hiring and promotions in the Township classified service shall be made without regard to sex, race, religion or political affiliation, and shall be based on merit and fitness.

SECTION 2. MERIT SYSTEM COMMISSION.

The Township Board, at a regular or special session within thirty (30) days after this Ordinance takes effect, shall create a merit system commission. The merit system commission shall consist of three (3) electors of the Township as members, one of whom shall be appointed by the Township Supervisor with the approval vote of at least four (4) members of the Township Board, and he/she shall serve for a term expiring six (6) years from December 31 of that year. The second member of the commission shall be selected by the paid full time employees of the Township and he/she shall serve for a term expiring four (4) years from December 31 of that year, a majority of the votes cast of the aforesaid employees shall be necessary to select such member and if no person obtains a majority in the initial voting, a run-off election shall be held between the two persons receiving the highest number of votes. The third member of the commission shall, within thirty (30) days after the appointment of the second of the aforesaid two members, be selected by those two members of the commission and he/she shall serve for a term expiring two (2) years from December 31 of that year, provided, however, if the said two members fail to make the appointment of the third member within thirty (30) days, the third member shall be appointed by the Township Board of Trustees. Thereafter all appointments shall be made for a period of six (6) years each; each commissioner to serve until his successor is appointed and qualified by the appointing power hereinbefore designated.

The three (3) members of the commission shall together elect one of their number to act as chairperson of the commission, who shall serve for one (1) year. Each year thereafter the commissioners shall elect one of their number chairperson, the member so elected to serve one (1) year. No member shall serve as chairperson for more than two consecutive terms. Any vacancy occurring on the commission shall be filled for the unexpired term by the appointing power hereinbefore designated and within thirty (30) days of such vacancy.

No person shall be appointed a member of said commission who is not a citizen of the United States and who has not been a resident of Canton Township for a period of one (1) year and an elector of Wayne County for a period of at least three (3) years immediately preceding such appointment. No commissioner shall hold any other elective or appointive office, place or position under the United States, State of Michigan, or any city, county or other political subdivision thereof; nor shall any commissioner serve on any political committee or take any active part in the management of any political campaign. Not more than two (2) of the said commissioners, at any one time, shall be adherents of the same political party. Two members of the commission constitute a quorum thereof. The Township Board by a vote of five (5) members may remove a commissioner for cause during his/her term of office, but only after serving the commissioner with a statement in writing of the reasons for such removal, and allowing him/her an opportunity to be represented and publicly heard in his/her defense.

SECTION 3. COMMISSIONERS COMPENSATION.

Each commissioner shall receive compensation for each day's service in an amount to be determined by the Township Board for not to exceed thirty (30) days in any one year, and such necessary traveling expenses and mileage as may be incurred in the actual performance of his or her duties. For the first year after the adoption of the merit system, compensation may be paid for not to exceed sixty (60) days service.

SECTION 4. PERSONNEL DIRECTOR.

The commission, with the approval vote of four (4) members of the Township Board, shall choose a personnel director upon a basis of education, technical knowledge of personnel work, and knowledge of Township government and its operation. The personnel director shall be a classified employee subject to the provisions of this Ordinance, unless by resolution of the Township Board it is provided that the personnel director's position is to be part-time. The compensation of the personnel director shall be fixed by the commission subject to the approval of the Township Board. The personnel director shall act as secretary of the commission and shall at all times be subject to the control and direction of the Commission. The personnel director shall be hired through the same procedures as those used in Sections 9 and 10 of this Ordinance.

SECTION 5. CLASSIFIED AND UNCLASSIFIED SERVICE.

The merit system of personnel administration of the Township is hereby divided into the unclassified and classified services as hereinafter defined.

(a) The unclassified service shall include officers elected by popular vote and

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persons appointed to fill vacancies in such elective offices; one assistant each for the supervisor, clerk and treasurer; members of boards and commissions; persons employed to make or conduct a temporary or special inquiry, investigation or examination on behalf of the Township Board, a committee thereof or the Township Supervisor; persons engaged on an independent contractor basis; and part-time employees.

(b) The classified service shall comprise all positions not specifically included by this Ordinance in the unclassified service.

SECTION 6. MEETINGS.

The commission shall hold regular meetings at least once a month and shall designate the time and place thereof, unless it is determined by any two (2) members of the commission that a meeting in any given month will not be necessary in which case the meeting shall not be held.

Special meetings may be called at the request of the chairman or any two (2) members of the commission.

SECTION 7. POWERS AND DUTIES OF COMMISSION.

In order to carry out and make effective the purpose and intent of the provisions of this Ordinance in establishing a merit system, the merit system commission shall:

- Establish and administer a position-classification plan, examinations and other policies and rules governing entry into, and change of status within, the classified service.
- Make rules and regulations as it deems necessary and advisable for the administration of this merit system Ordinance.
- Make such investigations as may be necessary to enforce the provisions of this Ordinance, and of its own rules and regulations. In aid of such investigation, the commission or its representative may administer oaths, and issue its subpoena to secure both the attendance and testimony of witnesses and the production of books and papers relevant to the investigation.
- Exercise such other powers and perform such other duties as may be necessary to carry out the provisions of this Ordinance and or as may be conferred upon it by statute or Ordinance.

The commission, if authorized by the Township Board and subject to its approval, may contract for such technical personnel services and advice as may be reasonably necessary to the performance of the foregoing duties.

All wages, hours of work and other fringe benefits of employees shall be recommended by the commission, but shall not take effect until approved by at least four (4) members of the Township Board.

SECTION 8. EXISTING EMPLOYEES TO HOLD POSITIONS. CONDITIONS, EXCEPTIONS.

An employee of the Township or any department thereof at the time this act takes effect, who has been an employee of the Township for more than two (2) years prior thereto whose position is included in the classified service, shall hold his/her position without examination until he/she retires or is discharged, reduced, promoted, or transferred, in accordance with the provisions of this Ordinance. An employee of the Township or any department thereof included in the classified service by this Ordinance, who shall have been so employed for more than one (1) year and less than two (2) years prior to the time this Ordinance takes effect, shall be required to take

a qualifying examination, he/she shall be placed on one year probation and shall not be entitled to the protection of Sections 13 and 14 hereof until the expiration thereof. An employee who shall have been so employed for less than one (1) year prior to the effective date of this Ordinance shall be required to take a competitive examination. Any employee of the Township or any department thereof holding a position included in the classified service by this Ordinance, who, within the two (2) years prior to the adoption of this Ordinance, took a competitive examination consisting of a written test and oral interview conducted by an examining committee or commission appointed by the Township Board or an agency contracted by the Township Board and who was employed as a result of such testing, shall be exempt from the requirements of this section and shall be included in the classified service without examination.

In addition to the above conditions, all applicants for full time position as a Police Officer below the rank of sergeant shall take and receive a pre-determined passing score on a physical fitness examination, which includes agility testing, and a psychological examination. The physical fitness and psychological examinations to be used by the Township shall, from time to time, be selected by the Township Board from model examinations recommended by a professional organization of law enforcement agencies and/or from examinations in actual use by other law enforcement agencies.

SECTION 9. HIRING AND PROMOTIONS.

(1) Positions in the classified service shall be filled according to qualifications and fitness to be ascertained by competitive examination and shall be open to all persons qualified to compete for the particular position for which the examination is to be conducted.

(2) Notwithstanding the foregoing paragraph, where existing employees possess the qualifications to fill a position in the classified service, a competitive, promotional examination limited to existing employees shall be conducted for the purpose of filling such positions; provided, however, that if no examinee obtains a passing score on the competitive, promotional examination, an open, competitive examination under subparagraph (1) of this section shall be held.

Examination papers written by applicants are considered privileged documents not open to or subject to public inspection or examination. The examination papers of any applicant, however, may be reviewed by the applicant at his/her request.

SECTION 10. CERTIFICATION OF CANDIDATES.

Whenever a position in the competitive classified merit system is to be filled, the Supervisor shall notify the commission of that fact, and the commission shall certify the names and addresses of the three (3) candidates standing highest on the eligibility list for the class or grade to which the position belongs, and the Supervisor shall, with a majority vote of four (4) members of the Township Board, forthwith appoint one of the three persons so certified to the position. The appointment shall be for a probationary period to be fixed by the rules of the commission, but not to exceed one (1) year. At or before the expiration of the probationary period, the Supervisor, by presenting specific reasons for such action in writing to the commission, may discharge a probational appointee, or, with approval of the commission, transfer him/her to another department. If not discharged prior to the expiration of the period of probation and if no complaint has been made as to the service rendered, the appointment shall be deemed complete.

SECTION 11. EMERGENCY HIRING.

To prevent the stoppage of business or to meet extraordinary conditions or emergencies, the Supervisor, with the approval of the commission, may make temporary appointments not to exceed sixty (60) days, and only until regular appointment under the provisions of this Ordinance can be made. Any emergency appointment made under this section may, with the approval of the commission, be extended for a period to be determined by the commission. Any person appointed under this section shall not be entitled to the protection of the due process standards set forth in Sections 13 and 14 of this Ordinance until such person is regularly appointed under the provisions of this Ordinance.

SECTION 12. VALIDATION.

All examinations for entry into and promotion within the classified merit system shall, to the maximum extent possible, be professionally developed examinations, supported by empirical data demonstrating that the examination is predictive of, or significantly related to, successful performance in the position or positions for which applicants are to be tested.

SECTION 13. DISCIPLINE.

Any employee in the classified merit system may be discharged, suspended or reduced in rank or compensation for cause by the Supervisor after expiration of his/her probationary period by an order in writing, stating specifically the reasons therefor. The order shall be filed with the commission and a copy thereof shall be furnished to the person to be discharged, suspended, or reduced. The employee may reply in writing to the order

within five (5) days from the date of its filing with the commission. Any person discharged, suspended or reduced in rank or compensation, within ten (10) days after presentation to him/her of the order of discharge, suspension or reduction, may appeal to the Commission. The commission, within two (2) weeks from the filing of the appeal, shall commence the hearing thereon, and shall thereupon, fully hear and determine the matter; and either affirm, modify or revoke such order. The appellant shall be entitled to appear personally, produce evidence, and to have counsel and a public hearing. The finding and decision of the commission shall be certified to the Supervisor and shall forthwith be enforced and followed by him/her, but under no condition shall the employee be discharged or suspended from the payroll or reduced in rank or compensation until the finding and decision of the commission is so certified.

SECTION 14. JURISDICTION; CO-ORDINATION WITH LABOR CONTRACTS.

The commission procedure for discipline set forth in Section 13 above shall be exclusive for classified employees not covered by a collective bargaining contract. A classified employee covered by a collective bargaining contract containing a procedure providing for a final and enforceable resolution of a grievance may, unless the contract procedure is made exclusive, elect to use either the commission procedure or the contract procedure, but may not use both.

A classified employee covered by a collective bargaining contract containing a grievance procedure that does not result in a final and enforceable resolution of the grievance may, if the collective bargaining contract so provided, pursue the contract procedure and then file under the commission procedure.

SECTION 15. ANNUAL REPORT.

The commission shall make an annual report to the Township Board at the first (1st) regular meeting in January of each year, and at such other times as may be required by the Township Board.

SECTION 16. POLITICAL ACTIVITIES PROHIBITED.

No employee of the Township in the classified service, directly or indirectly shall solicit or receive, or be in any manner concerned in soliciting or receiving any assessment, subscription or contribution for any political party or any political purpose whatsoever, except as otherwise permitted by law. Any employee violating the provisions of this section may be removed from the office.

SECTION 17. WITNESSES; PUNISHMENT FOR CONTEMPT, PERJURY AND VIOLATIONS.

Any person who is served with a subpoena issued by the commission in the course of investigation conducted under the provisions of this Ordinance, to appear and testify, or to produce books and papers, and who refuses or neglects to appear and testify or produce evidence as commanded in the subpoena, is guilty of a misdemeanor. The fees of witnesses for attendance and travel shall be the same as the fees of witnesses in the circuit court, and shall be paid from the appropriation for the expenses of the commission. The judge of the circuit court, either in term or vacation, upon application of the commission, shall compel the attendance of witnesses, the production of books and papers and the giving of testimony before the Commission in the same manner as the production of evidence may be compelled before the Court. Every person who, having taken an oath or made affirmation in a proceeding, swears or affirms willfully, corruptly or falsely is guilty of a misdemeanor. Any person who knowingly violates any of the provisions of this Ordinance, and any person who neglects or refuses to perform any duty enjoined upon him by this Ordinance, is guilty of a misdemeanor. When, by this Ordinance, any act or duty is required to be done by or under the supervision or authority of any officer, and such act or duty is not done or performed, then the officer who has willfully neglected to perform such duty, or has willfully permitted the omission or nonperformance of such duty or act, is guilty of a misdemeanor.

SECTION 18. PUNISHMENT OF VIOLATIONS.

Any person convicted of any misdemeanor shall be fined not less than Fifty (\$50.00) nor more than One Hundred (\$100.00) Dollars, or imprisoned for not to exceed ninety (90) days, or both.

SECTION 19. DISCRIMINATION PROHIBITED.

No person in the classified service or seeking admission thereto, shall be appointed, reduced or removed, or in any way favored or discriminated against because of sex, race, religion, or political affiliation, except for membership in any organization which has advocated or does advocate disloyalty to the government of the United States or any subdivision thereof.

SECTION 20. BUDGET APPROPRIATION.

The Township Board shall provide the necessary appropriations to pay the expenses of the commission and to carry out the provisions of this Ordinance.

SECTION 21. SEVERABILITY.

If any provision of this Merit System Ordinance or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of this Merit System Ordinance.

SECTION 22. EFFECTIVE DATE.

Upon the adoption of this Ordinance by a majority vote of the members elect of the Township Board, and the subsequent approval by a majority of the Township electors voting thereon at an election to be called by resolution of the Township Board, and upon the publication of this Ordinance in accordance with the provisions of state law, the provisions of this Ordinance shall become effective.

A motion was made by Bradley and supported by Schwall and unanimously carried that Dr. Gannod, 8502 Canton Center Road be appointed Township Physician.

A motion was made by Bradley and supported by Myers and unanimously carried to accept the recommendation of the Recreation Committee not to hire a Recreation Director at this time.

A motion was made by Goldsmith that the Board adopt a policy of not hiring a husband or wife or an immediate relative in the same department. The motion failed for lack of support.

A motion was made by Bradley and supported by Flodin and unanimously carried to approve the Site Plan of Down River Federal Savings to be located at the Northwest corner of Cherry Hill and Lilley Roads.

A motion was made by Bradley and supported by Schwall and carried to adopt the following Maternity Leave Policy:

- Whenever an employee shall become pregnant, before the end of the fourth month of pregnancy, she shall furnish the Township with a certificate from her physician, stating the approximate date of delivery, employee's general condition, and physician's recommendation regarding continued employment.
- The employee shall be permitted to work until determined otherwise by employee's physician.
- A leave of absence due to pregnancy will not extend beyond the beginning of the first full pay period following eight (8) weeks after delivery date or child unless certification of an employee's inability to work is received by the attending physician. An employee must return at the end of the eight (8) week period, unless extended, or employee shall be considered a voluntary quit.
- In case of early termination of the pregnancy, such as a miscarriage, the employee must notify the Township within ten (10) days of said termination and a revised leave date will be established.
- During leave of absence, the following fringes will continue at Township expense:
 - Hospitalization and Dental
 - Life Insurance
 - Co-Op Optical

Yes : Bradley, Daley, Flodin, Goldsmith, Schwall, Stein.
No : Myers.

A motion was made by Schwall and supported by Myers and unanimously carried to table the request for a Class C License at 7387 Lilley Road and add the names to the list of other applicants.

'2 for 10 Words
10 for each
additional Word.

Crier Classifieds

CALL
453-6900

THE COMMUNITY CRIER: March 29, 1978

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A motion was made by Bradley and supported by Daley and carried to amend the rules for the conduct of Township Board Meetings to allow the Supervisor to make and support motions and have equal voice and vote in all deliberations.
Yes: Bradley

A motion was made by Bradley and supported by Schwall and unanimously carried to authorize the Clerk to publish unapproved minutes.

A motion was made by Goldsmith and supported by Flodin and unanimously carried to request George Peek to review the Capital Improvement Program for the purpose of updating and setting priorities.

A motion was made by Flodin and supported by Bradley and carried that the Supervisor and Clerk be authorized to sign a contract with the Wayne County Board of Public Works authorizing the execution of the Huron Valley Waste Water Control System Step I and Step II agreement included with Mr. Duane Egeland's letter of March 9, 1978 and also including a memorandum of understanding attached to the contract which was also referenced in Royce Smith's letter of March 13, 1978.
Yes : Bradley, Daley, Flodin, Stein.
No : Goldsmith, Myers, Schwall.

A motion was made by Stein and supported by Flodin and unanimously carried that the following Ordinance be introduced, tabled and published:

THE CHARTER TOWNSHIP OF CANTON ORDAINS:

Article I. DEFINITIONS

- Sec. 1.1: Exterior flatwork shall mean any concrete on the exterior of a building: Porches, patios, sidewalks, driveways and aprons, etc.
Sec. 1.2: Public sidewalk shall mean the portion of the street right-of-way designed for pedestrian travel. Private sidewalk shall mean the portion of the walk on private property.
Sec. 1.3: Aprons for drives shall mean that area between the curb and the sidewalk over which vehicles may be driven when entering or leaving the driveway.
Sec. 1.4: Hairline cracks shall be any crack that is less than 3/16" and are not hazardous.
Sec. 1.5: Enforcing Official shall mean the Township Building Official or his authorized representative.

Article II. ADMINISTRATION

- Sec. 2.1: The Building Official shall administer the requirements of this Ordinance so as to protect health and safety of the public and other persons.
Sec. 2.2: PERMITS. The builder or contractor shall obtain the necessary construction permits for work within public streets, highways, roads, and on private property. He shall pay for same at his own expense as well as for any inspection fees that may be required in connection with such permits and shall conduct his construction operations in accordance with the provision of this Ordinance.
Sec. 2.3: PERMIT FEES. Before receiving a permit, the contractor shall pay such fees as are specified by resolution of the Township Board of the Charter Township of Canton.
Sec. 2.4: STOP WORK ORDER. Construction work that is being done contrary to the provision of this Ordinance shall be immediately stopped upon notice from the Enforcing Official.
Sec. 2.5: GRADES for proposed sidewalks along roads that do not have established grades. Sidewalk grades must be approved by the Township Engineer.
Sec. 2.6: EXTERIOR FLATWORK. All exterior concrete (Horizontal Flatwork) shall conform to this Ordinance whether a permit is required or not.

ARTICLE III. SPECIFICATIONS

- Sec. 3.1: INSPECTION. No concrete shall be placed before an inspection by the Building Inspector. The Contractor shall notify the Building Department at least twenty-four (24) hours in advance of any inspections required. On jobs that a permit has been issued, all flatwork must have a form inspection.
Sec. 3.2: GENERAL. Sidewalk shall be built on the specified line and grade. Width of walk is to be five feet minimum. All sidewalks shall have a minimum thickness of four (4) inches, except at driveways where it shall be six (6) inches thick. All drive approaches shall be six (6) inches thick. The sidewalk shall pitch toward the street at the rate of one-quarter (1/4) inch per foot of width. The street edge of the sidewalk shall be set above the top of the curb at a rate of not less than one-quarter (1/4) inch per foot of width of parkway or berm area. All sidewalk, abutting streets, shall be one (1) foot off the property line.
The Contractor shall accurately prepare sub-grade before laying walk. Exposed roots and vegetation shall be removed and replaced with sand. Where the proposed sub-grade is above the ground level, walk is to be laid on tamped sand fill. If soil is undisturbed, concrete can be poured on the cleared area. The inspector will determine if soil is undisturbed.
Forms shall extend the full slab thickness and are to be substantially held in place by stakes or other approved form of bracing. The concrete design mixture shall be made available to the Building Official upon his request.
When water is added to the concrete it will be entered on the trip ticket and made available to the inspector.
Sec. 3.3: CONCRETE. Concrete for sidewalk, driveway, and all exterior flat work shall contain not less than 564 lbs. of dry cement per cubic yd. (3,500 lbs. per square inch at twenty-eight (28) days.) Cement shall be air entraining Portland Cement. Type 1 A (5% - 7%) or equivalent. Concrete to be placed shall have a maximum slump of six (6) inches.
All concrete shall consist of a single course, tamped and spaded into place. As soon as concrete is poured and after spading a straight edge template is to be used as a strike-off across the two forms to insure a true surface. The work is to be finished using a bull float to compact the concrete where necessary. The concrete surface will have a broomed finish. A stiff broom will be used for the finish.
The edges of the flags shall be turned down with an edger having a radius not exceeding one-quarter (1/4) inch.
All concrete shall be installed in a workmanship-like manner.
Sec. 3.4: EXPANSION JOINTS. In all sidewalks, an expansion joint shall be placed at not more than thirty (30) feet. At street, driveway, or crosswalk intersection an expansion joint shall be placed between the new walk and the existing walk, or driveway. At the curb the expansion joint shall be one (1) inch in thickness.
All concrete when placed next to a wall or structure must be separated by an expansion joint.
Expansion joints shall consist of a non-extruding bituminous material one-half (1/2) inch thick, with a width equal to the wall thickness plus one-half (1/2) inch, and a length equal to the width of the walk.
Sec. 3.5: PROTECTION OF CONCRETE AND CURING. All freshly laid concrete shall be protected against damage by erection of suitable barricades and lights from dusk to dawn. The concrete shall be protected against the elements for not less than three (3) days. In no case shall the Contractor permit anyone to walk on or deface the surface before the concrete is thoroughly set. Pigmented curing compound shall be used on drives from the street curb to three (3) feet inside the garage entrance. The curing

compound shall be applied the same day the concrete is poured.

After October 15th, concrete will be protected from the weather for a minimum of fifteen (15) days. When the protection is removed the concrete will be sealed with a approved sealer.

- Sec. 3.6: REMOVING FORMS AND BACKFILLING. After the concrete has set, sufficient forms and stakes shall be removed without damage to the concrete. The spaces on both sides backfilled, compacted, and graded to meet established grades. Excess materials shall be removed from the job. Where grading has not been approved all concrete shall be backfilled to prevent undercutting and erosion under the concrete.
Sec. 3.7: SUPERVISION AND INSPECTION. The Building Inspector shall at all times have access to the work. The Contractor shall have a responsible representative in charge of the work on the site at all times, who shall have the necessary qualifications and authority to execute, adhere to and carry out the requirements of the specifications. All work must be done to the satisfaction of the Building Inspector.
Sec. 3.8: DEFECTS. Appearing within twelve (12) months and determined by the Building Official to be hazardous or unsightly and caused by settlements, defects, or damages in any portion of the work due to travel, rain, storm, snow, ice, frost, freezing, improper curing or finishing or other causes shall be repaired or replaced to the satisfaction of the Building Official. Repairs shall be made at the expense to the Builder or Contractor.

ARTICLE IV. UNSAFE, DANGEROUS CONDITION PROHIBITED.

- Sec. 4.1: Whenever the Building Official shall determine that a sidewalk, crosswalk, or driveway approach is unsafe for use, or required to be constructed for the public safety, he shall give written notice thereof to the owner of the abutting premises by mail, addressed to the last known address of said owner, or if the owner or his address be unknown, by delivering said notice and leaving same with a person of suitable age and discretion at the premises, or if such person be not found, by posting such notice in some conspicuous place on the premises. The notice shall specify the construction of the sidewalk, crosswalk or driveway approach required and specifications therefor, or the condition to be repaired and the nature of the repairs to be made. In the event such owner fails to repair or construct such sidewalk, crosswalk or driveway approach within thirty (30) days, the Building Official shall report same to the Township Board with the request that he be authorized to repair or construct the same. The Building Official may dispense with said notice and report and request the Township Board for authority to repair or construct the sidewalk, crosswalk or driveway approach if, in his opinion, the condition of the sidewalk, crosswalk or driveway approach is unsafe and dangerous and requires immediate repair to assure public safety and to prevent the possibility of Township liability for personal injury or property damage. Upon receipt of any such report of the failure of such owner to repair the sidewalk, crosswalk or driveway approach within the time specified in such notice, or such request for authority for immediate construction or repair, the Township Board may determine to construct or repair same by resolution and order the Building Official to proceed with the required work. The cost of repairs or construction hereunder, if made by the Township, shall be a lien on the property and added to the next tax bill and collected therewith.
Sec. 4.2: DRIVEWAY APPROACHES, PAVING REQUIRED, PROCEDURE, COST. Any existing driveway approach abutting a paved street on roads that have been constructed in accordance with final design requirements of the Wayne County Road Commission shall be paved with concrete. If such driveway approach is not paved with concrete, the Building Official shall give the owner or occupant thirty (30) days notice to pave the same, and if such person shall neglect or refuse to do so, the Building Official shall cause said driveway approach to be paved and he shall make a detailed report to the Township Board of the cost and expense of performing such work, which cost and expense shall be charged to such owner, and be lien on the property.
No work for which a permit is required under this article shall be done by any person except in accordance with plans and specifications approved by the Township Building Official and all work shall be done under the supervision of his department.
Sec. 4.3: SIDEWALKS TO BE CLEANED. The occupant of every lot or premises adjoining any street, or the owner of such lot or premises, shall clear and keep cleared all sidewalks adjoining such lot or premises of snow, ice, filth, and other obstruction.
Sec. 4.4: FAILURE TO CLEAR. If any occupant or owner shall neglect or fail to clear ice, snow, filth or other obstructions from the sidewalk adjoining his premises, for a period of twenty-four (24) consecutive hours or more, he shall be guilty of a violation of this Ordinance, and in addition, the Building Official may cause such sidewalk to be cleared and the expense of clearing shall become a lien on the property.
Sec. 4.5: When, in the determination of the Township Board, it is necessary for the public safety and welfare, sidewalks shall be required within public road right-of-way. The cost of such installation shall be incurred by the development that produced the need for such improvements.

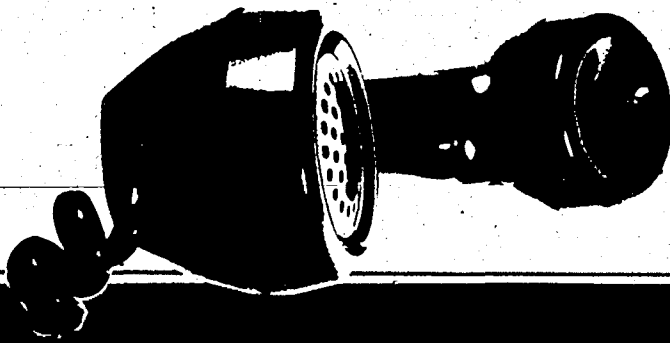
ARTICLE V. MISCELLANEOUS PROVISIONS.

- Sec. 5.1: PENALTY. Any person, firm or corporation who shall violate or fail to comply with any of the provisions of this Ordinance, or any of the regulations adopted in pursuance hereof, or who shall hamper, impede or interfere with the performance of the duties of the Building Official under the provisions of this Ordinance, shall be guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine not exceeding One-Hundred (\$100.00) Dollars or by imprisonment not exceeding ninety (90) days, or by both such fine and imprisonment in the discretion of the Court. Each act of violation and every day upon which such violation shall occur shall constitute a separate offense.
Sec. 5.2: SEVERABILITY. In the event any phrase, clause, sentence, section or chapter of this Ordinance is declared illegal or invalid in any final adjudication by a Court of competent jurisdiction, the remaining parts of this Ordinance shall be deemed to have been adopted and shall continue in full force and effect without such illegal or invalid provision.
Sec. 5.3: All Ordinances or parts of Ordinances in conflict herewith are hereby repealed only to the extent necessary to give this Ordinance full force and effect.
Sec. 5.4: EFFECTIVE DATE. This Ordinance shall become operative upon its publication.

A motion was made by Myers and supported by Bradley to adjourn at 10:55 P.M.

HAROLD STEIN
SUPERVISOR

JOHN W. FLODIN
CLERK



Your guide to local shops & services

Dial-It-Shopping

Alarms

MIDWEST ELECTRONIC SECURITY
36343 Ford Rd.
Westland
721-3894

Wireless, Portable, Alarms for Apts., Homes, Office or Mobile Homes. Do It Yourself or We Install!

Auto Repair

DENNY'S SERVICE
1008 Starkweather
Plymouth
453-8115

*Front-end work * Tune-ups
* General repair * Certified
Master Mechanics * 24 hr. towing.

Auto Supply

B & F AUTO SUPPLY INC.
1100 Starkweather
Plymouth
453-7200

Auto * Truck * Tractor *
Parts & Paint * Machine Shop
Heads * Drums * Rotors.

Bakery-Pizzeria

MARIA'S ITALIAN BAKERY
115 Haggerty - 981-1200
38411 Joy Rd. - 455-0780
*Square Pizza * Hot Italian
Bread * Sausage * Baked Goods
* Cannoles * Cakes * Italian
Lunch Meat * Beer * Wine.

Barbecue

HEARTH & HOME
Harvard Square - 455-3204
Wayne Metro Place - 728-4530
Newburgh Plaza - 464-6040
Complete line of fireplaces and accessories, barbecue grills and unique wall decor.

Barber

YANKEE CLIPPER FAMILY HAIRCUTTERS
198 S. Main
Plymouth
459-0060

No Appointments Needed. No Waiting. Hair Cutting for the Whole Family.

Beauty Salon

PEACOCK ROOM BEAUTY SALON
5800 Sheldon Rd.
Harvard Sq. Shopping Center
Canton
459-4280

Unisex styling - permanents - frostings - make up application - face lifts - facials - Redken & RK Retail Center.

Bicycles

TRADING POST
844 Penniman
Plymouth
453-5130

PLYMOUTH AREA Complete Bike Sales for 25 yrs. Expert Service -- All makes at Reasonable Prices.

Bookstore

PLYMOUTH BOOK WORLD
2 Forest Place Mall
Plymouth
455-8787

Children Books, Cards, Gifts. For discriminating readers we now have a selective magazine corner.

Camera Shop

POSITIVE OUTLOOK
5826 N. Sheldon Rd.
Canton
453-8810

Full time camera & photographic studio offering wedding photography & instant passports, \$6.50 with ad.

Chicken Take-Out

GRANDMA'S TAKE-HOME CHICKEN
1122 W. Ann Arbor Rd.
Plymouth
453-6767

Dinners * Buckets * Barrels
*Thurs. special - 3 piece dinner \$1.49, regularly \$1.97 Proprietor - Joe Langkabel.

Cleaners

TAITS PARKWAY CLEANERS
14268 Northville Rd.
(at Hines Drive)
Plymouth
453-5420

Alterations * Fur Storage & Cleaning * Wedding Gowns * Formals * Shirt Laundry * Drapery Specialists * Delivery Service.

Dance Instruction

DANCE UNLIMITED
757 W. Ann Arbor Trail
Plymouth
459-5920

Ballet * Pointe * Jazz * Tap * Pre-Ballet * Creative Movement * Disco * Tai Chi Chuan.

Dog Grooming

SHEAR MAGIC PET SALON
38083 Ann Arbor Rd.
464-1710

Popular trims, all breeds. Professional groomers. Grooming accessories & complete line of small pet supplies. By appointment.

Dolls & Doll House

MURIEL'S DOLL HOUSE
824 Penniman
Plymouth
455-8110

Doll Houses & Kits. Accessories to build & furnish a doll house. Collectable dolls & toys.

Florist

HEIDE'S FLOWERS
Ann Arbor Trail at Harvey
453-5140

Largest selection of fresh, dried & silk flowers. Also featuring wicker baskets, brass & pottery. Daily deliveries.

Furniture

LAUREL FURNITURE
Complete home furnishings. Large selection of baby furniture clocks. Quality furniture moderately priced. Free delivery.
584 W. Ann Arbor Tr.
Plymouth
453-4700

Furniture Refin.

FURNITURE REJUVENATION UNLIMITED
882 Holbrook
Old Village - Plymouth
459-4930

Natural and painted wood finishes, single pieces thru bedroom and dining room sets.

Hair Cutting

ELITE HAIR FASHIONS
40512 E. Ann Arbor Tr.
Plymouth
453-3355

The health of your hair is our concern. Specializing in hair cutting and permanent waving.

Hardware Store

S & W HARDWARE
875 Ann Arbor Rd.
Plymouth
453-1290

Complete plumbing & electrical supplies. Builders hardware. Paint, lawn, garden supplies. Do it yourself headquarters.

Hobby

PLYMOUTH HOBBY
22 Forest Place
Plymouth
453-1997

Your Kite connection! Rockets * Airplanes * Slot Cars * Models * Trains: 027, HO, N. Complete Lionel Supplies & Sets.

Insulation

AIR-TITE INSULATION
882 N. Holbrook
Plymouth
453-0250

Save on the cost of heating - cooling. Fast, professional installation -- "your comfort is our business."

Insurance Agency

MCMURRAY INSURANCE
5773 N. Canton Center Rd.
Canton
455-7272

Personal & business insurance service. Life-Auto-Boat-Home Owners. See me for your insurance needs.

Leather & Gifts

SKYBOUND LEATHER WORKS
5800 Sheldon Rd. Harvard Sq.
Canton
455-8088

Belts, Buckles, Bags, Wallets, Purses, Hats, Brief Cases, Vests, Mirrors, Placks, Custom Jewelry, Gameboards, Custom Work.

Linens & Gifts

BED 'N STEAD
6 Forest Place
Plymouth
455-7494 - 455-7380

Featuring linens for your beds, tables and bath, also candles, scandinavian imports and hand-crafted gifts.

Locksmith & Saw

PASSAGE LOCK & SAW SHOP
181 Rose
Plymouth
453-7454

Dead Bolts, Electric Tools Repaired, Saw & Sissor Sharpening. Over 12,000 key blanks in stock.

MUSICAL INSTRUMENTS

ANDERSON MUSIC
637 S. Main
Plymouth
453-2900

Fender * Gibson * Acoustic * Peavey * Alvarez * Epiphone * Lowrey Pianos & Organs - Complete Line of Band Instruments. Full lesson program.

Plumbing

JOHN J. CUMMING PLUMBING
1425 Goldsmith
Plymouth
453-4622

Kohler plumbing fixtures. Residential * Commercial * Repairs * Modernization * Rheem water heaters.

Pool & Patio

CORNWELL POOL
3500 Pontiac Trail
Ann Arbor
662-3117

Area's largest selection of quality casual furniture, offered by nationally known manufacturers for the discriminating shopper.

Pottery

POTTERS WHEEL
689 N. Mill Old Village
Plymouth
459-9890

Pottery & Classes
Unique producing studio * Gallery * Day * Evening Classes * Special Orders excepted * Original Electrical and Oil Lamps.

Real Estate

REALTY WORLD
Wm. Decker, Inc.
670 S. Main, Plymouth
455-8400

Your good will is our greatest asset, we are therefore PLEDGED to your service.

Shades

OLDE VILLAGE UPHOLSTERY
384 Starkweather
Plymouth
455-2500

Woven wood decorative shades. Clear view sun reflecting shades. Custom upholstery. Bar stools. Upholstery supplies.

Travel Agency

PORT TO PORT TRAVEL COMPANY
188 N. Main
453-4100

Airline tickets, tours, cruises. Individuals, groups, business. Travel arrangements cost no more through us. Free Delivery.

Vacuum Cleaners

AUSTIN VACUUM
696 N. Mill
Plymouth
453-0415

Sales & Service of Vacuums & Sewing Machines. All makes & models. Small appliance repair. Mon. thru Sat. 9-6, Fri. 9-9.

Wallpaper & Paint

PEASE PAINT & WALLPAPER CO.
570 S. Main
Plymouth
453-5100

Wallpaper & paint & custom mixing, unfinished furniture, Oylmic stains, art supplies, window shades, complete decorating needs.

Window Treatment

INTERIOR REFLECTION
5948 Sheldon
Harvard Sq. Shopping Center
Canton
459-0100

Window treatments * Wallcoverings * Accessories * Advice -- a great background for your interior environment. Shop at home.

Wood Stoves

WOODEN HEAT STOVEWORKS
744 Starkweather
Plymouth
459-0920

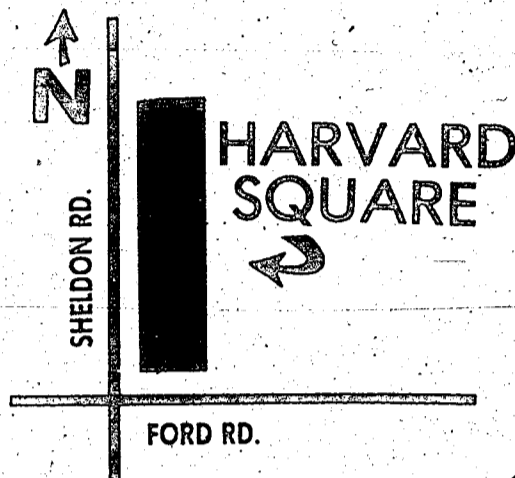
*Furnace add ons * Wood heaters * Free heat machine * Heat your home, pool and green house with wood.

HARVARD SQUARE

Midnight Madness Sale



FRIDAY, MARCH 31st
9pm-MIDNIGHT



See our section on page 7 of
this week's Crier for Many, Many Great Bargains!!

 **Flowers by Margie Rae**
455-3300

Radio Shack
455-6800

MING K GARDEN

Cocktails-Dining
459-0270

 **REALTY WORLD**
Colonial Village, Inc.
5906 Sheldon Road
Canton, Michigan 48187

 **Cambridge**
FURNITURE HOUSE
453-6680

The Blue Max
Hobbies & Miniatures
453-0909

Le Gault's
OF CANTON
459-1553
Silk Flowers

 **DETROIT & NORTHERN SAVINGS**
459-9100

Harvard Book
459-0468

CANTON Sports
Complete individual and team equipment 453-0033

Friends of Nature
health food center
459-5433

Harvard Square Jewelers



Kroger

CYPRUS GARDENS
RESTAURANT
Greek, Italian and American Food
455-7220

Towels-n-Such
BATH BOUTIQUE
459-1220

SOUND STATION
RECORDS & TAPES
459-5060

the Addition
LEVI'S FOR THE FAMILY
455-8820

 **Masters of Dance Arts**
455-0720

Peacock Room

Unisex Styling Salon
459-4280

LITTLE THINGS
mean-a-lot
Fashions and Toys for Children. 455-1146

Interior Reflection
Window Treatment & Wall Covering & Accessories
459-0100

NORWOOD REALTORS
No. 10 Inc.
459-2800

Detroit Optometric Center
455-8800

Hearth Home
455-3240

CANTON AUTO PARTS
459-7780

COMMERCIAL CREDIT CORPORATION
a financial service of CONTROL DATA CORPORATION
459-2400

FLOOR FASHIONS of Canton
Your complete home redecoration center
459-6180

Harvard Square Travel
459-2010

Light Master Electrical
LIGHTING FIXTURES ELECTRICAL MATERIALS
459-4790

MARK SKLAR'S POSITIVE OUTLOOK
453-8810 PHOTOGRAPHIC
Discount Camera Shop