

Legal Newspaper Discussion Continues in Nowthen

UnionHerald Paid \$3500 to Reach 33 Subscribers in 2014 Split Vote to Appoint UnionHerald Expected for 2015

At the Nowthen city council meeting on Thursday, February 5, 2015, the discussion continued on the cost and reach of two legal newspaper options before the council. In the audience to provide testimony was Tom Murray from the *UnionHerald* and John Kysylyczyn from the *Anoka County Record*.

After Mayor Pilon introduced the issue, he noted that Councilmember Bettinger submitted a note to the council stating his support for the appointment of the *UnionHerald* as the city's legal newspaper.

Councilmember Paul Reighard was the first to speak on the issue. He stated, "Based upon comments from residents, and mainly based upon the circulation of the newspapers, we should stay with the *Union*."

Councilmember Randy Bettinger stated that he wanted a newspaper that would serve the community as a whole, reporting on all activities and that was more community oriented. He said the *UnionHerald* has been good for many years and we should stay with them for a while. He further stated, "The *Record* is pretty new. We should wait it out and see how it moves forward. They have only been in business for 6 months or a year."

Councilmember Mary Rainville stated that she leans towards the *Record*. She expressed concern that the *UnionHerald* only covers communities that basically surround us. She said, "When I write my check (for a subscription), I write on there that it would be nice to have more coverage. But it never happens." She further commented that as a city, we select based upon criteria, not what is in it. She said that the *Record*, as questionable as some people claim, does meet those criteria. She noted that it is available in city offices, and that they could have discussions with them about making it available at additional places. She noted that there will be a cost savings to the city.

Mr. Reighard responded by stating that the council needs to look beyond what statute says. He said "The *Record* is new and has minimal distribution. The *Union* is around, and has better distribution." He also stated that if the council were to subtract the cost of legal notices which the city gets reimbursed for, such as planning commission applicants, the cost would be less than \$1000.

Mayor Pilon responded that money which is reimbursed to the city did cost the residents. Taking note of a resident that appeared before the council earlier in the evening, he said, "The hearing we had tonight cost him \$65 (for the published notice). The *Record* would have been \$10." Mayor Pilon noted that this was six and a half times more and that what we transfer to residents is important.

Mr. Reighard responded stating that he was informed that the total cost is around \$3500. He reiterated that we have to look at distribution.

Mayor Pilon then invited Tom Murray of the *UnionHerald* to speak.

Mr. Murray recognized that the other option is cheaper. He claimed the tradeoff is service and reliability. He stated that you can make a phone call and contact our legal department so staff can follow-up and make changes.

Ms. Rainville firmly asked Mr. Murray, "What is your circulation in Nowthen?" This question was at the heart of the debate as Mr. Bettinger and Mr. Reighard both stated their support of the *UnionHerald* based upon their better distribution.

To the surprise of many, Mr. Murray responded, "We have 33 subscribers out of about 2000 homes, plus a dozen or so that get picked up at Bills."

Mayor Pilon then invited John Kysylyczyn of the *Record* to speak.

Mr. Kysylyczyn touched upon several points in his statement to council members. He first noted that the *Record* had been in business for three and a half years, responding to Mr. Bettinger's earlier statement that they had only been in business for six months to a year. He also noted numerous statutory requirements required to become a legal newspaper, including an annual circulation audit by a recognized and reputable auditing company.

Mr. Kysylyczyn directly responded to Mr. Murray's claim of better service and reliability. Mr. Kysylyczyn stated that instead of communicating with an office in Cambridge where one of several people may answer the phone, with the *Record*, you speak with the owner and only the owner. He said that he is the contact person and can be reached by phone, cell phone, email, US Mail, etc. He stated that city administrators in Oak Grove and Ham Lake, plus everyone at the county, communicate by email most all the time and there have never been any communication or reliability issues. (The *Record* publishes legal notices for the City of Oak Grove, City of Ham Lake, and Anoka County)

Ms. Rainville asked Mr. Kysylyczyn about circulation to which he responded that currently the *Record* is available at city hall and it could be made available at the local bank and Bills at no cost to the city or residents.

Mr. Kysylyczyn also spoke about the cost of annual subscriptions that are sent through the US Mail. He stated that the *UnionHerald* charges less than the *Record* because they subsidize mailing costs. He noted that they can do this because they are proposing to charge the city ten times more to publish legal notices. If the *Record* were proposing to charge Nowthen ten times more, they could subsidize delivery through the mail too. Mr. Kysylyczyn pointedly asked the council if it is right for the city to pay ten times more to publish legal notices in order to subsidize the subscriptions of a handful of people.

Mr. Kysylyczyn stated that the *Record* charges for the cost of postage through the US Mail. The paper itself can be obtained free of charge. The *Record* offers free print copies, free electronic subscriptions, and free online access. He stated that you can email the newspaper to anyone you want or print it off at home and show it to your neighbors. There are no restrictions.

Mr. Kysylyczyn advised the council to take a broader look at how taxpayer funds are being spent on communications with residents. He stated that it would be more beneficial to the community if the council saved \$3000 by selecting the *Record* and instead publish several more city newsletters. He stated that city newsletters are the best read communications tool and it reaches 100% of the homes in the community.

After the meeting adjourned, Mr. Kysylyczyn spoke with Mr. Reighard and said that he had a choice between the *UnionHerald* which will cost taxpayers \$100 per subscriber and the *Record* which will cost \$10 per subscriber. He asked if the savings would be better spent adding additional city newsletters. Mr. Reighard responded that these were the issues he would have to consider.

The council will vote on the selection of a legal newspaper at their meeting of Tuesday, February 10, 2015 at 7:00pm.

UnionHerald's Claim of City Investigations Refuted by Staff

In his presentation to the Nowthen City Council, *UnionHerald* General Manager Tom Murray stated that the City of Ramsey and City of Andover legal departments did a lot of due diligence and still have some questions about the service of the *Record* and the ramifications of selecting them. He essentially implied that both of these cities had investigated the *Record* and that grave concerns were raised.

The *Record* immediately contacted Ramsey City Administrator Kurt Ulrich and Andover City Administrator James Dickinson on Friday morning, February 6, 2015 and asked them to respond. Mr. Ulrich and Mr. Dickinson as city administrators supervise legal staff and are responsible for the management of the city and compliance with all state laws.

Ramsey City Administrator Kurt Ulrich stated, "I have no knowledge of any such investigation."

Andover City Administrator James Dickinson sent electronic copies of the meeting minutes, staff report, and email communications related to the selection of a legal newspaper. This was information that was included in city council packets or distributed at the meeting and was already in the *Record*'s possession. He stated, "I would consider the materials provided at the City of Andover record of due diligence when selecting an Official Newspaper for 2015." Andover city records show that both newspapers were eligible for consideration by the council.

Andover city records also show that two council members favored hiring the *Record* as their legal notice publisher. One questioned whether it was a wise financial decision to spend \$8,000 to reach approximately 400 subscribers and that the issue needed further discussion before the next council vote in 2016. These points were omitted in Mr. Murray's testimony to the Nowthen City Council.

At the council meeting, Mr. Kysylyczyn informed them that Mr. Murray has made continual attacks against the *Record* and that several elected officials have an opinion of him that ranges from negative to disgust. Mr. Kysylyczyn stated that he did not support conducting business in this manner and that generally Mr. Murray's attacks were not worthy of a response. He said that it was not in his character to make baseless attacks against Mr. Murray or the *UnionHerald*. - ACR

In our February 13, 2015 edition, we will continue coverage of the council's discussion on open government and council meeting organization / decorum.

2015 Council Options
UnionHerald - \$3500.00
for 33 Subscribers
vs.
Record - \$350.00 for
free Newsstand Dist.

MN Legislative Bill Tracking: Anoka County

New for 2015, *Anoka County Record* will be providing readers with the list of all current legislation authored or co-authored by legislators that represent all or a portion of Anoka County.

It is our hope that readers will take the opportunity to contact legislators and provide input on these issues being advanced by our county legislative delegation. **This is Part 2 of our series, which will be continued in subsequent editions of the Record.**

Senators may be contacted at www.senate.mn or by calling (651) 296-0504.

Representatives may be contacted at www.house.mn or by calling (651) 296-2146.

Senator John Hoffman

Bill Number	Chief Author	Short Description
SF0059	Clausen	Advocating Change Together appropriation
SF0100	Petersen, B.	Right to Try Act
SF0132	Reinert	Minnesota seed law exemption authorization
SF0163	Hoffman	School district basic revenue formula allowance increase
SF0171	Kiffmeyer	I-94 Wright county lane expansion and overpass replacement bond issue and appropriation
SF0172	Kiffmeyer	Trunk highway #101, U.S. highway #10 and #169 intersection construction bond issue and appropriation
SF0173	Kiffmeyer	U.S. highway #10 and U.S. highway #169 intersection adaptive signal control system installation bond issue and appropriation
SF0190	Franzen	Bullion coin sales and use tax exemption
SF0191	Franzen	Military service retirement pay individual income tax subtraction allowance
SF0195	Hoffman	Minnesota council on economic education grant appropriation
SF0238	Eaton	Medical assistance employed persons with disabilities (MA-EPD) program premium payments reduction
SF0239	Eaton	Crime of financial exploitation of vulnerable adult addition to definition of designated offense in forfeiture laws
SF0240	Eaton	Crime of burglary in the first degree to include violation of an order for protection as an underlying offense
SF0262	Hawj	Number of voters an individual is allowed to assist in marking ballots increase
SF0281	Bakk	Deer license modification allowing residents age 84 or to take deer of either sex
SF0314	Rosen	Health professional education loan forgiveness program expansion and appropriation
SF0327	Newman	Public funds use to promote or defeat a ballot question prohibition
SF0347	Johnson	Foley Boulevard Northstar commuter rail station bond issue and appropriation

Senator Alice Johnson

Bill Number	Chief Author	Short Description
SF0006	Hoffman	Universal all-day preschool for four-year-old students funding
SF0017	Wiger	Education department (MDE) equity in telecommunications access appropriation
SF0018	Wiger	Special technology revenue creation and levy authorization
SF0020	Wiger	School endowment fund school technology and telecommunications reserve dedication
SF0044	Hoffman	Coon Rapids U.S. highway #10 third lane addition bond issue and appropriation
SF0045	Wiger	School district operating capital revenue increase and revenue for technology reserve
SF0062	Cohen	Constitutional amendment providing that equality under the law must not be abridged or denied on account of gender
SF0078	Wiger	Education telecommunications access equity aid appropriations
SF0105	Bonoff	Bug-O-Nay-Ge-Shig school grant construction authorization
SF0113	Pappas	Resolution urging Congress to remove the Equal Rights Amendments ratification deadline
SF0129	Rest	Property tax refund additional amount modification
SF0145	Schmit	Technology initiatives 1:1 device program guidelines commissioner of education research requirement
SF0163	Hoffman	School district basic revenue formula allowance increase
SF0164	Johnson	Charter schools serving at-risk students pupil performance additional accountability measures
SF0276	Scalze	Mounds View U.S. highway #10 and I-35W noise barrier requirement
SF0311	Johnson	Exploited women and children rental assistance program establishment and appropriation
SF0334	Johnson	Childhood screening program vision screening requirement modification
SF0344	Johnson	School breakfast program state aid increase
SF0345	Johnson	Purple Heart recipients driver's license and Minnesota identification card designation establishment; free state park permit eligibility authorization
SF0346	Johnson	Alternative minimum taxable income definition expansion and federal conformity on the treatment of wagering losses
SF0347	Johnson	Foley Boulevard Northstar commuter rail station bond issue and appropriation
SF0348	Johnson	Legislative surrogacy commission establishment

Senator Branden Petersen

Bill Number	Chief Author	Short Description
SF0027	Petersen, B.	Liberty Preservation Act
SF0028	Petersen, B.	Second Amendment Preservation Act
SF0029	Petersen, B.	Resolution memorializing the Lac qui Parle county attorney to drop charges against Angela Brown
SF0030	Petersen, B.	Teacher seniority provisions modification

Additional oversight, restraint needed for Met Council

Last month, Governor Mark Dayton appointed a new, full-time chair of the Metropolitan Council. Adam Duininck, the new chairman, will make receive a taxpayer salary of \$145,000, more than we pay the Governor of our entire state. Mr. Duininck's background is not in city planning, regional planning, or urban studies.

I'm disappointed that rather than choosing a non-partisan, widely-respected, and qualified individual to chair one of the most powerful government entities in the Metro area, Governor Dayton chose someone whose only qualification seems to be that he knew all the right people.

The Met Council wields tremendous power that impacts your life and has the power to dramatically shape the future of the seven-county Metro area. Initially created in the late 1960's to help manage regional sewer and wastewater systems, the Met Council has grown to become a powerful super-agency that is involved in transportation development, environmental policy, community planning, urban development, and more. They can now actually dictate to cities what type of housing they are allowed to build.

The Met Council's budget is more than \$900 million and has the authority to levy taxes on the seven county Metro area. I'm concerned about the expansive growth and mission creep by the Met Council, which has decided over the past decade that rather than being limited to planning multi-county transit projects and sewer lines, it is their responsibility and within their authority to execute entire radical regional growth plans for the next thirty years.

Simply put, an unelected body made up of bureaucrats who are appointed by the Governor should not have the immense power the Met Council currently has. Cities and counties in the Metro area have expressed countless concerns about the mandates and requirements put on them by the Met Council that strain city budgets and place unreasonable and oftentimes unwanted expectations and requirements on them in exchange for funding.

As Mayor of Champlin, it was frustrated being dictated to when it came to housing policy, transportation policy, and growth plans for the coming decades.

Citizens have the power to elect your City Councilman, your County Commissioners, your Mayors, and other elected Representatives. Those are the people who should have the power to develop future policies for cities and towns across the Metro. They shouldn't be told what to do by an unelected, unaccountable entity like the Met Council.

That's why I am supporting a number of bills to bring additional accountability to the Met Council. One proposal requires a majority of City Councilmembers from a Met Council District to approve appointments for their Met Council representative. Other proposals have suggested direct elections of Met Council representatives. I also support requiring the Met Council to submit its budget to the legislature, the same way other agencies are required to.

It's time for a Met Council that's more responsive to the people, rather than to the whims of government bureaucrats. I hope Mr. Duininck will keep in mind his responsibility to represent people from all parts of the Metro area who represent a variety of viewpoints and a variety of visions for the future of the Metro area.

I also hope he will join a bipartisan coalition of legislators to support additional accountability for the Met Council. Citizens deserve a direct voice in this process, and a direct say in the policies being crafted by the Met Council. It's past time to reign in the power of this unelected, unaccountable super-agency, and give citizens the control and input they deserve.



Rep. Mark Uglem
District 36A
 569 State Office Bldg.
 100 Rev. Dr. Martin Luther King Jr. Blvd.
 St. Paul MN 55155
651-296-5513



ANOKA COUNTY WATCHDOG

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Always on the lookout for governmental waste, fraud, and abuse in Anoka County

Quote of the Week: “At a time when take-home pay for families remains flat and some Minnesotans are still struggling to make ends meet, it’s outrageous that the Governor would approve enormous salary increases for commissioners and political appointees already making six-figure salaries.”

State Rep. Roz Peterson (R - Burnsville)

IT’S GETTING UNBELIEVABLE

Over the past few issues, the Watchdog has exposed the outrageous arrogance of the Democrats in Saint Paul, an arrogance that proves beyond a reasonable doubt the contempt these self-styled political elites have for the very people they’re supposed to be serving.

It’s a \$90 million office building with a gym and a reflecting pool. It’s a senator taking a job with a group that has regular business before the legislature. It’s that same senator hiring a lobbyist to represent him before the Ethics Committee, even though that lobbyist has clients who come before the committee the senator chairs.

It’s another DFL senator who sits on the board of a non-profit that squandered thousands of dollars on personal perks instead of helping the people the taxpayer dollars were directed, by law, to help.

Simply put, they fancy themselves above the law.

Now comes yet another example of that elitist arrogance, establishing a pattern that shows that the “party of the Workin’ Man” doesn’t give a rip about the average taxpayer.

This week, Governor Dayton formally notified the legislature that he has given massive pay raises to his top cabinet heads and political appointees totaling over \$800,000, raising salaries in some cases by 20 or even 30% (or more!).

Note that these bureaucrats were already making near or in excess of \$100,000 annually, in addition to gold-plated benefits.

So what’s the justification for this ginormous pay raise?

“This will allow state government to recruit and retain the best and the brightest,” said one Dayton’s talking heads, whose salary wasn’t revealed.

What a crock. Usually, pay raises are offered as a consequence of demonstrated, measurable results that improve an organization and help meet the mission.

The statements from Dayton and his staff contain utterly no mention of a quantifiable measurable improvement brought about by the employees receiving this largess.

In fact, there has been no shortage of executive branch failures of late, one example being the disaster that Dayton and the DFL call “MnSure.”

As is typical of Democrats, and of government in general, concepts like “merit,” “results,” and “value-added” have nothing to do with the appalling gluttony at the Public Trough.

We’re told that much like the politician giving the pay raise, these bureaucrats are “the best and the brightest” and that simple bromide should be enough for us Unwashed Masses to bow our collective heads in simultaneous awe and shame of both the elites’ superior talents and our own ignorance in questioning their enlightened looting of our treasury.

These raises are totally out of line with the reality in the private sector, where, thanks in large part to Democrat policies, wages are stagnant and raises, to the extent they are given, come as a result of a

demonstrable workplace achievement and certainly don’t amount to a 30 or 40% pay increase.

Talk about out of touch. Then again, are you really surprised that the man who walks with a silver spoon in his yap thinks in this manner?

What is most astounding in this whole sorry affair is that after the office building, after the MnSure bonus scandal, and after these pay raises, the governor and his DFL cronies propose even MORE tax increases to pay for basics like road and bridge repair.

The hubris and elitism is so profound, the Democrats stand before the television cameras, smile, and tell us that if we want quality core governmental functions, we need more taxes on top of the taxes they already jammed down our throats when they ran the place lock, stock and barrel the past two years.

That’s a bunch of BS. Republicans were given control of the Minnesota House precisely to act as a check on this kind of nauseating overreach.

We’re told that we can’t fill the pot holes without tax increases as DFL senators are measuring the drapes in the new office building and Dayton’s department heads are planning a getaway to Costa Rica to spend some of that new dough and burn off a portion of the six weeks of paid time off they get every year.

Republicans must stand tall against ALL tax increases and fulfill their mandate to prioritize government spending and protect taxpayers.

Seriously, and Republican who is contemplating voting in favor of tax or fee increases this session ought to think real carefully about it. Especially if that legislator hopes to be re-endorsed in 2016.

The situation is as out of control as we’ve ever seen it.

NO TAX INCREASES!

IDEAS THAT WERE BAD BEFORE THEY WERE GOOD

The DFL Long March towards political cynicism in the name of winning in 2016 continues.

As this publication noted in a recent edition, Governor Dayton and DFL legislators have suddenly “discovered” all sorts of “good” ideas for this legislative session that somehow didn’t seem to be good ideas last year when they ran the show and they were up for re-election.

Of course, the whole idea behind these bills are to make cynical, irresponsible and unrealistic promises to their constituency knowing that Republicans won’t agree to them, thus firing up the base while allowing the DFL to claim that Republicans “oppose everything.”

In this sense, the spigot is flying wide open.

Bills and budget proposals for “free” breakfasts, “free” community college, “free” preschool, enhanced welfare benefits, \$500 million in new education spending, and millions in new revenues to fund transit.

Again, if these were such good “investments” and such good public policy, why weren’t they proposed and passed into law last year?

For example, why did Governor Dayton oppose a gas tax last year but thinks it’s a great idea?

It’s because he wants to kill a transportation bill and blame Republicans.

He wants to create a bunk narrative that we can’t have decent roads and bridges because Republicans won’t “invest” in them. All the while, the DFL “invests” in new government buildings and pay raises for political appointees.

In other words, there is a war of competing narratives at play.

Democrats want a narrative of the false choice between new taxes and quality core governmental functions like roads and bridges.

The GOP should put the choice as one between

wasteful government spending and re-prioritizing to fund core functions.

Republicans have the disadvantage in that the mainstream media will side with the DFL, as they normally do.

But that’s no excuse. GOP legislative leadership must get in front of this narrative and do whatever it takes to get the message out to the voters- starting right now.

YOU’RE NO CAPITALIST

The Watchdog received some good responses to our piece last week regarding Sunday care sales, with many in favor and a few opposed.

Frankly, the arguments against were weak and illogical.

Here are the top two arguments against we received in terms of popularity.

The Sunday prohibition protects “mom and pop” dealers, who provide jobs in the community.

Whether the prohibition protects anyone is a matter of conjecture.

Moreover, it isn’t the government’s job to protect any market segment against competition. Ultimately, government protection only protects the inefficient against the ruthless yet necessary function of free market efficient allocation of resources.

In addition, what is a “mom and pop” store, anyway? Define it. 10 employees? 25? 50?

In addition, in today’s sophisticated economy, all is not what it may appear to be.

For example, large transnational corporations in all industries will purchase small companies and keep the local brand while employing the former “mom and pop” owners as managers.

The national company does this because it recognizes both the goodwill associated with the local brand and the talent of the local ownership. If the mom and pop operation was attractive enough to cause a purchase, why jeopardize that product or service by changing the brand name and the management?

Second, some readers liked criminalizing Sunday sales because they believe that government should assist these readers in propagating their religious belief that Sunday is the Lord’s Day and should be a day of rest.

The Watchdog believes that it is decidedly not the job of government to force business owners and citizens to act in accordance with their neighbor’s religious beliefs.

If a citizen wishes to observe Sundays in that manner, he should be free to do so. By the same token, those who do not observe Sundays in that manner should not be criminalized for engaging in voluntary commercial transactions.

Moreover, isn’t the cow out of that barn? When you can head down to the strip mall on a Sunday morning and buy a pack of smokes, a lottery ticket and a chinchilla, we’re kind of beyond that particular argument.

You argue against Sunday sales, folks, but you’re no capitalist if you do so.

The Anoka County Watchdog is a place where concerned taxpayers can find fact-supported information and other resources about governmental waste and abuse in Anoka County. My intent is to provide you, the taxpayer, with the information you need to hold your local politicians accountable.

Visit my website and sign up for free weekly e-mail updates at www.AnokaCountyWatchdog.com or contact me personally at harold@anokacountywatchdog.com.

Sincerely,

Harold E. Hamilton, owner.

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ANOKA COUNTY SHERIFF CRIME REPORT

ANDOVER

Thefts & Damage to Property

01.27 137xx Round Lake Blvd NW – business; counterfeit bill used at the business

01.28 137xx Crosstown Dr NW; catalytic converter stolen off a vehicle

01.28 164xx Yakima St NW – unsecure vehicle; tools

Arrests

01.24 25xx 154 Ave NW – Domestic Abuse No Contact Order Violation; deputies responded to a report of a DANCO violation. It was determined that the order had been violated. The female was arrested.

COLUMBUS

Thefts & Damage to Property

01.23 140xx W Freeway Dr NE; business; RV stolen from the lot

Arrests

01.28 5400 Block Lexington Ave NE – 3rd Degree Possession of a Controlled Substance; a deputy stopped a vehicle for equipment violations. The vehicle smelt of marijuana. A K9 Unit was requested and arrived on scene. The K9 alerted on the vehicle. During the search of the vehicle narcotics were located. The male and female occupants were arrested.

EAST BETHEL

Thefts & Damage to Property

01.24 238xx Johnson St NE; unsecure fish house; rods, tackle box

01.26 246xx Hwy 65 NE – light pole damaged at the location

01.28 185xx Ulysses St NE; unsecure vehicle; important papers

01.28 185xx Ulysses St NE – unsecure vehicle; checks

Arrests

01.23 27xx 219 Ave NE – 27xx 219 Ave NE; 5th Degree Domestic; deputies responded to a girlfriend/boyfriend domestic. The female was arrested.

01.23 23000 Gopher Dr NE – DWI; a deputy stopped a driver for poor driving conduct. The male appeared intoxicated. Field sobriety tests were conducted and failed. The male was arrested. (.10)

01.25 Hwy 65 NE/229 Ave NE; 4th Degree DWI; a deputy stopped a driver for poor driving conduct. The female appeared intoxicated. Field sobriety tests were conducted and failed. The female was arrested. (.165)

01.26 18700 Block Hwy 65 NE; 4th Degree DWI; a deputy stopped a driver for driving without a valid driver's license. The driver appeared intoxicated. Field sobriety tests were conducted and failed. The male was arrested. (.11)

HAM LAKE

Burglaries

01.27 13xx Juniper Ln NE – unsecure home; prescription medications

Thefts & Damage to Property

01.23 13xx 153 Ln NE – business; numerous thefts from vehicles parked in the lot

01.24 158xx Central Ave NE – vandalism to a vehicle; written on with a sharpie

01.26 14xx 147 Ave NE; business; vehicle stolen from the lot

01.28 145xx Hwy 65 NE; damage to a fence; cut

Arrests

01.23 13xx McKay Dr NE – 5th Degree Domestic Assault; deputies responded to a girlfriend/boyfriend domestic.

The female was arrested.

01.25 167xx Mankato St NE – 3rd Degree DWI, 5th Degree Possession of a Controlled Substance; deputies responded to a report of a truck parked in the front yard. Upon arriving the deputies located a male slumped over in the driver's seat. The driver appeared intoxicated. Field sobriety tests were conducted and failed. During the search of the male and vehicle narcotics were located. The male was arrested. (.083)

01.26 15400 Hwy 65 NE; Warrant Arrest; a deputy stopped a driver for driving without a valid driver's license and for having a warrant. The female was arrested.

LINWOOD

Thefts & Damage to Property

01.25 7xx South Lakeshore Dr NE – gas can stole from the location

NOWTHEN

Thefts & Damage to Property

01.23 185xx Cleary Rd NW – license plate stolen off a vehicle

01.23 53xx 199 Ave NW – vehicle stolen from the location; suspect stole the keys

01.25 200xx West Ford Brook Dr NW – detached garage; electronics

OAK GROVE

Thefts & Damage to Property

01.24 226xx Poppy St NW – license plate stolen off a vehicle

Arrests

01.27 229 Ave NW/Arrowhead St NW – 4th Degree DWI; a deputy stopped a driver for poor driving conduct. The male appeared intoxicated. Field sobriety tests were conducted and failed. The male was arrested. (.17)

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BILL TRACKING *continued from page 2*

Sen. Branden Petersen (continued)

SF0031	Petersen, B.	Automated license plate reader data classification, use of log and destruction of data requirements
SF0032	Petersen, B.	Constitutional amendment for citizen right to security from unreasonable electronic communications and data searches
SF0033	Petersen, B.	Personal identifying information search warrant and notice requirements
SF0044	Hoffman	Coon Rapids U.S. highway #10 third lane addition bond issue and appropriation
SF0095	Osmek	Nuclear power plant certificate of need issuance prohibition elimination
SF0097	Bonoff	Teacher seniority provisions modification
SF0100	Petersen, B.	Right to Try Act
SF0101	Petersen, B.	Seat belt violations as primary offense prohibition
SF0138	Bonoff	MNvest registration exemption for crowdfunding transactions
SF0172	Kiffmeyer	Trunk highway #101, U.S. highway #10 and #169 intersection construction bond issue and appropriation
SF0173	Kiffmeyer	U.S. highway #10 and U.S. highway #169 intersection adaptive signal control system installation bond issue and appropriation
SF0178	Petersen, B.	Clean Indoor Air Act repeal
SF0195	Hoffman	Minnesota council on economic education grant appropriation
SF0204	Petersen, B.	MNvest registration exemption for crowdfunding transactions
SF0230	Chamberlain	Aquatic invasive species prevention program requirements repeal

Representative Connie Bernardy

Bill Number	Chief Author	Short Description
HF0010	Wills	Veterans jobs tax credit provided.
HF0047	Bernardy	Early voting provided, and money appropriated.
HF0074	Hausman	Phase 2 additional housing infrastructure bonds authorized, public housing rehabilitation funding provided, bonds issued, and money appropriated.
HF0157	Uglen	Coon Rapids; U.S. Highway 10 funding provided for additional lane, bonds issued, and money appropriated.

HF0158	Yarusso	Ramsey County; county highway construction through former Twin Cities Army Ammunition Plant (TCAAP) funding provided, bonds issued, and money appropriated.
HF0159	Yarusso	Ramsey County; county highway construction through former Twin Cities Army Ammunition Plant (TCAAP) funding provided, and money appropriated.
HF0350	Uglen	Education; formula allowance increased.

Representative Kurt Daudt

Bill Number	Chief Author	Short Description
HF0003	Schomacker	Nursing facility employee scholarship costs modified, long-term care savings plan provided, income tax subtraction for contributions made to the long-term care savings plan provided, credit provided for the additional tax paid on early withdrawals from retirement accounts if used for long-term care expenses, and money appropriated.
HF0005	Mack	Commerce commissioner required to seek federal approval to allow the purchase of qualified health plans and the receipt of premium tax credits and cost sharing reductions outside of MNSure, managerial employee compensation provided, and exemptions removed.
HF0374	Sanders	Clarifying, conforming, and technical changes made to lawful gambling games, prizes, and other provisions regulating conduct of lawful gambling modified; director of State Lottery prohibited from offering casino-style games, sale of tickets of the State Lottery through a website or self-service devices suspended.

Representative Matt Dean

Bill Number	Chief Author	Short Description
HF0005	Mack	Commerce commissioner required to seek federal approval to allow the purchase of qualified health plans and the receipt of premium tax credits and cost sharing reductions outside of MNSure, managerial employee compensation provided, and exemptions removed.
HF0161	Zerwas	Achieving a Better Life Experience Act (ABLE); accounts established for persons with disabilities.
HF0204	Gruenhagen	Public health care program participation requirements for dental service providers modified.

To be continued in our next edition, Feb. 13

OFFICE OF THE MINNESOTA SECRETARY OF STATE CERTIFICATE OF ASSUMED NAME MINNESOTA STATUTES, CHAPTER 333

OFFICE OF THE MINNESOTA SECRETARY OF STATE CERTIFICATE OF ASSUMED NAME MINNESOTA STATUTES, CHAPTER 333

The filing of an assumed name does not provide a user with exclusive rights to that name. The filing is required for consumer protection in order to enable consumers to be able to identify the true owner of a business.

The filing of an assumed name does not provide a user with exclusive rights to that name. The filing is required for consumer protection in order to enable consumers to be able to identify the true owner of a business.

1. List the exact assumed name under which the business is or will be conducted:

1. List the exact assumed name under which the business is or will be conducted:

TransACT Systems
2. Principal Place of Business:
434 155th Ave NW, Andover, MN 55304

SJ Hardware USA
2. Principal Place of Business:
13184 Crocus St. NW, Coon Rapids MN 55448

3. List the name and complete street address of all persons conducting business under the above Assumed Name, OR if an entity, provide the legal corporate, LLC, or Limited Partnership name and registered office address:

3. List the name and complete street address of all persons conducting business under the above Assumed Name, OR if an entity, provide the legal corporate, LLC, or Limited Partnership name and registered office address:

JLR Consulting, 434 155th Ave NW, Andover, MN 55304

Scott M. Mueller, 13184 Crocus St. NW, Coon Rapids MN 55448

4. I, the undersigned, certify that I am signing this document as the person whose signature is required, or as agent of the person(s) whose signature would be required who has authorized me to sign this document on his/her behalf, or in both capacities. I further certify that I have completed all required fields, and that the information in this document is true and correct and in compliance with the applicable chapter of Minnesota Statutes. I understand that by signing this document I am subject to the penalties of perjury as set forth in Section 609.48 as if I had signed this document under oath.

4. I, the undersigned, certify that I am signing this document as the person whose signature is required, or as agent of the person(s) whose signature would be required who has authorized me to sign this document on his/her behalf, or in both capacities. I further certify that I have completed all required fields, and that the information in this document is true and correct and in compliance with the applicable chapter of Minnesota Statutes. I understand that by signing this document I am subject to the penalties of perjury as set forth in Section 609.48 as if I had signed this document under oath.

FILED: Jan. 16, 2015, # 806331900021, /s/ Leslie Rudrud (Published Feb. 6 & 13, 2015 Anoka County Record) #142

FILED: Jan. 20, 2015, # 805807800036, /s/ Scott M. Mueller (Published Feb. 6 & 13, 2015 Anoka County Record) #139



MCAN

Minnesota Classified Advertising Network



Anoka County RECORD

HELP WANTED - DRIVERS

NOW HIRING COMPANY OTR drivers. \$2,000 sign on bonus, flexible home time, extensive benefits. Call now! Hibb's & Co. 763/389-0610

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AUCTIONS

AUCTION

REAL ESTATE - BANK REPOS
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FARM EQUIPMENT

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Wanted. Earn thousands on your land by leasing the hunting rights. Free evaluation & info packet. Liability coverage included. The experts at Base Camp Leasing have been bringing landowners & hunters together since 1999. Email: info@basecampleasing.com Call: 866/309-1507 www.BaseCampLeasing.com

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2.5 to 5 acres from \$49,500. Improved custom home lots. Country living and mountain view near Tucson, Arizona. 800/797-0054

MISCELLANEOUS

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MISCELLANEOUS

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truck or boat to Heritage For The Blind. Free 3 day vacation, tax deductible, free towing, all paperwork taken care of 800/439-1735

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Dish TV Retailer -Save! Starting \$19.99/month (for 12 months.) Free Premium Movie Channels. Free Equipment, Installation & Activation. Call, compare local deals!! 800/297-8706

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is your choice for safe and affordable medications. Our licensed Canadian mail order pharmacy will provide you with savings of up to 75% on all your medication needs. Call today 800/259-1096 for \$10.00 off your first prescription and free shipping.

ADVERTISE HERE STATEWIDE IN 260+ NEWSPAPERS FOR ONLY \$279 PER WEEK! CALL 800-279-2979

GOVERNMENT MEETINGS CALENDAR

CITY OF HAM LAKE, Ham Lake City Hall, 15544 Central Ave. NE, Ham Lake MN 55304 (763) 434-9555 (www.ci.ham-lake.mn.us)
Hours Mon-Thurs 7 am-4:30 pm; Fri. 7 am-Noon)
Mon. Feb. 9 — Planning Comm., 6 pm
Mon. Feb. 16 — City Hall offices closed

CITY OF OAK GROVE, Oak Grove City Hall, 19900 Nightingale St. NW, Oak Grove, MN 55011 (763) 404-7000 (www.ci.oak-grove.mn.us)
Mon. Feb. 9 — City Council, 7 pm
Mon. Feb. 16 — City Hall offices closed
Wed. Feb. 18 — Parks Comm., 6:30 pm

CITY OF HAM LAKE — SUMMARY BUDGET STATEMENT

The purpose of this report is to provide summary 2015 budget information concerning the City of Ham Lake to interested citizens. The budget is published in accordance with Minn. Stat. Sec. 471.6965. This budget is not complete; the complete budget may be examined at the Ham Lake City Hall, 15544 Central Ave NE, Ham Lake, MN or on the City's website at www.ci.ham-lake.mn.us. The City Council approved this budget on December 1, 2014.

Governmental Funds 2015 Adopted Budget

Budgeted Governmental Funds	2014 Original	2015 Adopted
REVENUES		
Property taxes	\$4,318,428	\$4,412,280
Other taxes	62,321	64,300
Special assessments	5,499	7,033
Licenses and permits	339,370	344,670
Intergovernmental revenues		
Federal	0	736,250
State	1,559,546	3,025,841
County & other local governments	72,000	84,698
Charges for services	172,650	175,345
Fines and forfeits	52,000	52,000
Interest on investments	39,814	42,866
Miscellaneous revenues	58,500	123,640
Total revenues	6,680,128	9,068,923
Other financing sources		
Proceeds from sale of fixed assets	45,000	65,000
Transfers from other funds	971,900	1,254,731
Total revenues and other financing sources	\$7,697,028	\$10,388,654

EXPENDITURES

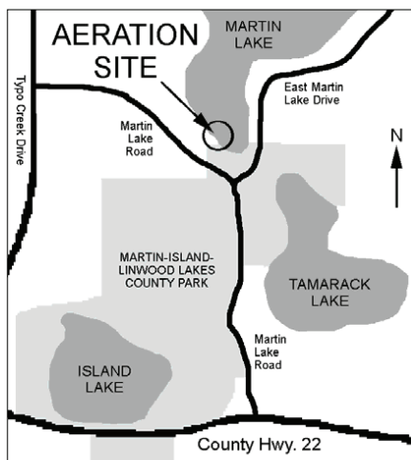
Current expenditures		
General government	\$931,282	\$1,018,670
Public safety	1,673,358	1,732,426
Streets and highways (excluding construction)	930,058	965,389
Sanitation (recycling)	37,000	39,000
Parks and recreation	336,165	353,185
Economic development	59,260	60,760
Miscellaneous	40,500	15,500
Total current expenditures	4,007,623	4,184,930
Debt service-principal	115,000	130,000
Interest and fiscal charges	61,619	59,169
Capital outlay	3,276,121	5,057,850
Total expenditures	7,460,363	9,431,949
Other financing uses		
Transfers to other funds	971,900	1,254,731
Total expenditures and other financing uses	\$8,432,263	\$10,686,680
Increase (decrease) in fund balances	\$(735,235)	\$(298,026)
Property tax levy — all funds	\$4,217,428	\$4,335,280
Net unrealized gain (loss) on investments for 2014	\$(1,041)	

PUBLIC NOTICE

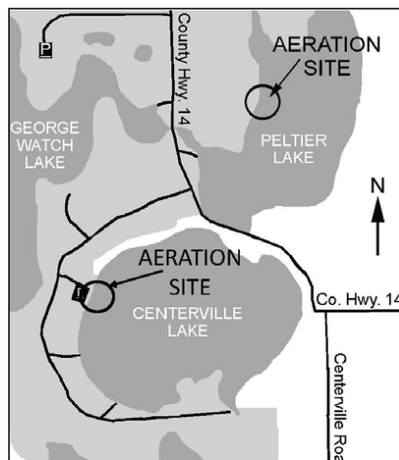
The Anoka County Parks and Recreation Department hereby gives public notice of its intent to aerate four Anoka County lakes to prevent winterkill of game fish. The County intends to use mobile systems which may be used at any time. The aeration systems will cause areas of thin ice and open water that fluctuate greatly. The aeration systems are intended to be used on Centerville Lake, Coon Lake, Martin Lake, and Peltier Lake. If there are any questions concerning these aeration systems, please contact Tim Sevcik, Anoka County's Natural Resources specialist, at 763-767-2896.

WARNING!

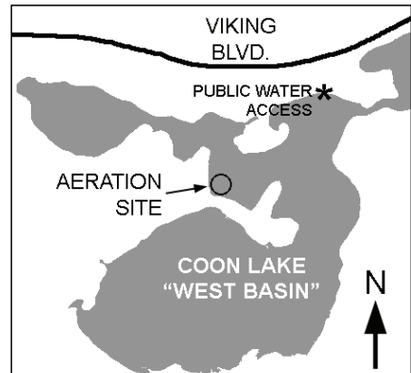
STAY CLEAR OF DESIGNATED DANGER AREAS!



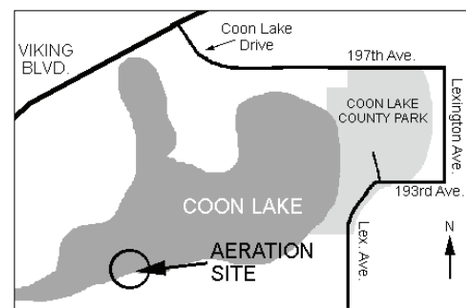
MARTIN LAKE AERATION



PELTIER LAKE & CENTERVILLE LAKE AERATION



COON LAKE AERATION "WEST BASIN"



COON LAKE AERATION "EAST BASIN"

(Published Feb. 6 & 13, 2015 Anoka County Record) #146

(Published Feb. 6, 2015 Anoka County Record) #132

**CITY OF HAM LAKE
NOTICE OF PUBLIC
HEARING VACATION
OF PUBLIC LAND**

NOTICE IS HEREBY GIVEN, that a Public Hearing will be held before the Ham Lake City Council on the 2nd day of March, 2015, at 6:01 p.m. in the City Council Chambers, City Hall, 15544 Central Avenue N.E. Ham Lake, Minnesota 55304, to hear comments and questions concerning the proposed vacation of Aberdeen Street NE right-of-way, north of 134th Avenue NE that lies within the following described land in the City of Ham Lake, Minnesota:

That part of Aberdeen Street NE in the plat of STONE ESTATES, Anoka County, Minnesota, lying northerly of the westerly extension of the south line of Lot 1, Block 2, said STONE ESTATES.

Said hearing is conducted pursuant to Minnesota Statutes Chapter 412.851.

Dated: Feb. 6, 2015

Denise Webster, City Clerk

Posted at City Hall between the dates of February 6, 2015 and March 2, 2015.

(Published Feb. 6 & 13, 2015 Anoka County Record) #132

**CITY OF HAM LAKE
ORDINANCE NO.
15-06**

An Ordinance relating to Landscaping businesses, exempting certain activities from the requirement for excavation permits.

Be it Ordained by the City Council of the City of Ham Lake, Anoka County, Minnesota, as follows:

I. There is hereby added to the language of Article 11-610 (a) of the Ham Lake City Code the following text:

Notwithstanding the foregoing, the removal and/or transport of soil, rock, sand, gravel, clay or other granular material that is stockpiled or to be stockpiled as inventory for sale at any landscaping business that is lawfully operating in the City shall not be considered "Excavation" nor shall it be considered "Excavation for Transport". All such activities shall be in compliance with the requirements of Articles 11-1900 and 11-2000 of the Ham Lake City Code.

II. Article 11-630 (c) of the Ham Lake City Code is hereby repealed, to be replaced by the following Article 11-630 (c):

c) Land Reclamation projects of 400 cubic yards or greater, provided, that only one Land Reclamation project of less than 400 cubic yards shall be allowed without a permit on any parcel of record within any given 36 month period of time.

Presented to the Ham Lake City Council on January 20, 2015 and adopted by a unanimous vote this 2nd day of February, 2015.

Michael G. Van Kirk, Mayor
Denise Webster, City Clerk
(Published Feb. 6, 2015 Anoka County Record) #132

**CITY OF HAM LAKE
ORDINANCE NO.
15-07**

An Ordinance relating to the transport of fill to lands in the City of Ham Lake.

Be it Ordained by the City Council of the City of Ham Lake, Anoka County, Minnesota, as follows:

There is hereby added to the Ham Lake City Code an Article 11-2200, to read as follows:

11-2200 Transport of Fill to Lands

No person shall transport

or deposit any type of soil, gravel, rock, sand or other fill (hereafter, collectively referred to as "fill") on any parcel of land in the City of Ham Lake except in conformance with this Article 11-2200.

11-2210 - Permit Required

The transport of fill on to any parcel other than under the exceptions listed in Article 11-2220 below shall require a permit to be issued as provided in this Code.

11-2220 - Exceptions - the following activities shall not require a permit:

a) The transport of fill intended to be used as topsoil for the establishment of turf by sodding or seeding, intended to create a topsoil layer of not more than a depth of six inches over existing grade;

b) The transport of fill as needed to create a separation to mottled soils in the construction of any Subsurface Sewage Treatment System.

c) The transport of decorative rock, sand or gravel as a component of a bona fide landscaping project or driveway on a residential or commercial lot housing an existing building or a building under construction.

d) Fill activity carried on as a part of a City-approved Grading Plan in conjunction with a residential or commercial subdivision.

e) Fill activity carried on as a part of a City-approved Excavation Permit.

f) Fill activity involving the transport of less than 1200 cubic yards of fill within any given 36 month period.

11-2230 - Procedure

a) Application -Application for a Fill Permit shall be made to the City's Building Official. The Building Official may issue the permit for projects involving the transport of less than 1,200 cubic yards of fill. For permits involving greater than 1,200 cubic yards of fill, the permit shall be reviewed by the Planning Commission with recommendations from the Building Official and Engineer, and acted upon by the City Council for final decision. The Building Official may, in his or her discretion, require a public hearing with such notice to nearby properties as is deemed reasonable by the Building Official.

b) Conditions of Permit - all Permits shall contain, at a minimum, conditions that regulate the routes and times of delivery, the frequency of delivery, the quantity of fill, and erosion or silt control deemed appropriate by the City, and a requirement that the applicant observe all of the regulations or rules of any other agency having jurisdiction over the activity, including, without limitation, the local watershed district.

c) Development Agreement and Security for Performance and/or Maintenance - on all Permits reviewed by the Planning Commission, it shall be a condition of issuance that the City and the applicant enter into a Development Agreement to enforce conditions, which may require the posting of adequate security by the Applicant to guarantee performance and maintenance, and reimbursement to the

City for costs incurred in the review process.

d) Fees - Fees for Fill Permits shall be established by ordinance.

Presented to the Ham Lake City Council on January 20, 2015 and adopted by a unanimous vote this 2nd day of February, 2015.

Michael G. Van Kirk, Mayor
Denise Webster, City Clerk
(Published Feb. 6, 2015 Anoka County Record) #132

**CITY OF HAM LAKE
ORDINANCE NO.
15-08**

An Ordinance relating to Affixed Building Signs; amending Article 11-320.9 of the Ham Lake City Code. Be it Ordinance by the City Council of the City of Ham Lake, Anoka County, Minnesota as follows:

The first sentence of 11-320.4 Configuration of Lettering is hereby repealed to be replaced with the following language:

11-320.4 Configuration of Lettering No lettering on any sign shall exceed thirty-six inches in height.

The definition of Affixed Building Signs described in the first sentence of Article 11.320.9 is hereby repealed to be replaced with the following language:

11-320.9 Affixed Building Signs Affixed Building Signs are letters that are either directly affixed or attached to a track on one or more walls of the building from which the business operates.

Presented to the Ham Lake City Council on January 20, 2015 and adopted by a unanimous vote this 2nd day of February, 2015.

Michael G. Van Kirk, Mayor
Denise Webster, City Clerk
(Published Feb. 6, 2015 Anoka County Record) #132

**NOTICE OF
IMPROVEMENT
HEARING
CITY OF OAK GROVE
COUNTY OF ANOKA
STATE OF MINNESOTA**

NOTICE IS HEREBY GIVEN that the OAK GROVE CITY COUNCIL will meet in the Council Chambers, 19900 Nightingale St NW, in the City of Oak Grove on the 9th day of February, 2015 at or around 7 o'clock p.m. to consider the making of the public improvement to be located on 189th Lane NW between Blackfoot Street NW and the Rum River by installing bituminous pavement as authorized by Minnesota Statute, Chapter 429. The area proposed to be assessed for such improvement is the property abutting 189th Lane NW or take legal access off of this road. The estimated cost of this proposed improvement is \$35,000. A reasonable estimate of the impact of the assessment will be available at the hearing. All persons as desired to be heard with reference to the proposed improvement may be heard at this hearing.

Sheryl F. Fiskewold
City Clerk #123
(Published Jan. 30 & Feb. 6, 2015 Anoka County Record)

**LISTENING SESSION and
LEGISLATIVE DISCUSSION with
Sen. Barb Goodwin,
Rep. Connie Bernardy and
Rep. Carolyn Laine**

**Sat. Feb. 7
at two locations and times:
Fridley Anoka County Library
410 Mississippi St. — 10 AM
New Brighton Comm. Center
400 10th St NW — 1 PM**

**CITY OF OAK GROVE
COUNTY OF ANOKA
STATE OF
MINNESOTA**

NOTICE IS HEREBY GIVEN that the Oak Grove Planning Commission's Regular Meeting will be held on Thursday, February 19, 2015 at 7:00 p.m. to hear the following public hearings in the order that they appear:

PUBLIC HEARING to consider Ordinance 15-02 establishing a Closed Landfill Restricted Area (CLR) with permitted, accessory and conditional uses as well as listing the general regulations for that district. The Ordinance also provides for general housekeeping amendments to Section 109 of the current City Code. A copy of the complete ordinance can be reviewed at City Hall.

All written and oral comments will be heard.

Hearing impaired persons planning to attend who need an interpreter or other persons with disabilities who require auxiliary aids should contact City Hall at 404-7006 no later than Wednesday, February 11, 2015

Sheryl F. Fiskewold
City Clerk

Posted Feb 4 - 19, 2015
(Published Feb. 6, 2015 Anoka County Record) #123

**OFFICE OF THE
MINNESOTA
SECRETARY OF STATE
CERTIFICATE OF
ASSUMED NAME
MINNESOTA STATUTES,
CHAPTER 333**

The filing of an assumed name does not provide a user with exclusive rights to that name. The filing is required for consumer protection in order to enable consumers to be able to identify the true owner of a business.

1. List the exact assumed name under which the business is or will be conducted:

Permit2Carry

2. Principal Place of Business:
**13055 Riverdale Drive
NW, Suite 500 #138,
Coon Rapids MN 55448**

3. List the name and complete street address of all persons conducting business under the above Assumed Name, OR if an entity, provide the legal corporate, LLC, or Limited Partnership name and registered office address:

**Northern Lights
Firearms Training Inc.,
13055 Riverdale Drive
NW, Suite 500 #138,
Coon Rapids MN 55448**

4. I, the undersigned, certify that I am signing this document as the person whose signature is required, or as agent of the person(s) whose signature would be required who has authorized me to sign this document on his/her behalf, or in both capacities. I further certify that I have completed all required fields, and that the information in this document is true and correct and in compliance with the applicable chapter of Minnesota Statutes. I understand that by signing this document I am subject to the penalties of perjury as set forth in Section 609.48 as if I had signed this document under oath.

FILED: Jan. 19, 2015,
806590900022,
/s/ Timothy J. Knautz
(Published Feb. 6 & 13, 2015 Anoka County Record) #141

**ANOKA COUNTY
COON CREEK
WATERSHED
DISTRICT
PUBLIC NOTICE OF
VACANCY**

NOTICE IS HEREBY GIVEN pursuant to Minn. Stat. § 103B.227 and § 103D.311 that vacancies will occur on the Coon Creek Watershed District Board of Managers due to the expiration on May 27, 2015, of the term of Byron Westlund, City of Ham Lake. Term of the appointment is for three years. Managers are eligible to be reappointed. Persons interested in being appointed to serve on the Coon Creek Watershed District Board of Managers may submit their names for consideration to the Anoka County Board of Commissioners, the appointing authority, by March 27, 2015. Minn. Stat. § 103D.311 permits the cities in the district to submit a list(s) of nominations to the county board. If a valid list(s) containing at least three eligible nominees for a manager's position is submitted at least 60 days prior to the expiration of the terms or by March 27, 2015, the Anoka County Board of Commissioners is required to make appointments either from the list(s) or to appoint a manager who resides in a city that fails to submit a list. Since a list may be submitted, persons interested in being considered for appointment may wish to contact their city to request to be included on a list of nominations. In the absence of a valid list, the Anoka County Board of Commissioners may appoint any voting resident of the Coon Creek Watershed District who is not a public officer of the county, state, or federal government.

/s/ Jerry Soma, County Administrator
/s/ Nancy Norman, Assistant County Attorney
(Published Feb. 6, 2015 Anoka County Record) #145

**ANOKA COUNTY
SUMMARY OF BIDS**

Bid #: #2015-03

Description of Bid/RFP:

Advertisement For Proposal For Anoka County Integrated Property Assessment, Tax, Land And Vital Records System

Bid Opening:

April 27, 2015

Publish:

2/6 and 2/13/2015

For more information regarding the above published bids/RFPs, please visit the Anoka County Web Site at: www.AnokaCounty.us/bids.

(Published Feb. 6 & 13, 2015 Anoka County Record) #146

**TOWN HALL MEETING and
LEGISLATIVE DISCUSSION
with**

**Sen. Roger Chamberlain
and
Rep. Linda Runbeck**

**Tues. Feb. 24
AMERICAN LEGION Post 566
7731 Lake Drive, Lino Lakes
6:30 pm to 8 PM**

**Sat. Feb. 28
BONFIRE WOOD FIRE
COOKING**

4365 Pheasant Ridge Dr NE,
Blaine
10 AM to 11:30 AM

**THE ANOKA COUNTY RECORD NOW PUBLISHES
EVERY FRIDAY!
Place your Assumed Name ad here for \$40
(flat fee) — lowest price in Anoka County**

**Dustin Robert Milbrath
5580 E. Bavarian Pass, Fridley, MN
NOTICE OF SEIZURE AND INTENT TO
FORFEIT VEHICLE / PROPERTY**

Ticket or Case Number: 14-02-8200

Date of Seizure: Dec. 4, 2014

To: Dustin Robert Milbrath, 5580 E. Bavarian Pass, Fridley, MN

YOU ARE NOTIFIED THAT pursuant to Minnesota laws, the following property has been taken into custody: \$2,460.00 US Currency

This property is subject to forfeiture because it was used to commit: Controlled Substance - MS § 609.5314 and was seized by the undersigned law enforcement agency at 5580 E. Bavarian Pass, Fridley, in Anoka County, MN on Dec. 4, 2014

"WARNING: You will automatically lose the above-described property and the right to be heard in court if you do not file a lawsuit and serve the prosecuting authority within 60 days. You may file your lawsuit in conciliation court if the property is worth \$15,000 or less; otherwise, you must file in district court. You may not have to pay a filing fee for your lawsuit if you are unable to afford the fee. You do not have to pay a conciliation court fee if your property is worth less than \$500."

**ORDER EXTENDING TIME FOR SERVICE OF
NOTICE OF SEIZURE**

State of Minnesota

County of Anoka

District Court

Tenth Judicial District

File No: 14-02-8200

This matter having come before the Court pursuant to a Motion and Affidavit of Bryan D. Frantz under Minn. Stat. § 609.5314, subd. 2, the Court finds, on the basis of the information submitted by the applicant, that there is sufficient reason and good cause to extend the time period allowed for service of the Notice of Seizure and Intent to Forfeit Property by a period of Ninety (90) days. IT IS SO ORDERED:

Therefore, pursuant to Minn. Stat. § 609.5314, subd. 2, that the time allowed for service of the Notice of Seizure and Intent to Forfeit Property as it pertains to the seizure of the \$2,460.00 in U.S. Currency seized from Dustin Robert Milbrath on December 4, 2014 is hereby extended by a period of Ninety (90) days from the date of signature below.

Dated: Feb. 2, 2015

/s/ Dyanna L. Street, Judge of District Court

(Published Feb. 6, 13 & 20, 2015 Anoka County Record) #144

**Susan T. Jenkins and David G. Jenkins
SUMMONS**

STATE OF MINNESOTA DISTRICT COURT
COUNTY OF ANOKA TENTH JUDICIAL DISTRICT
Case Type: CONTRACT Court File No. _____

Kelly Pogatchnik, Plaintiff

vs.

Susan T. Jenkins and David G. Jenkins, Defendants

THE STATE OF MINNESOTA TO THE ABOVE-NAMED DEFENDANTS:

1. **YOU ARE BEING SUED.** Plaintiff has started a lawsuit against you. Plaintiff's Complaint against you is attached to this Summons. Do not throw these papers away. They are official papers that affect your rights. You must respond to this lawsuit even though it may not yet be filed with the Court and there may be no Court file number on this Summons

2. **YOU MUST REPLY WITHIN 20 DAYS TO PROTECT YOUR RIGHTS.**

You must give or mail to the person who signed this Summons a **written response** called an Answer within 20 days of the date on which you received this Summons. You must send a copy of your Answer to the person who signed this Summons located at Neve Webb, PLLC, 8500 Normandale Lake Boulevard, Suite 1080, Minneapolis, MN 55437.

3. **YOU MUST RESPOND TO EACH CLAIM.** The Answer is your written response to Plaintiff's Complaint. In your Answer you must state whether you agree or disagree with each paragraph of the Complaint. If you believe Plaintiff should not be given everything asked for in the Complaint, you must say so in your Answer.

4. **YOU WILL LOSE YOUR CASE IF YOU DO NOT SEND A WRITTEN RESPONSE TO THE COMPLAINT TO THE PERSON WHO SIGNED THIS SUMMONS.** If you do not Answer within 20 days, you will lose this case. You will not get to tell your side of the story, and the Court may decide against you and award Plaintiff everything asked for in the Complaint. If you do not want to contest the claims stated in the Complaint, you do not need to respond. A Default Judgment can then be entered against you for the relief requested in the Complaint.

5. **LEGAL ASSISTANCE.** You may wish to get legal help from a lawyer. If you do not have a lawyer, the Court Administrator may have information about places where you can get legal assistance. **Even if you cannot get legal help, you must still provide a written Answer to protect your rights or you may lose the case.**

6. **ALTERNATIVE DISPUTE RESOLUTION.** The parties may agree to or be ordered to participate in an alternative dispute resolution process under Rule 114 of the Minnesota General Rules of Practice. You must still send your written response to the Complaint even if you expect to use alternative means of resolving this dispute.

NEVE WEBB, PLLC

by /s/John R. Neve

John R. Neve (278300)

Evan H. Weiner (389176)

8500 Normandale Lake Blvd, Suite 1080

Minneapolis, MN 55437

(952) 746-2400

ATTORNEYS FOR PLAINTIFF

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