

Anoka County RECORD

Official
Legal Newspaper of
ANOKA COUNTY
CITY OF HAM LAKE
CITY OF OAK GROVE
CITY OF NOWTHEN



TUESDAY • SEPTEMBER 19, 2017 Join our e-mail list to notify you when our new edition is online! www.AnokaCountyRecord.com

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Nowthen

City Leaders Admit “No Tobacco” Proposal Will Not Be Legally Enforced Website Improvements Coming

At the Nowthen City Council meeting of September 12, a recommendation by the city’s parks and recreation commission to make parks and ice rinks tobacco free was returned to them for additional discussion. Complaints of cigarette butts on benches, smoking in play areas, and smoking on lakes near beaches is what drove the commission’s recommendation. They received complaints from numerous residents.

Commission Proposal

The commission proposed placing signs requesting users to pick up their cigarette butts, trash, etc. and to not use tobacco on the beach and in playground areas. They also proposed making Twin Lakes Park, Nowthen Park and the Hockey / Recreational Rink areas 100% tobacco free.

There were differing opinions on the commission if a no tobacco rule should be a park policy or a city ordinance. A policy would simply be a request to park users. An ordinance would allow violators to be ticketed for a misdemeanor. It was noted that cities such as Ostego and Ham Lake only have policies and ask for voluntary compliance.

Council Discussion

Councilmember Mary Rainville opened discussion with a motion to send the issue back to the Parks and Recreation Commission with specific direction from the city council. She proposed that the commission sent boundaries for no tobacco zones. Also the motion requested that the commission recommend a sign education plan that would inform residents that this is a voluntary request that is not enforceable by law. Residents would be asked to voluntarily comply.

Mayor Jeff Pilon raised concerns about how much the city wants to emphasize that these new tobacco free zones will not be enforced. He said that we are trying to broadcast that we want to keep the air clean and the city smoke free.

Councilmember Paul Reighard stated that he wanted to see what other cities are doing for signs, suggesting that a simple tobacco free sign would be acceptable.

Ms. Rainville stated that some of the material in the city council’s meeting packet was not obtained until after the committee had met and therefore they did not have a chance to review it. She believed that residents would be willing to follow a no tobacco recommendation. She

No Tobacco continued on page 4

Contrary to Star Tribune headline, constitutionality of Dayton’s veto is far from resolved

By Peter Nelson

The *Star Tribune* just published its own incredibly embarrassing “Dewey Defeats Truman” headline. Yesterday, the Minnesota Supreme Court issued an order in the ongoing dispute over Governor Mark Dayton’s line-item veto of the legislature’s budget. According to the *Star Tribune’s* headline, “Court upholds Dayton’s veto.”

Whoops!

In fact, the Court never ruled on the constitutionality of Dayton’s veto and, instead, ordered the parties to provide further briefing on the question and to go into mediation.

Recall that at the end of the 2017 legislative session Governor Dayton signed all of the major budget bills but line-item vetoed the legislature’s budget from the state government finance bill because he didn’t like a number of the policies in the bills he signed. By vetoing the legislature’s budget, he intended to bring them back to the table to negotiate these issues.

In effect, the governor signed bills into law that he had no intention of allowing to become law.

The move was unprecedented.



Star-Tribune Goofs continued on page 2

PRSR STD
ECRWSS
U.S. POSTAGE
PAID
EDDM RETAIL

Local
Postal Customer

Anoka Classic Car Show Finale Set for September 23



“DEKTOUT”, a fully drivable outdoor deck complete with full dashboard and steering wheel, at the Anoka Classic Car Show. The final car show will be held on September 23 from 9:00 am to 4:00 pm in downtown Anoka, north of Main Street.

Rep. Tina Liebling: Minnesota Should Reject "Amazon Sweepstakes," Champion Small Business

Recently, Governor Mark Dayton has expressed interest in joining the bidding war among metropolitan areas attempting to lure the Seattle online retail giant Amazon to the Twin Cities. MPR recently reported this rush to attract the Seattle company as the "Amazon HQ sweepstakes." Tina Liebling, a DFL Candidate for Governor of Minnesota, released the following statement:



Rep. Tina Liebling
(DFL-26A)

"I respectfully disagree with Governor Dayton's planned participation in the "Amazon sweepstakes." Minnesota is a great state for business, with a hard-working and well educated workforce, good schools, and a high quality of life. We should not and need not offer tax breaks to huge corporations that give them further advantages over Main Street businesses.

In the wake of Wisconsin's FoxConn disaster, where the Chinese company was given massive tax breaks at the expense of everyday Wisconsinites, Minnesota should do right by its citizens and refuse to participate in the bidding war. Under a Liebling administration, we would welcome companies that want to relocate or expand in Minnesota and bring good jobs for Minnesotans. However, any requested "deal"--especially with companies whose business model drives may have negative impacts on Minnesota's small businesses, natural resources, or other assets--must be evaluated by whether it has broad benefits for ordinary Minnesotans that outweigh any public costs and risks. If we keep making special deals for large corporations, we will continue to hurt small, local businesses in every Minnesota neighborhood.

Governor Dayton has done many good things for Minnesota, but this situation demonstrates the need to elect a true progressive to follow him and continue a move toward prosperity for all, not special breaks for huge corporations like Amazon. A better course of action for Minnesota would be to repeal the special tax benefits of the corporations and the very wealthy who have captured most of the benefit from the growing economy and increased productivity of workers. Then we should use the money to help ordinary Minnesotans get the education and health care they need, start small businesses, and revive our towns and local economies."

Sen. Jerry Newton Shares Senate State Fair Poll Results

The annual state fair poll, conducted at the Minnesota Senate booth, is an informal and non-partisan survey of the issues discussed in prior legislative sessions and of potential topics for discussion in 2018. I always find the results interesting and informative. Even though the results are not scientific, there were more than 5,300 Minnesotans who took the poll – with more than 44 percent respondents living in the suburbs, 36 percent in the cities, and 17 percent in outstate Minnesota.

Transportation, congestion, and how to pay for fixing our roads and bridges is always a volatile topic at the legislature. This year the poll question related to including toll roads in the Department of Transportation's long-term strategy to reduce congestion and raise revenue for transportation. With the highest percentage of participants, more than 71 percent believe Minnesota should not look to toll roads as a solution to our transportation problems.

Almost 62 percent of respondents said the immunization exemption, based on personal or religious beliefs, should be eliminated for children enrolled in public schools. The increase of disease outbreaks, once thought eradicated, has created tension between public health and safety and parental rights.

In 2017, Minnesota lawmakers passed a law that provided \$327 million of one-time money to provide assistance to Minnesotans facing high premiums in the individual health insurance market. More than 46 percent of participants said Minnesota should continue to provide funding to help lower individual health insurance premiums. In addition, another 31 percent said we should continue to provide subsidies, but with income limitations.

Minnesota is recognized for its talented workforce, but today companies of all sizes and types across the state are increasingly struggling to find skilled workers. Minnesotans were also asked what the best use of state dollars is to meet future workforce needs in Minnesota. The results were: 36 percent participants support increasing spending for high-school and dual-enrollment career and technical education; 29 percent support providing full or partial scholarships for high school graduates pursuing an associate's degree or professional certificate; and more than 20 percent support providing incentives to private employers that offer apprenticeships.



Sen. Jerry Newton
District 37
2411 Minn. Senate Bldg.
95 University Ave. W.
St. Paul MN 55155
651-296-2556

Star-Tribune Goofs continued from page 1

The legislature successfully argued this violated the Minnesota Constitution's separation of powers requirements before Ramsey County District Court Judge John Guthmann. The judge concluded Dayton "improperly used his line-item veto authority ... by effectively eliminating a co-equal branch of government."

Dayton then appealed this opinion to the Supreme Court, which prompted today's order from the Court.

In its discussion of the constitutionality of Dayton's veto, the court stated: "Based on the plain language of Article IV, section 23 of the Minnesota Constitution, we hold that the Governor's exercise of his line-item veto power over the appropriation for the Legislature's biennial budget was constitutional *under that provision.*" [Emphasis added.]

That appears to be where the *Star Tribune* reporter stopped reading. Actually, the reporter might not have even read that whole sentence. When quoting it, the reporter omitted the last three words—very important words that suggest other provisions in the constitution might question the propriety of Dayton's veto.

To make absolutely clear they had not made a final ruling on the constitutionality of Dayton's veto, the Court explained in the very next sentence, "This conclusion does not, however, end the matter." The Court then goes on to explain another constitutional provision that must be considered—the constitutional requirement for "three distinct departments: legislative, executive and judicial." The circumstances of the governor's veto, according to the Court, "raise doubts about the continuing functioning of the Legislative Branch."

Though the governor's actions may be constitutional under the line-item veto provision of the constitution, even constitutional powers have limits. As the Court notes, quoting from prior case law, "Constitutional powers may not be used 'to accomplish an unconstitutional result.'"

Thus, the Court suggests Dayton's otherwise constitutional use of the constitution's line-item veto provision may ultimately be unconstitutional if it was used to gain an unconstitutional result.

Without deciding on the constitutionality of Dayton's veto, the Court then goes into a longer discussion focused on whether it has the power to resolve the dispute. In particular, the Court questions whether they have the power to deliver an appropriate remedy.

The district allowed the Legislature and the Governor to enter into a stipulation that allowed the state to continue funding the Legislature. However, the Court suggests the lower court may not have had the power to do so. They cite Article XI of the constitution, which provides: "No money shall be paid out of the treasury of this state except in pursuance of an appropriation by law."

"[O]ur cases," the Court explains, "suggest that the Judicial branch does not have the inherent power to appropriate money." Thus, even if the Court agrees Dayton's veto was unconstitutional, they may find they're powerless to do anything about it.

Two days ago, the Association for Government Accountability also filed a motion to intervene, also challenging the Court's subject-matter jurisdiction over the dispute.

Thus, the question over the constitutionality of the veto remains open and the question of whether the Court has the power to do anything about it remains open as well.

Not surprisingly, the order reveals that the Court would like to remove itself from a dispute between the two other co-equal branches of government.

In hopes of doing so, the Court ordered that the Legislature and Governor must "participate in good-faith efforts to resolve this dispute through mediation" before any "Judicial Branch vindication of the people's constitutional right to three independent, functioning branches of government." Of course, ordering this mediation means there is still an ongoing dispute, confirming the Court couldn't have possibly resolved the constitutional question in favor of Dayton.

The Court also ordered each party to offer memos on the Judiciary's power to resolve this case, including memos on potential judicial remedies available and responses to the challenge against the Court's subject-matter jurisdiction.

All of which is to say, contrary to the *Star Tribune* headlines, the dispute between the Legislature and the Governor is far from resolved.

Peter Nelson writes for the Center of the American Experiment



ANOKA COUNTY WATCHDOG

PAID ADVERTISEMENT

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

September 15, 2017

Quote of the Week:

"That was some weird s**t."

- Allegedly stated by George W. Bush after the 2016 election concluded.

SHE'S PATHETIC, SHE IS

There is likely no more insecure, unlikable, bitter, dour, petulant politician than Hillary Clinton.

Far from being content to simply complain in the media about her massive repudiation by the voters in 2016, she decided to write a "book" which is little more than a written compendium of all those complaints, dressed up as a retrospective look at a presidential campaign.

If anything, the Clintons are masters at turning public service into a business opportunity. (Her publisher better keep account of the china at the book party.)

Hillary Clinton very well may go down as the biggest sore loser in the history of modern politics, perhaps more so than Al Gore, who at least receded into the background after his lawsuit was extinguished by the Supreme Court.

Losing with dignity is unheard of with Democrats, apparently.

For a good laugh, we've compiled our ten favorite "why I lost and accept responsibility but it's really not my fault anyway" excuses from the erstwhile leader of the Sisterhood of Pantsuit." We've also sprinkled in ridiculous quotes as well.

#1 "[A]s I explain in my book, you know, the Comey letter, which was, now we know, partly based on a false memo from the Russians. It was a classic piece of Russian disinformation - comprimat, they call it. So, for whatever reason, and I speculate, but I can't look inside the guy's mind, you know, he dumps that on me on October 28th, and I immediately start falling."

#2 "What makes me such a lightning rod for fury? I'm really asking. I'm at a loss. I think it's partly because I'm a woman."

#3 "We're getting more information about all of the contacts between Trump campaign officials and Trump associates with Russians before, during and after the election."

#4 "I didn't get that same, you know, respect and reciprocity from Senator Sanders or from his supporters. They're still, you know, incredibly divisive."

#5 "But even though [the Comey letter] was the primary blow to my campaign at the very end, it has to be looked at in context -- with the Russians weaponizing information, negative stories about me; this whole Wikileaks beginning to leak in early October of John Podesta's emails -- which if you read them all were, they're pretty anodyne, but they were taken out of context; stories were made up about them."

#6 "I would also add that the voter suppression that we now know had been in the works

and really put into effect in a lot of states like Wisconsin and North Carolina, etc., played a role."

#7 "We now know that Facebook was taking money from Russian companies to run negative stories about me. If you look at all of this, yes, it affected me and my campaign. But I am more concerned now going forward that we haven't come to grips with what it means for future elections."

#8 "Men got paid for the speeches they made, and I got paid for the speeches I made. It was used, I thought it was unfairly used, and all of that, but it was part of the background music. I never said I was a perfect candidate, and I certainly have never said I ran perfect campaigns, but I don't know who is or did. And at some point it sort of bleeds into misogyny."

#9 "You had Citizens United come to its full fruition. So unaccountable money flowing in against me, against other Democrats, in a way that we hadn't seen and then attached to this weaponized information war."

#10 "Let me just do a comparison for you. I set up my campaign and we have our own data operation. I get the nomination. So I'm now the nominee of the Democratic Party. I inherit nothing from the Democratic Party. I mean it was bankrupt, it was on the verge of insolvency, its data was mediocre to poor, nonexistent, wrong. I had to inject money into it."

FIRST AND PUNT

Well, that was pathetic. The Minnesota Supreme Court late last week (after this edition had gone to press) utterly failed to exercise their constitutional mandate to interpret and apply the law.

All of this in light of one of the biggest cases to reach the state's highest court since oh, 1858.

As any informed reader knows, the court was called upon to resolve a tension between two constitutional powers, one granted exclusively to the chief executive and another reserved to all three co-equal branches.

In what may be a case of Minnesota Nice run amok, the Judicial Branch has created a heck of a mess by politely refusing to do their job, which would certainly entail disappointing one side while influencing the balance of power between the other two branches.

Tough bounce. That's what the Judicial Branch was constituted for; to apply the laws to all, including the governor and the legislature.

The whole affair has been mismanaged by the court at both the district level and the supreme level, including not only a failure to carry out their duties as assigned by the constitution but also orders that violate the very constitution they are charged to protect.

Article 6 of the Minnesota Constitution clearly lays out the Judicial powers, as articulated in Section 1 of that article:

The judicial power of the state is vested in a supreme court, a court of appeals, if established by the legislature, a district court and such other courts, judicial officers and commissioners with jurisdiction inferior to the district court as the legislature may establish.

At the district court level, the judge got it right

when he ruled in favor of the legislature and against Dayton, calling the line-item veto of the legislature's funding unconstitutional.

He got it wrong, however, when he granted a stipulation that allowed the executive branch to fund the legislature through the pendency of an appeal, even though the constitution explicitly prohibits the executive branch from spending money unless it is appropriated by the legislative branch.

Article XI says: No money shall be paid out of the treasury of this state except in pursuance of an appropriation by law.

The appropriation to fund the legislature was vetoed by Dayton. There is no appropriation authorizing the spending the parties agreed to.

Despite the clear lack of authority to spend the money, the judge simply got creative and ruled it was legal anyway.

The ruling acknowledged that a "literal" reading of the constitution (is there any other kind of reading?) prohibited the spending, but it was acceptable to authorize it anyway to vindicate the "constitutional rights of Minnesotans" to having a functioning legislative branch.

The Supreme Court got it right when they struck down this flimsy legal construct.

But they in turn got all passive-aggressive by failing to rule on the constitutional issue at hand and instead ordered the legislative and executive branches into mediation.

Say what?

Nowhere in the constitution is the Judicial Branch authorized to order separate, equal branches of state government into mediation.

What a mess.

Taxpayers will wait breathlessly to see what marriage counseling between the two parties will produce, with the Supreme Court praying they solve the problem so they don't have to rule.

This shouldn't be that hard. Dayton has the power to defund the legislature or he doesn't.

The legal case isn't complex. It's the politics the Supreme Court fears.

GOOD DAYTON, BAD DAYTON

Giving credit where it is due, let this publication congratulate Governor Dayton for calibrating expectations regarding the pursuit of the next Amazon headquarters.

Noting in a public statement that the state's offer to Amazon would be "restrained," Dayton laid down an important marker that Minnesota won't buy the jobs at any cost.

Of course, these subsidies are poor public policy and shouldn't be used at all.

That's great theory. The reality is that these projects always entail a suite of government goodies.

With Amazon, it's quite likely the winning city will have forked over a king's ransom, a ransom that perhaps can't be recovered.

With the semi-talented Scott Walker ponying up \$3 billion to land a speculative factory that probably won't happen, taxpayers can see where the subsidy arms race is heading.

ANOKA COUNTY WATCHDOG *cont. on page 4*

No Tobacco *continued from page 1*

also mentioned an interest in having accurate signage so as to not give citizens the wrong impression that this would be something you would call 911 about.

Ms. Rainville also informed the city council that a resident asked her if they were going to make all city property and vehicles non-smoking as well. Mayor Pilon asked that if these additional issues were to be discussed, that staff be consulted as they would be primarily impacted by this. He asked that this be kept separate from the parks and ice rink discussion and be brought back to a future meeting.

Councilmember Bettinger spoke in opposition to making all areas smoke free. He stated that city parks should be open to all residents, and indicated that he would support both smoking and non-smoking areas. He pointed out that everyone pays taxes and should be encouraged to use the city's parks. He asked that the parks and recreation commission consider these issues.

Mr. Bettinger also raised the question about whether the city should adopt a policy or law that there are no resources to regularly enforce. He said, "If you are going to have a rule and not enforce it, then why have the rule at all?"

Mayor Pilon followed up by stating that he also had concerns and that if the city mandates this, it should be enforced. He stated that he felt that this decision would have huge ramifications. He said, "If people are outdoors, if they are smoking, then what are you going to do about it, how do you want that enforced?"

Mr. Reighard spoke in favor of having designated areas for smokers.

The motion to send the issue back to the Parks and Recreation Commission for further discussion passed unanimously.

Council Discusses Website

The city council unanimously approved having Councilmember Dan Breyen lead the effort to rework the city website to make it more user friendly. He will be working with City Clerk Corrie LaDoucer and Deputy Clerk Lori Streich to update documents, create online fillable forms, and create standards for posted documents. Mr. Breyen will first evaluate the project and report back to the city council at a future meeting.

Anoka County Watchdog *continued from page 3*

Now for the more typical bad Dayton.

Just a year after stating his public support for the Line 3 oil pipeline replacement project, Dayton stood by idly this week as his Department of Commerce called the line itself "un-needed."

In a move worthy of any typical politician, Dayton completely avoided any hint of responsibility.

He bravely said in a press release, "I will await that complete record before expressing my personal views. I note that, under Statute, the PUC is completely independent of my administration. I am confident that it will make its decisions based upon all the evidence and its judgement about the best interests of all of Minnesota."

A profile in courage, that man.

We haven't seen run from an issue so fast since he hot-footed it out of his DC office over a vague threat of terrorism.

He opposes the pipeline and we all know it.

Why not just admit it?

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

General Increase in Thefts

In the past few weeks we have seen an increase of thefts from boats, garages, and items out of unlocked vehicles. Please remember to keep your garage door closed and the service door locked if you are not within eyesight of it. Also, remove all items from vehicles and lock them - or if possible park them in a secured garage. With boats, it is a little more difficult unless you have a garage to secure them in - but remove items of value, park them in an area that is difficult to get to, and make sure it is well lit. Most importantly - report suspicious activity by calling 911 when you see it happening in your neighborhood!

Andover

Burglaries

08.26 178xx Palm St NW – unoccupied home, front door kicked in; tools

08.23 134xx Hummingbird St NW – unsecure vehicle; used the garage door opener to gain entry into the home; two purses were stolen

Thefts & Damage to Property

08.29 152xx Bluebird St NW – license plate stolen off a vehicle

08.28 144xx Osage St NW – vandalism to a vehicle; keyed

08.26 134xx Martin St NW – license plate stolen off a vehicle

08.21 179xx Bluebird St NW – mail stolen from the mailbox

08.21 29xx 142 Ln NW – unsecure vehicle; saxophone

08.19 2xx 144 Ln NW – trailer and two ATV's stolen from the driveway

08.19 15200 Hanson Blvd NW – vehicle window smashed; purse

Arrests

08.23 13900 Block of Round Lake Blvd NW – 1st Degree DWI, B-Card Violation; a deputy stopped a driver for speeding. The driver appeared intoxicated.

Field sobriety tests were conducted and failed. The male was arrested. .114

08.20 24xx 161 Ave NW – Possession of an Unlawful Suppressor, Reckless Discharge of a Firearm; deputies responded to a report of a male shooting a firearm while standing on the roof of a car. The male was arrested.

Columbus

Thefts & Damage to Property

08.26 15201 Zurich St NE – counterfeit bills used at the business

08.19 179xx Kettle River Blvd NE – license plates stolen from a vehicle

Arrests

08.24 91xx Lake Dr NE – 5th Degree Domestic Assault; deputies responded to a female/male domestic. The male was arrested.

East Bethel

Burglaries

08.23 212xx Hwy 65 NE - lock cut off a storage unit; tools

Arrests

08.29 Viking Blvd NE/Hwy 65 NE – DAC-IPS; a deputy stopped a driver for having a brake light out. The driver did not have a valid driver's license. The male was arrested.

08.29 Hwy 65 NE/Sims Rd NE – 2nd Degree DWI, DAR, No Insurance; a deputy stopped a driver for speeding. The male appeared intoxicated. Field sobriety tests were conducted and failed. The male was arrested. .133

08.26 22100 Block of Hwy 65 NE – 3rd Degree DWI; a deputy stopped a driver for speeding. The driver appeared intoxicated. Field sobriety tests were conducted and failed. The male was arrested.

08.25 Hwy 65 NE/217 Ave NE – Hwy 65 NE/217 Ave NE – 3rd Degree DWI; a deputy stopped a driver for poor driving conduct. The driver appeared intoxicated. Field sobriety tests were conducted and

failed. The male was arrested. .145 08.22 Hwy 65 NE/187 Ln NE – DAC-IPS; a deputy stopped a driver for speeding. The driver did not have a valid driver's license or insurance on the vehicle. The male was arrested.

08.18 233 Ave NE/Hwy 65 NE – Recovered Stolen Vehicle; a deputy stopped out with a stolen vehicle at the location. The male driver was arrested.

Ham Lake

Thefts & Damage to Property

08.28 134xx Hwy 65 NE – 134xx Hwy 65 NE – mail stolen mail from the mailbox

08.28 163xx Hwy 65 NE – 163xx Hwy 65 NE – vehicle stolen from the property

08.26 16xx 143 Ln NE – trailer stolen from the property

08.24 162xx Kenyon St NE – license plate stolen off a vehicle

Arrests

08.28 171xx Xylite St NE – 2nd Degree Assault, 5th Degree Domestic Assault; deputies responded to a girlfriend/boyfriend domestic. The male was arrested.

08.26 Chisholm St NE/Crosstown Blvd NE – 5th Degree Possession of Narcotics, DAR, Warrant Arrest; a deputy stopped a driver for not having a valid driver's license. The During the search of the vehicle narcotics were located. The male was arrested.

08.22 14xx Constance Blvd NE – Possession of Narcotics; a deputy stopped a driver for an unauthorized use of a vehicle. During the search of the vehicle narcotics were located. The male and female occupants were arrested.

08.20 146xx Hwy 65 NE – DWI; deputies responded to a single vehicle property damage crash at the location. The driver appeared intoxicated. Field sobriety tests were conducted and failed. The male was arrested.

08.19 166xx Mankato St NE – 5th Degree Domestic Assault; deputies responded to a husband/wife domestic. The female was arrested.

PUBLIC NOTICES

ANOKA COUNTY BOARD MEETING SUMMARY

The Anoka County Board met on August 22, 2017. Standing county committee information reports and action items were considered, and action was taken as necessary. The following resolutions were adopted: #2017-92 Property Conveyance, #2017-93 Supporting Efforts to Secure Funding for US-10/169 Improvements, #2017-94 Economic Assistance Payments, #2017-95 Accepting Funds from State for CVSO Grant, #2017-96 Accepting Donation, and #2017-97 Rice Creek Compost Site Relocation and Expansion. A full copy of the agenda, minutes, accounts, and claims greater than \$2000 may be found on the Anoka County Web site: www.anokacounty.us (9/19/2017 ACR) #733

CERTIFICATE OF ASSUMED NAME STATE OF MN MN STATUTES CHAPTER 333

The undersigned, who is or will be conducting business in the State of Minnesota under an assumed name, hereby certifies:

1. Assumed Name: **Lakes 'n Fields Retrievers**
 2. Principal Place of Business: **2629 116th Ave NW Coon Rapids, MN 55433**
- Nameholder(s): **Gary Allen Provo 2629 116th Ave NW Coon Rapids, MN 55433**

4. I certify that I am authorized to sign this certificate and I further certify that I understand that by signing this certificate, I am subject to the penalties of perjury as set forth in Minnesota Statutes section 609.48 as if I had signed this certificate under oath.

FILED: 8/31/2017
962725000039
/s/ Gary Allen Provo
(9/19, 9/26 2017 ACR) #732

CERTIFICATE OF ASSUMED NAME STATE OF MN MN STATUTES CHAPTER 333

The undersigned, who is or will be conducting business in the State of Minnesota under an assumed name, hereby certifies:

1. Assumed Name: **BKB Luxury Transportation**
 2. Principal Place of Business: **2155 129th Ct NE Blaine, MN 55449**
- Nameholder(s): **BKB Group Services LLC 2155 129th Ct NE Blaine, MN 55449**

4. I certify that I am authorized to sign this certificate and I further certify that I understand that by signing this certificate, I am subject to the penalties of perjury as set forth in Minnesota Statutes section 609.48 as if I had signed this certificate under oath.

FILED: 8/8/2017
960456100042
/s/ Johanness Twinawe
(9/19, 9/26 2017 ACR) #734

PUBLIC NOTICES

UNPAID

CITY OF BLAINE

Community Services Officers

POSITION SUMMARY

Perform animal control and non-enforcement type services for the public while assisting the police department's patrol division. This is a non-sworn, non-union uniformed position working up to eight hours per day, maximum 56 hours in a two-week pay period, including evenings, weekends and holidays. All provisions of the Personnel Code shall apply.

This is a developmental program designed to give students in the law enforcement educational program working exposure in a police department environment. Therefore, this employment position is limited to five (5) years in length (time to get a 4-year degree and complete skills training). C.S.O.'s will be permitted a maximum of 6 months of employment after the completion of the education and skills components and becomes eligible to be licensed. A maximum of 6 months of employment as a C.S.O. will be permitted if a student drops out of college, skills training or change their major from an approved law enforcement curriculum. C.S.O.'s will be required to provide proof of enrollment and grade reports showing class completions as conditions of continuing employment. C.S.O.'s must obtain a minimum grade of "C" in each course and maintain an

overall cumulative 2.0 GPA.

Starting Salary \$19.84 per hour

Position closes: Sep 29, 2017, 04:30 PM

CITY OF EAST BETHEL

NOTICE OF PUBLIC HEARING

CITY OF EAST BETHEL PLANNING COMMISSION

NOTICE IS HEREBY GIVEN that the Planning Commission of the City of East Bethel will hold a public hearing on Tuesday, September 26, 2017, 7:00 p.m. at the City Hall, 2241 221st Avenue NE, East Bethel, MN. The hearing will be to consider the request by owner/applicant, Andrew Holland to obtain a variance from the side yard setback for an accessory building. The current zoning classification is RR - Rural Residential; the address being 20434 Jewell Street NE; PID # 24-33-23-21-0007; the legal description being Lunde Addition Lot 6 Blk 1 Lunde Addition.

The hearing of this request is not limited to those receiving copies of this notice. If you know of any neighbor or interested property owner who for any reason has not received a copy, it would be appreciated if you would inform them of this public hearing.

The East Bethel City Council may consider this request at its October 18th, 2017 regular meeting.

Colleen Winter
Community Development Director

CITY OF EAST BETHEL

NOTICE OF PUBLIC HEARING

FFA and Mille Lacs Walleye Fishing

From now until the end of September, Farmland foods will donate 10 cents of each purchase to the FFA (up to \$75,000). These donations will help the FFA to continue to further its mission of providing opportunities for students towards achievement in leadership, personal growth, and career success through agricultural education.

Mille Lacs Walleye Fishing

A private agreement that was reached between the DNR and local Native Americans is putting walleye fishing on Mille Lacs in jeopardy over the next 3 years. I was frustrated to learn that the members of the Mille Lacs Fisheries Advisory Committee, which was established to give a voice to local stakeholders, were not factored into the decision-making process of this agreement. This is backhanded and the agreement should be renegotiated.

CITY OF EAST BETHEL PLANNING COMMISSION

NOTICE IS HEREBY GIVEN that the Planning Commission of the City of East Bethel will hold a public hearing on Tuesday, September 26, 2017, 7:00 p.m. at the City Hall, 2241 221st Avenue NE, East Bethel, MN. The hearing will be to consider the request by owner/applicant, Matt Lamb to obtain a variance from the side yard setback for an accessory building. The current zoning classification is RR - Rural Residential; the address being 546 Beaver Dam Dr NE; PID # 18-33-23-31-0008; the legal description being Hidden Haven Third Addition Lot 2 Blk 2 Hidden Haven 3rd Add (Subj To Ease As Shown On Plat).

The hearing of this request is not limited to those receiving copies of this notice. If you know of any neighbor or interested property owner who for any reason has not received a copy, it would be appreciated if you would inform them of this public hearing.

The hearing of this request is not limited to those receiving copies of this notice. If you know of any neighbor or interested property owner who for any reason has not received a copy, it would be appreciated if you would inform them of this public hearing.

The East Bethel City Council may consider this request at its October 18th, 2017 regular meeting.

Colleen Winter
Community Development Director

BRIAN SCOTT SCHEWE

STATE OF MINNESOTA
DISTRICT COURT
COUNTY OF ANOKA
PROBATE DIVISION
TENTH JUDICIAL DISTRICT
Court File No. 02-PR-17-484
Estate of
Brian Scott Schewe,
Decedent

NOTICE OF INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE AND NOTICE TO CREDITORS (INTESTATE)

Notice is given that an application for informal appointment of personal representative has been filed with the Registrar. No will has been presented for probate. The application has been granted.

Notice is also given that the Registrar has informally appointed Elizabeth D. Schewe, whose address is 3694 139th Ave NW, Andover, MN, 55304 as personal representative of the Estate of the Decedent. Any heir or other interested person may be entitled to appointment as personal representative or may object to the appointment of the personal representative. Unless objections are filed with the Court (pursuant to Minnesota Statutes section 524.3-607) and the Court otherwise orders, the personal representative has full power to administer the Estate including, after 30 days from the date of issuance of letters, the power to sell, encumber, lease or distribute real estate.

Any objections to the appointment of the Personal Representative must be filed with this Court and will be heard by the Court after the filing of an appropriate petition and proper notice of hearing.

Notice is also given that (subject to Minnesota Statutes section 524.3-801) all creditors having claims against the Estate are required to present the claims to the personal representative or to the Court Administrator within four months after the date of this Notice or the claims will be barred.

Dated: 9/13/17
/s/ Peggy Zdon, Registrar

Dated: 9/13/17
/s/ Lori O'Brien, Court Administrator

Attorney for Personal Representative: Joseph A. Field; Field Law, P.A.; 8021 152nd Lane NW, Ramsey, MN, 55303; Attorney License No: 018519X; Telephone: (763) 427-9066; FAX: (763) 231-5601; Email: jfield@fieldlaw.com (9/19, 9/26 2017 ACR) #736

JOANNE LYDIA RANEM

STATE OF MINNESOTA
DISTRICT COURT
COUNTY OF ANOKA
PROBATE DIVISION
TENTH JUDICIAL DISTRICT
Court File No. 02-PR-17-491
Estate of
Joanne Lydia Ranem,
Decedent

NOTICE OF INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE AND NOTICE TO CREDITORS (INTESTATE)

Notice is given that an application for informal appointment of personal representative has been filed with the Registrar. No will has been presented for probate. The application has been granted.

Notice is also given that the Registrar has informally appointed James R. Ranem, whose address is 5515 Ambassador Blvd, St. Francis, MN, 55070 as personal representative of the Estate of the Decedent. Any heir or other interested person may be entitled to appointment as personal representative or may object to the appointment of the personal representative. Unless objections are filed with the Court (pursuant to Minnesota Statutes section 524.3-607) and the Court otherwise orders, the personal representative has full power to administer the Estate including, after 30 days from the date of issuance of letters, the power to sell, encumber, lease or distribute real estate.

Any objections to the appointment of the Personal Representative must be filed with this Court and will be heard by the Court after the filing of an appropriate petition and proper notice of hearing.

Notice is also given that (subject to Minnesota Statutes section 524.3-801) all creditors having claims against the Estate are required to present the claims to the personal representative or to the Court Administrator within four months after the date of this Notice or the claims will be barred.

Dated: 9/12/17
/s/ Peggy Zdon, Registrar

Dated: 9/12/17
/s/ Lori O'Brien, Court Administrator

Attorney for Personal Representative: Jay A. Joyner; Jay A. Joyner P.A.; 3247 Humboldt Ave S, Minneapolis, MN, 55408; Attorney License No: 52887; Telephone: (612) 801-1836; FAX: (612) 825-1337; Email: jjoyner@joynerlaw.com (9/19, 9/26 2017 ACR) #735



**Rep. Cal Bahr
District 31B**
387 State Office Bldg.
100 Rev. Dr. Martin Luther King Jr. Blvd.
St. Paul MN 55155
651-296-2439

AMENDING CHAPTER 15, SECTION 9 (FEE SCHEDULE), PART P (BUILDING PERMITS) THE CITY OF ST. FRANCIS ORDAINS: Section 1. Code Adopted. That Chapter 15, Section 9, Part P entitled "Building

PUBLIC NOTICES
continued on page 6

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**MINUTES OF MEETING
SCHOOL BOARD OF INDEPENDENT SCHOOL DISTRICT NO. 11**
(Anoka-Hennepin School District)

The School Board of Anoka-Hennepin Independent School District No. 11 held a work session meeting on Monday, August 14, 2017, at the Educational Service Center, Anoka, Minnesota. Chair Heidemann called the meeting to order at 5:32 p.m. The following members were present: Marci Anderson, Nicole Hayes, Tom Heidemann and Jeff Simon. William Fields arrived after the Consent Agenda was approved.

CONSENT AGENDA

Marci Anderson moved and Nicole Hayes seconded the motion to approve the following consent agenda items:

1. Minutes from the July 10, 2017, School Board meeting.
2. Personnel items as follows:

RETIREMENTS

Name	Current or Most Recent Position	Last Day Employed
Gerianne Austin	Andover HS-Paraeducator	6/8/2017
Pamela Jacobson	Hoover-Secretary	10/27/2017
Natalie Johns	CPHS-Child Nutrition	6/8/2017
Allen Lehn	ESC-Building Supervisor	10/6/2017
Christine Lehn	ESC-Secretary	10/20/2017
Julianne Nathe	Lincoln-Child Nutrition	6/27/2017

A detailed list of the Resignations/Terminations, Layoffs and Recalls, Leave of Absence, Modified Leave of Absence, Appointments, Extra Service Agreements, Curriculum Writing, Behind the Wheel and Cash Disbursements is available through the Anoka-Hennepin ISD 11 home page on the Internet or at the district office located at 2727 N Ferry Street, Anoka, MN 55303. If you would like a printed copy of this portion of the minutes, please send a stamped, self-addressed envelope to the attention of Debbie Koffski at the above address.

3. Cash Disbursements

Fund No.	Description	Amount
	Checks	\$ 10,009,667.86
	Electronic Payments	\$ 20,081,893.17
	Employee Reimbursements	\$ 222,376.54
	P-Card	\$ 3,963,246.24
	TOTAL DISTRICT	\$ 34,277,183.81

4. Cash Balance Report

	GENERAL	FOOD SERVICE	COMMUNITY SERVICE	BUILDING CONSTRUCT	DEBT SERVICE	TRUST	EMP BENE HEALTH	EMP BENE DENTAL
07/01/16	41,042,292	3,792,870	7,475,038	4,000,750	5,515,307	89,205	23,262,757	2,044,365
07/31/16	29,162,759	3,889,417	7,387,199	2,602,610	5,502,296	89,502	18,719,307	1,680,111
08/31/16	47,965,126	3,572,673	6,552,211	1,648,559	6,503,133	89,502	13,116,971	1,214,881
09/30/16	42,952,948	3,546,312	5,861,894	708,316	6,502,873	89,502	14,758,017	1,411,223
10/31/16	38,419,564	3,047,126	7,797,561	684,546	7,984,249	89,502	16,155,920	1,529,085
11/30/16	31,962,689	3,262,798	7,852,201	779,647	9,511,750	89,502	16,659,464	1,639,052
12/31/16	28,679,024	3,057,173	6,915,998	573,767	10,008,520	89,502	21,260,769	2,012,994
01/31/17	37,306,299	3,625,344	8,095,839	-	2,277,997	89,502	21,622,578	2,033,745
02/28/17	40,871,148	4,013,378	7,588,900	-	2,703,932	89,502	23,386,254	2,142,868
03/31/17	32,286,165	3,683,122	8,866,163	-	2,704,123	89,502	24,506,561	2,163,330
04/30/17	32,981,203	4,200,787	8,178,183	-	2,704,224	89,502	25,036,600	2,267,973
05/31/17	35,624,789	4,040,510	8,035,389	-	4,277,132	89,502	25,808,346	2,280,317
06/30/17	18,032,084	3,891,553	7,909,690	-	5,929,298	89,502	25,031,135	2,304,527
EMP BENE DENTAL	EMP BENE WORK COMP	OPEB DEBT SERVICE	TOTAL CASH	TOTAL INVESTMENTS	TOTAL ALL BALANCES	FY15 Total All Balances	(1 year ago comparison)	
21-101	22-101	47-101	91,142,021	119,167,000	210,309,021	192,029,207		
2,044,365	2,532,443	1,386,994	72,540,587	114,153,000	186,693,587	170,655,650		
1,680,111	2,475,745	1,031,640	84,192,986	119,153,000	203,345,986	196,143,766		
1,214,881	2,509,478	1,020,452	79,577,236	129,153,000	208,730,236	201,679,532		
1,411,223	2,521,748	1,224,402	79,726,200	131,177,000	210,903,200	200,071,414		
1,529,085	2,571,751	1,446,896	76,250,037	121,177,000	197,427,037	184,615,305		
1,639,052	2,606,763	1,886,170	77,261,070	121,177,000	198,438,070	192,870,090		
2,012,994	2,634,056	2,029,268	78,604,188	111,176,000	189,780,188	183,615,990		
2,033,745	2,620,480	932,404	83,810,512	111,176,000	194,986,512	187,365,731		
2,142,868	2,510,971	503,559	77,385,625	125,188,000	202,573,625	194,892,866		
2,163,330	2,583,100	503,559	78,488,854	135,188,000	213,676,854	208,139,718		
2,267,973	2,522,995	507,387	83,619,380	155,188,000	238,807,380	231,629,069		
2,280,317	2,505,338	958,057	67,054,030	155,188,000	222,242,030	210,309,021		
2,304,527	2,434,814	1,431,427						

5. Donations & Scholarship Reports

The donations received for the month of July are \$55,579.72 and the scholarship funds received total \$0. A detailed list of the donations and scholarship funds received is available through the Anoka-Hennepin ISD 11 Home Page on the Internet or at the district office located at 2727 N Ferry Street, Anoka, MN 55303. If you would like a printed copy of this portion of the minutes, please send a stamped, self-addressed envelope to the attention of Debbie Koffski at the above address.

6. Approved the 17013 Snow Plowing and Removal Services.
7. Approved the Anoka-Ramsey Community College & Anoka-Hennepin School District PSEO Joint Powers Agreement.
8. Approved the Anoka Technical College & Secondary Technical Education Program (STEP) Concurrent Enrollment Joint Powers Agreement.
9. Approved the Anoka-Ramsey Community College & Anoka High School Concurrent Enrollment Joint Powers Agreement.
10. Approved the Anoka-Ramsey Community College & Sec. Technical Education Program (STEP) Concurrent Enrollment Joint Powers Agreement.
11. Approved the Police Liaison Agreements.
12. Approved the Andover Downtown Center Lease Extension.
13. Approved the 2017-18 Anoka High School Security Contract.
14. Approved the Joint Purchasing Agreement with Twin Cities Academy. Motion passed.

Superintendent Law gave a report to the Board and reviewed the Board calendar. He highlighted the week's events including Referendum training for staff, Welcome Back meetings for Lead Secretaries, SAAs, New Teachers, Transportation and Child Nutrition, as well as our Back to School Convocation Event at all five high schools on August 31 for staff and community members.

The meeting then continued with the work session portion of the agenda: Transportation Policy Updates, High School MCA/ACT Testing Dates, Policy 613.1 District Graduation Requirements, Secondary Math Plan, Policy 510.10 Seventh and Eighth Grade Student Participation in High School Athletics, Referendum Communications, Student Services Update: 2016-17 Health Services Review and Mental Health Update.

Chair Heidemann proposed under Minnesota State Law 13D.03 sub 1 that they move into a closed session to deal with matters of labor negotiations. The closed session will be held in the George Petty Room. Jeff Simon seconded the motion to go into closed session. Motion carried. Chair Tom Heidemann recessed the meeting at 7:10 p.m. The meeting reconvened in closed executive session at 7:20 p.m. to discuss negotiations.

The meeting reconvened in open session at 7:40 p.m. Nicole Hayes moved and William Fields seconded the motion to adjourn the meeting. Motion passed.

Public hearing on name change of Lake Calhoun

During a public hearing, the board will hear public testimony regarding a petition to change the name of Lake Calhoun to Bde Maka Ska.

- Tuesday, October 17, 6 p.m.
- Hennepin County Government Center Board Room, A-24
- 300 South Sixth Street, Minneapolis
- Participants can park for free after 5 p.m. in the Government Center ramp. Enter on 3rd Avenue.

In lieu of public testimony, the board also invites people to submit written comments to board.clerk@hennepin.us before the end of the public hearing.

The Minneapolis Park and Recreation Board in June approved a resolution supporting renaming the lake. The petition also needs the approval of county, state and federal officials.

PUBLIC NOTICES

in the fee schedule in CITY OF ST. FRANCIS paragraph (b) or as THIS 5th DAY OF SEPTEMBER, 2017, adopted by a municipality; and Steven D. Feldman, Mayor of St. Francis

Permits shall hereby be amended to read as follows: (2) the surcharge required by section Minnesota Statutes Section 326B.148 ... Barbara I. Held, Clerk

Valuation Schedule as set by State Statutes 326B.153 For Building Permit Fees Section 9(P) unchanged. Section 2. Effective Date. This Ordinance shall take effect on the later of 30 days after its publication. PASSED AND ADOPTED BY THE CITY COUNCIL OF THE

Subdivision 1. Building Permits. (a) Fees for building permits submitted as required in section 326B.106 include: (1) the fee as set forth

Attn: Anoka City Council

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CITY OF ANOKA NOTICE OF ANNUAL MEETING

The City of Anoka Public Services Department will hold a required annual meeting to update its City Council and interested individuals regarding the City's Storm Water Pollution Prevention Plan (SWPPP). The meeting will be held as part of the City Council agenda in the City Hall Council Chambers, 7:00 pm on Monday, June 19, 2017.

The City of Anoka discharges its storm water to the Mississippi and Rum Rivers under a General Permit granted by the Minnesota Pollution Control Agency (MPCA). As part of the requirements of this permit, the City has prepared a Storm Water Pollution Prevention Plan (SWPPP), which includes a number of Best Management Practices (BMP's) designed to address the overall goal of improving the quality of storm water runoff.

There will be a brief presentation on the main components of the City's SWPPP. The public will have an opportunity to make oral and/or written comments on the adequacy of the City's SWPPP. The City will consider comments received and make any necessary adjustments to the SWPPP based on the review.

To request a copy of the City's SWPPP or to review it during business hours, contact: Ben Nelson, Engineering Technician, at (763) 576-2980. Written requests or comments may be directed to: Anoka Public Services - Engineering Department 2015 First Avenue Anoka, MN 55303

Anoka County RECORD
SINCE 2011

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