

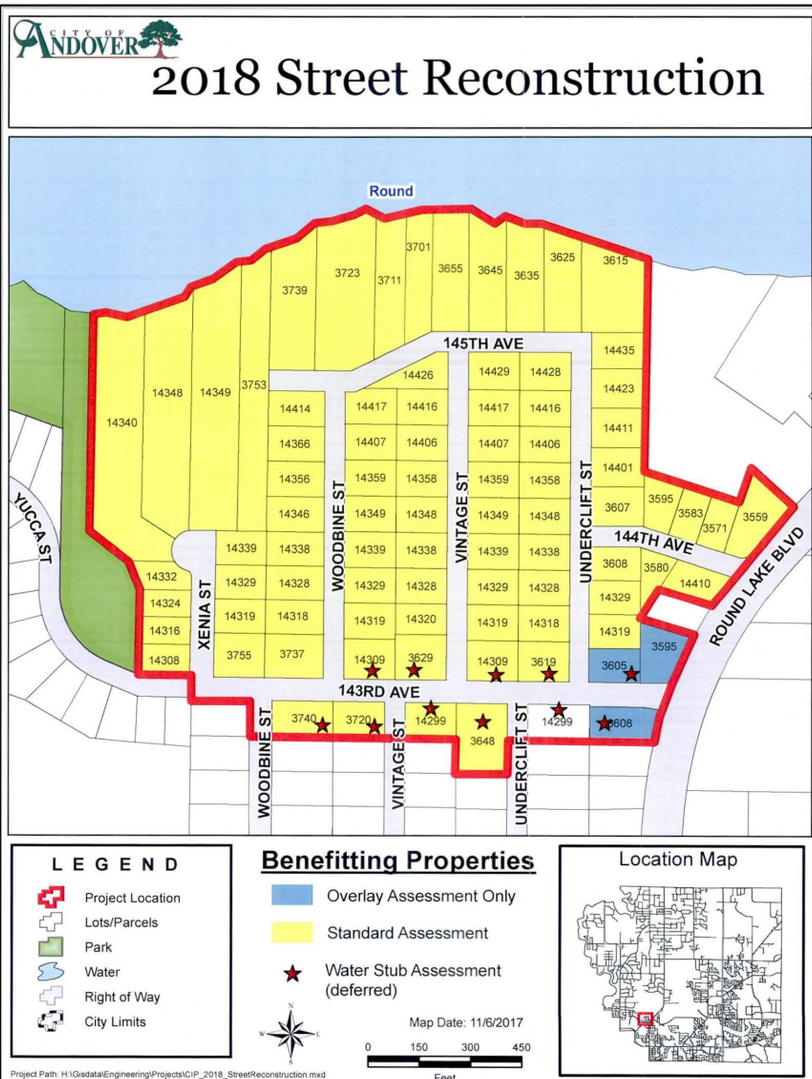
Neighbors Petition to Nix Andover Plan to Run Water

On tonight's Andover City Council meeting agenda, staff will ask the council to accept a petition from homeowners in the Round Lake Boulevard and 143rd Ave. N.W. area. Homeowners from over 75 different residences signed a petition against a proposal to run city water to their homes, nearly all of which are using their own private wells. City staff presented the water main and street reconstruction plans at a neighborhood meeting November 6.

The staff memo in tonight's meeting packet reads, "...by the City Council approving this item, the City acknowledges that City water will not be extended into the 2018 Street Reconstruction area. (The) water main will be constructed along 143rd Ave. from Round Lake Boulevard to Woodbine Street to provide a water main loop for the existing system. Water stubs will be extended to lots along 143rd Ave. in which the cost of the water stub will be a deferred assessment that will be paid at time of sale of the property or when the owner decides to connect to the City's water system. Direction from the City Council was that no interest for the cost of the stub will be added to the assessment when paid...

The City Council received the petition in opposition to the installation of water main for Projects /18-2, 2018 Street Reconstruction & 18-11, 143rd Ave. N.W. Reconstruction and acknowledges that with the approval of this item that water mains will not be installed within the 2018 Street Reconstruction area but will be installed along 143rd Ave. as described."

The petition was presented to the city council in September by Don Legge of 14417 Vintage St. N.W. His cover letter summed up the petitioners' thoughts, "We feel it



is an unnecessary burden to the residents of the affected neighborhood as we have currently fully functional independent water systems."

Several homeowners wrote comments, mostly saying they did not want city water but wanted the street project to go ahead:

"No water! Only resurfacing is necessary! No (water) stub!"

"Do not want street wider; do not want city water; (I want) the stop sign back."

"The previous petition *should* have made it clear. We do not want city water in our neighborhood."

"Why does this water issue keep coming up? Most people in the existing neighborhood have consistently not wanted city water — seems like you're trying to force city water upon us." As a p.s., "we need street lights."

"I have lived in the house for 40 years and have never experienced a problem with my well water."

"We cannot afford or want city water. Why would we want to pay for something we have that is so much better already."

Editor's note: The Record received the meeting packet due to a standing public data request to city administration. The packets are not made available on the city website, despite our efforts to convince administration they should be readily available to the public. — Bryan Olson for ACR

Candidate Filing Starts Today for Vacant Ramsey Council Seat

The two-week candidate filing period starts today (Nov. 21) for a vacant seat on the Ramsey City Council.



Kristine Williams

Kristine Williams, who held an at-large seat, announced her resignation at the Sept. 26 televised council meeting. She was presented with a plaque of recognition by Mayor Sarah Strommen, who said Williams' departure is "not good news for the city" and that her contributions "had not gone unnoticed." Williams said her employer planned to relocate her to Calgary, Alberta.

Williams was elected in 2014; the seat will be on the general election ballot again in November 2018. Her resignation took effect Oct. 1, and by city charter provision, a vacancy exists once a resignation has been received in writing. The city council announced the vacancy at its Oct. 10 meeting. The charter requires any seat with 365 days or more remaining on the term has to be put to a special election.

Ramsey Filing *continued on page 2*

Xcel Reveals Solar Garden Power Costs Double Other Sources

By Tom Steward

The Minneapolis City Council's recent approval of two more community solar gardens led to glowing coverage in The Journal, a community newspaper. But the report also appears to contain a bombshell from an Xcel Energy executive about the true cost of solar power, a disclosure that solar costs Minnesota ratepayers tens of millions of dollars more than conventional electricity.

At face value, the new community solar deal "saves" Minneapolis \$28,000 a year on electric bills, while helping Xcel Energy meet the state mandate to produce 1.5 percent of Minnesota's electricity through solar.

Community solar gardens allow utility customers in Minnesota to support solar energy and save money on their electricity bills. Customers typically "subscribe" to

Solar Gardens *continued on page 2*

Beyond the Mainstream Media Headlines:

Analysis of the MN Supreme Court's Ruling on the Defunding of the Legislature

By Harry Niska

The Minnesota Supreme Court has issued a decision in the lawsuit filed by the Legislature challenging Governor Dayton's line-item veto of the Legislature's funding. In a 5-1 decision (with Justice Stras



Harry Niska

recused), the Court acknowledged that the line-item vetoes might overstep Governor Dayton's constitutional authority, but nevertheless rejected the Legislature's legal challenge, allowing Governor Dayton's line-item vetoes to stand.

This is a case that the Center of the American Experiment has been very interested in. We were the only party to file an amicus curiae brief in this case, in which we argued that the line-item vetoes violated the separation of powers by attempting to unconstitutionally coerce the legislature.

The Minnesota Supreme Court ruling was based on its conclusion that the legislature has sufficient funds to survive until next session, so the legislative branch had not been "effectively abolished," as the district court held. This conclusion that the Legislature has sufficient funds is based heavily on the potential transfer of funds from the Legislative Coordinating Commission.

The majority opinion acknowledges there is a serious question about whether Gov. Dayton is attempting to unconstitutionally coerce the legislature, but decided that issue needed to be resolved between the other branches.

Justice G. Barry Anderson wrote a powerful dissenting opinion, arguing that the line-item vetoes did functionally abolish the legislative branch, and they were undertaken in order to unconstitutionally coerce another branch of government. He disagrees with the majority's application of judicial restraint because "[c]oncerns about executive overreach are neither a recent development nor unique to the current dispute," and "failing to act here permanently tilts the balance of powers in favor of the Executive."

Justice Anderson also rejects the majority's efforts to "push the legislative bankruptcy

date to sometime after the commencement of the 2018 legislative session," writing that "[t]hese discussions about what loose change can be found and when it can be spent to keep the Legislature operating are interesting but ultimately irrelevant." As a result, he would "conclude that the Governor's post-session line-item vetoes of the entire appropriations for the Legislature effectively abolished an independent branch of our government and therefore violated Article III of the Minnesota Constitution."

In addition, Justice Anderson concluded that Governor Dayton exceeded his authority by attempting to unconstitutionally coerce the legislative branch:

Here, the Governor cancelled every dime appropriated to operate a co-equal branch of government that is established by Article IV of our constitution. Then, the Governor told the Legislature to accede to his demands or remain financially unable to fulfill the powers conferred on the Legislature by our constitution. There are coercive actions that are unclear, where perhaps judicial restraint would be appropriate, where the "pearl of great price" is something other than the continuation of one of three co-equal departments of the government. Those are not the actions we now consider. The Governor's message was neither tentative nor unclear; he offered the Legislature two choices, neither of which has any foundation in the powers conferred on the Executive Branch by the constitution. We need not set out a rule for all time as to when a veto is unconstitutional because of coercion. It is enough to state based simply on the Governor's words that his exercise of the line-item veto power was unconstitutionally coercive.

Unfortunately, the majority did not follow this view, and as a result, they allowed (in Justice Anderson's words) the creation of "three unequal branches of government." Governor Dayton's line item vetoes, and this unfortunate decision by the Minnesota Supreme Court, will doubtless invite further abuses of executive power in the future. Future governors, and perhaps future legislatures as well, will continue to push the limits of their power, relying on this precedent to argue that the courts should not rule on separation of powers disputes.

Harry Niska served as pro bono counsel for American Experiment's amicus brief in this case.

Ramsey Filing continued from page 1

If more than two candidates file for the council seat, there will be a primary election on Feb. 13. The special election will be held April 10, 2018.

The candidate filing period is Nov. 21 through Dec. 5, with the exception of Nov. 23 and 24 as city hall will be closed. Filings will be taken between 8:00 a.m. and 4:30 p.m. each day, except on the last day of filing, Dec. 5, the city clerk's office will close at 5:00 p.m. Candidates will have two days to withdraw their names from the ballot until Thursday, Dec. 7, at 5:00 p.m. (State statute requires candidate filing offices to stay open until 5:00 p.m. on deadline days. A new state law also specifies five dates during the year that an election may be held: the second Tuesday in February; the second Tuesday in April, the second Tuesday in May and the second Tuesday in August. The last is the traditional date for a general election, which is the first Tuesday after the first Monday in November). — ACR staff

Solar Gardens continued from page 1

a portion of a solar garden and pay the garden's operator for electricity their portion of the garden generates. Utilities hook up the gardens to their electric grids and credit the customers for the electricity generated by their portions of the gardens.

"There's a spread between the credit and what you have to pay the garden operator," said Brian Millberg, energy manager for the City of Minneapolis. "That's how the subscribers make money."

Meantime, up to 800 low-income households will also be eligible to cash in on solar savings of \$300 to \$400 annually.

Millberg said the city is trying to prove to the marketplace that low-income people can be trusted when it comes to these subscriptions. "We're willing to take that risk, because we think the market is unfairly keeping these people out of saving some money," he said.

Up to this point, it looks like a win-win for the city and the small percentage of low-income households involved. But then Xcel Energy senior director of customer solutions Lee Gabler opens up, acknowledging that solar power is anything but a winner for the vast majority of ratepayers at all income levels.

Community solar gardens aren't cheap for Xcel, Gabler said. Solar energy from the gardens costs the company 12.5 cents per kilowatt-hour, almost twice as expensive as utility-scale electricity.

Give Xcel Energy credit. Utilities often avoid discussing the true costs of green energy. But Xcel provides long overdue transparency in revealing that solar power costs the utility virtually twice as much to provide as conventional power. And Gabler acknowledges the higher costs are borne by the vast majority of Minnesotans who've never heard of a community solar garden, much less signed up for one.

Xcel passes those additional costs onto all of its consumers by charging them more for fuel. For every 100 MW of community solar that comes online, it costs customers an additional \$17 million, Gabler said.

Xcel Energy already has 140 MW of solar generating capacity on line as of October 1. At \$17 million more per 100 MW, ratepayers across Xcel's system already face an additional \$24 million on their utility bills for community solar systems. The utility has another 475 MW of community solar power in the works, adding approximately \$80 million more to ratepayers' bills.

Between 1990 and 2009, the state's average retail price of electricity was 18.2 percent lower than the national average. But in the last seven years, the price advantage has disappeared with the average retail price of electricity in Minnesota rising above the U.S. price for the first time in February 2017.

Tom Steward writes for the Center of the American Experiment www.AmericanExperiment.org

Winter Hours Begin Soon at Anoka County Compost Site

Bunker Hills & Rice Creek Compost Sites Will Be Open Saturdays Dec. - March

To accommodate the organics recycling drop-off program, Anoka County's two compost sites will remain open all year but with reduced hours in the winter months. The two sites, located in Bunker Hills Regional Park in Coon Rapids and Rice Creek Chain of Lakes Regional Park in Lino Lakes, will be open Saturdays from 9 a.m. - 1 p.m., December 1, 2017 through March 31, 2018.

The last day the compost sites will be open on a weekday for the season will be Thursday, November 30, 2017. Extended summer hours will begin again on April 1, 2018, weather permitting.

Go to AnokaCounty.us/recycle or call 763-324-3400 for more information.



ANOKA COUNTY WATCHDOG

PAID ADVERTISEMENT

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

November 17th, 2017

Quote of the Week: "The rule of law is the basis for any democracy. And without the rule of law in democracy, you have chaos."

- Meles Zenawi

Quote of the Week: "We can't leave anybody behind, which is why they came up with the 25 rate for pass throughs. The problem is, neither the House or the Senate version really honored that commitment to pass-through businesses, which I argue are a huge engine of economic growth."

- Sen. Ron Johnson (R - WI)

Quote of the Week: "Governor Dayton has made everything we do in Minnesota so entirely partisan that it has become nearly impossible to work with him."

- House Speaker Kurt Daudt

TAX CODE CRAZIES

What's happening to tax reform in Washington is emblematic of the deep malaise affecting our federal government.

Tax reform has become an incredibly difficult, perhaps impossible, lift because the tax code long ago was transformed from a device to raise revenue into a 74,608 page monstrosity that is little more than a bag of goodies for favored political interests.

It's a toxic stew of market-distorting credits, deductions, and carve outs that create all sorts of make work for lobbyists, lawyers, and accountants.

While this publication applauds Republicans for taking a meaningful run at reform, what they are contemplating isn't all that could be done.

We have cringed daily as a bevy of Republican lawmakers take to social media to loudly declare that we should all breathe easy, as they have successfully fought to keep some goodie in the current bill.

It's all good, my fellow citizens! We have kept the tax credit for investing in craft breweries!

Take comfort! You can still take that deduction for adopting abandoned poodles!

Every credit and deduction should be eliminated and the new revenue used to reduce rates in an objective fashion, across the board, in a revenue-neutral fashion.

Having said that, the perfect shouldn't be the enemy of the good.

There are many good public policy outcomes in the current bill.

For example, lowering the corporate tax rate to a competitive level will encourage some (more on that in a moment) corporations to do more business in America and keep and move more revenues on shore.

But one of the most attractive features of the bill is also one of the most troubling.

The bill in its current form treats different businesses differently with respect to proposed rates.

In short, "pass through" businesses will remain on a higher tax rate structure (top rate of more

than 39%) while "C" corporations will enjoy a top rate of 20%.

There is no good public policy reason for not granting all business entities the top rate of 20%.

In fact, the likely result is simply a rush to the lawyer's office to reform into a "C" corporation from a pass through, like an LLC.

Kudos to Senator Ron Johnson of Wisconsin for standing up for pass throughs, which are generally small business found on main street.

This isn't about protecting some spiff or carve out. It's about basic fairness and pointing out the inanity of treating an LLC different from a "C" corp, which is nothing more than a legal and accounting fiction.

Any business in America can make the basic election regarding their corporate form.

On behalf of the many small business owners who read this publication, we thank Senator Johnson for his advocacy - and his common sense.

Editor's Note: As this edition goes to publication, the House has passed the bill on a nearly party-line vote of 227-205.

That's good.

On one other note, beware a Democrat scare tactic regarding the bill.

They claim the bill "raises taxes" on lower income earners and cite non-partisan reviews of the bill.

What they don't tell you is that the bill reduces subsidies, particularly Obamacare subsidies, for individuals. Would you believe that reduced subsidies are scored as "tax increases" on those individuals? Only in Washington would losing a government hand-out equal a tax increase.

SUPREME COURT CRAZIES

The Minnesota Supreme Court further embarrassed itself this week by issuing a ruling that absolutely punted the ball and excused the court from answering the central constitutional question before it regarding the governor's veto of legislative funding.

The Court ruled 5-1 that yes, the governor has the authority to issue line item vetoes of legislative appropriations.

The Court next held that it didn't have to decide if the veto effectively abolished the legislative branch because the legislative branch has money it can steal from other accounts to continue operations, so therefore there is no abolition, and therefore no need to answer the central question.

You see, the central question is not whether the governor has this authority. He does.

The central question is what happens to this power when it conflicts with the constitutional mandate that there be three separate, co-equal branches of government.

In other words, what happens when the line item veto power prevents the legislative branch from operating?

The Supreme Court said that since there is money the legislature can raid from other funds to keep running, there is no need answer the question because it isn't in front of the court.

In other words, the governor didn't prevent the legislature from operating because there is other money they can use.

The Court argues that it's skillful deflection of the issue is evidence of high-minded judicial restraint.

We argue that they ducked the question and got it wrong.

So, what happens next?

This publication hopes legislative leadership continues to resist Mark Dayton's call to re-negotiate budget items to which he has not only already agreed, but already signed into law.

The legislature will limp along until coming back into session in early 2018.

At that time, the legislature should pass a bill to restore their funding and dare the governor to veto it.

If so, conventional wisdom holds his veto will be overridden by legislators of both parties who will come together to protect legislative prerogative.

Moreover, there is no love lost between Sen. Tom Bakk, who leads DFL senators.

On top of that, Dayton is a lame duck and thus has limited influence.

While some pundits are declaring Dayton a winner, it's hard to see how he comes out on top of this one.

He's a lame duck and was never that good at legislative poker.

Daudt and Gazelka will likely wait him out, send him the bill and force him to sign or suffer the humility of a veto override.

THE RULE LAW?

As readers know, the issue of sexual harassment in the workplace has exploded to fore recently, including our political institutions and those who run them.

In many respects, that's a good thing.

This publication joins thousands of other individuals and organizations in condemning sexual harassment.

There is no place for it in our society and those who engage in that behavior should be held accountable for their unacceptable behavior - period.

Having said that, there is a very troubling aspect of this development that many people don't want to discuss.

Namely, there has been a rush to judgement regarding some of these allegations, with calls for punishment before any type of fair and impartial proceeding has been allowed to find facts and issue a determination.

On the one hand, it is refreshing and long overdue to see society finally demanding that the rights of accusers in these situations have their rights fully vindicated.

They deserve to have their allegations taken seriously and not summarily dismissed.

Accusers deserve to be heard.

Similarly, the accused have rights as well. The accused have the same to be heard in a neutral forum before an impartial and competent finder of fact.

We know such a claim isn't popular as the accused are alleged to have engaged in vile behavior.

ANOKA COUNTY WATCHDOG *cont. on page 4*

Anoka County Watchdog continued from page 3

But inherent individual rights shouldn't depend upon popularity or the emotions of the majority.

We are either a society of laws or we aren't.

And if we are a society of laws, we should all jealously defend a process that seeks facts and the full vindication of the rights of the parties.

The alternative is the substitution of popular emotion for the rights of individuals.

Calls for resignation and other negative sanctions may very well be in order.

But those calls aren't in order before the facts are established in an orderly process in which all parties have a fair opportunity to present their side of the story.

It's deeply troubling that organizations like the Star Tribune have dismissed due process concerns because the current posture of sexual harassment allegations against elected officials isn't a "criminal case."

That's a bizarre statement.

Our society rightly affords parties due process rights in both civil, criminal, judicial, and quasi-

judicial proceedings.

For example, a student facing expulsion for plagiarism is almost always afforded an opportunity to be heard in an impartial forum.

Employees who violate workplace rules and face discipline are offered the same.

Athletes facing expulsion from a team are often afforded the same as well.

The rush to judgement in these cases is deeply troubling and speaks to a disturbing trend in our society of moving away from legal precepts that fundamentally recognize and protect individual rights and instead substitute popular emotional judgement in the same of "security" or "safety" or "doing the right thing."

Similarly, voices that call for a respect for an impartial process are often drowned out.

Calling for due process and the rule of law here doesn't equate to condoning sexual harassment nor it is evidence of a lack of interest in tackling the problem.

This is a dangerous false choice.

Our society can have both due process and good public policy.

We can work to stamp out sexual harassment without abandoning legal protections that have served society well for hundreds of years.

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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PUBLIC NOTICES

ANOKA COUNTY BOARD MEETING SUMMARY

The Anoka County Board met on October 24, 2017. Standing county committee information reports and action items were considered, and action was taken as necessary. The following resolutions were adopted: #2017-123 Adoption Month, #2017-124 Voluntary Separation Program, #2017-125 Property Sale, #2017-126 & 127 Pedestrian Trails in Right-of-Way Permits, #2017-128 Accepting Gift, #2017-129 School Speed Limit, #2017-130 Federal Procurement Standards, #2017-131 Economic Assistance Payments, #2017-132 Voting Equipment Grant Funds, and #2017-133 Accepting Donation. 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 (11/21, 2017 ACR) #785

ANOKA COUNTY NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that the Board of Commissioners of Anoka County will meet at 9:30 a.m. on December 8, 2017, in the County Board Room of the Anoka County Government Center, 2100 Third Avenue, Anoka, Minnesota, for a regularly scheduled County Board Meeting, which will include conducting a public hearing. The purpose of the hearing is to receive public testimony on its proposed changes to the Capital Improvements Program for the five-year period from 2018 through 2022. The proposed changes to the Program Plan are on file and available for review in the County Finance Office of the Anoka County Government Center.

If you need an accommodation because of a disability,

such as an interpreter or printed material in an alternate format (i.e., Braille or large print), please contact the Anoka County Administration Office at 763-324-4700. (11/21, 2017 ACR) #787

ANOKA COUNTY NOTICE OF PUBLIC HEARING ON ANOKA COUNTY FEES

NOTICE IS HEREBY GIVEN that the Board of Commissioners of Anoka County (the "County") will meet at 9:30 a.m. on November 28, 2017, in the County Board Room of the Anoka County Government Center, 2100 Third Avenue, Anoka, Minnesota, for a regularly scheduled County Board Meeting, which will include conducting a public hearing on an amendment to the County Fees. The purpose of the hearing is to obtain comments concerning Anoka County user fees. At that time, interested agencies, groups or persons attending the public hearing shall have the right to provide written or oral comments or suggestions with respect to the proposed fees. A copy of the proposed fee structure can be obtained at the Anoka County Administration Office. Any questions regarding this proposed fee structure may be directed to Patti Hetrick, Budget Director at (763) 324-1716 between 8:00 a.m. and 4:30 p.m., Monday through Friday. All interested persons may appear at the public hearing and present their views orally or in writing.

If you need an accommodation, such as an interpreter or printed material in an alternate format (i.e., braille or large print) because of a disability, please contact the Anoka County Administration Office at (763) 324-4700 (TDD/TTY Number (763) 324-4000.

Dated: November 6, 2017

BY ORDER OF
THE BOARD OF
COMMISSIONERS OF
ANOKA COUNTY

/s/ Jerry Soma, County Administrator (11/14, 11/21, 2017 ACR) #780

ANOKA COUNTY Notice of Intent to Enact Ordinance and Public Hearing

Notice is hereby given pursuant to Minnesota Statute § 375.51 that the Anoka County Board of Commissioners intends to enact an ordinance to administer and enforce riparian vegetated buffers in accordance with Minn. Stat. §103F.48. Notice is also hereby given that the Anoka County Board of Commissioners will conduct a public hearing during its regularly scheduled Board Meeting of the Anoka County Board of Commissioners in the County Board Room of the Anoka County Government Center, 2100 Third Avenue, Anoka, Minnesota at 9:30 a.m. on Tuesday, November 28, 2017, or as soon thereafter as the matter may be considered. The purpose of the hearing is to obtain comments concerning the ordinance. At that time, interested agencies, groups or persons attending the public hearing shall have the right to provide written or oral comments or suggestions with respect to the proposed ordinance. A copy of the proposed ordinance can be obtained at the Anoka County Administration Office. Any questions regarding the proposed ordinance may be directed to Doug Fischer, Division Manager of the Anoka County Highway Department, 763-324-3103, between 8:00 a.m. and 4:30 p.m., Monday through Friday. If you need an accommodation such as an interpreter or printed material in an alternate format (i.e., braille or large print) because of a disability, please contact the Anoka County Administration Office at 763-323-5687. (TDD/TTY #763-323-5289). (11/14, 11/21, 2017 ACR) #777

ANOKA COUNTY ADVERTISEMENT FOR BIDS #2017-19

FOR SALE OF UNIMPROVED REAL PROPERTY IN THE CITY OF NOWTHEN

Sealed bids will be received at the office of the Anoka County Transportation Division, 1440 Bunker Lake Boulevard NW, Andover, Minnesota 55304, until **2:30 p.m. on Thursday, December 07, 2017**, for the sale of unimproved property located in the City of Nowthen, County of Anoka, State of Minnesota, at which time the bids will be opened and read aloud. Sealed bids will be accepted for the following property:

Owner: County of Anoka

That part of the West One-Half of the Southeast Quarter of Section 20, Township 33, Range 25, Anoka County, Minnesota, described as follows: Beginning at the southwest corner of the West One-Half of the Southeast Quarter of said Section 20; thence North, on the west line thereof, 322 feet; thence East, parallel with the south line thereof, 270.6 feet; thence South, parallel with said west line, 322 feet to said south line; thence West, along said south line, to the point of beginning. EXCEPT the South 75.00 feet thereof.

Containing 66,794 square feet, more or less. Part of P.I.N. 20-33-25-43-0001

Bids shall be submitted in exact accordance with the Bidding Documents (including Instructions to Bidders, Specifications, and Bid Proposal form). The Bidding Documents may be obtained from Anoka County Transportation Division, 1440 Bunker Lake Boulevard NW, Andover, Minnesota 55304, Attention: Dale Ahlsten, Right of Way Specialist. Questions concerning the property shall be directed to Dale Ahlsten at the aforementioned address, (763) 324-3163, or Dale.Ahlsten@co.anoka.mn.us.

All bids must be sealed and marked "Bid for Sale of Unimproved Property in Nowthen". Each and every bid must be accompanied by a cashier's check or certified check for not less than \$1,000.00, payable to the Anoka County Treasury Manager. No personal checks will be accepted. No bid may be withdrawn within sixty (60) days after the opening of the bids.

The County reserves the right to accept or reject any and all bids and to waive informalities or irregularities in bidding.

If you have a disability and need accommodation, such as an interpreter or printed material in an alternate format (i.e., Braille, large print, or audio), contact Dale Ahlsten at (763) 324-3163, TDD/TTY (763) 324-3100. (11/7, 11/14, 11/21, 2017 ACR) #773

CITY OF HAM LAKE

NOTICE OF PUBLIC HEARING

CITY OF HAM LAKE

Notice is hereby given that the Ham Lake City Council will hold a public hearing on December 4, 2017 at 6:01 p.m. in the Council Chambers for the purpose of adopting the 2018 Budget, Levy and Five Year Capital Improvement Plan. All interested citizens will have the opportunity to give written or oral comment.

Denise Webster
City Clerk
(11/21, 2017 ACR) #749

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: **Ripsaw**
 2. Principal Place of Business: **7101 143rd Ave NW, Suite C Ramsey, MN 55303**
- Nameholder(s): **Shawn Michienzi,**

PUBLIC NOTICES

continued on page 5

Charter Amendment on Columbia Heights City Council Agenda Monday night Nov. 27

The Columbia Heights Charter Commission has sent a charter amendment to the City Council for unanimous approval of the body.

The amendment would change the length of the mayor's term to 4 years from its present two years.

A unanimous vote of the council is required for it to be adopted into the charter. A split vote will send the amendment back to the Charter Commission, which could put the question on the next election ballot for voters to decide.

The same question was on the ballot in 1998, and was defeated by voters, retaining the 2-year term for mayor.

Another charter amendment will be discussed at the Charter Commission meeting Jan. 18. The proposal is to strip the mayor's authority over the police department, which has been in the city charter since inception in 1921. The police authority would be shifted to the city manager. (See *Record*, July 25, 2017, Oct. 31, 2017)

Published below is the official notice for the Nov. 27 council hearing:

NOTICE OF PUBLIC HEARING CITY OF COLUMBIA HEIGHTS PROPOSED CHARTER AMENDMENT

TO WHOM IT MAY CONCERN:

NOTICE IS HEREBY GIVEN that the Columbia Heights City Council will hold a public hearing on November 27, 2017, at approximately 7:00 P.M. at Columbia Heights City Hall, 590 40th Ave NE, Columbia Heights, MN to consider the following Charter Amendment:

ORDINANCE NO. 1643

AN ORDINANCE AMENDING CHAPTER 2, FORM OF GOVERNMENT, Sec. 7 ELECTIVE OFFICES, OF THE CHARTER OF THE CITY OF COLUMBIA HEIGHTS.

THE CITY OF COLUMBIA HEIGHTS DOES ORDAIN: (Added portions are underscored and deleted portions are shown with overstrike.)

CHAPTER 2, FORM OF GOVERNMENT

Chapter 2, Section 7. ELECTIVE OFFICES. The council shall be composed of a mayor and four council members who shall be qualified electors, and who shall be elected at large in the manner hereinafter provided. The four council members shall serve for a term of four years and until their successors are elected and qualified. The Mayor shall serve for a term of ~~two~~ four years and until a successor is elected and qualified. The council shall be judge of the election of the mayor and council members.

Katie Bruno, City Clerk

DATED: November 13, 2017

PUBLIC NOTICES

continued from page 4

LLC
7101 143rd Ave NW,
Suite C
Ramsey, MN 55303

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: 11/10/2017
979235500022
/s/ MaryBeth Sjoquist
(11/21, 11/28, 2017 ACR)
#786

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: **CAP**
2. Principal Place of Business:

**15040 Partridge Street NW
Andover, MN 55304**
Nameholder(s):
**Creative Additions Plus, LLC
15040 Partridge Street NW
Andover, MN 55304**

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: 11/8/2017
976812000033
/s/ Kenneth Wasche,
Attorney
(11/14, 11/21, 2017 ACR)
#781

STEPHEN HENRY THORSON

STATE OF MINNESOTA
DISTRICT COURT
COUNTY OF ANOKA
PROBATE DIVISION
TENTH JUDICIAL DISTRICT
Court File No. 02-PR-17-598

Estate of
STEPHEN HENRY THORSON a/K/a
STEPHEN H. THORSON a/K/a
STEPHEN THORSON a/K/a
STEVE THORSON,
DECEDENT

NOTICE AND ORDER OF HEARING
ON PETITION FOR PROBATE OF WILL
AND APPOINTMENT OF PERSONAL
REPRESENTATIVE AND NOTICE TO
CREDITORS

It is Ordered and Notice is given that on January 16, 2018 at 9:00 a.m. a hearing will be held in this Court at the Anoka County Courthouse, 325 E Main St., Anoka, MN 55303 -2489, for the formal probate of an instrument purporting to be the Will of Decedent, dated June 6, 2017, and for appointment of Deanne Marie Thorson, whose address is: 15127 Nightingale St. NW, Andover, MN 55304 as personal representative of the Estate of the Decedent in an UNSUPERVISED administration. Any objections to the petition must be filed with the Court prior to or raised at the hearing. If proper and if no objections are filed or raised, the personal representative will be appointed with full power to administer the Estate, including the power to collect all assets, pay all legal debts, claims, taxes and expenses, to sell real and personal property, and do all necessary acts for the Estate.

Notice is also given that (subject to Minn. Stat. 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: 11/15/17 /s/ Tammi Fredrickson, Judge
Dated: 11/16/17 /s/ Lori O'Brien, Court Administrator

Attorney for Personal Representative: Daniel L. Ziebell; ZIEBELL LAW OFFICE, P.A.; 13 W Main St., PO Box 248; Kasson, MN 55944-0248 (507) 634-7887; Attorney ID# 280380 (11/21, 11/28, 2017 ACR) #788

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: **Fine'ssa'hair**
2. Principal Place of Business:

**3133 6th Ave
Anoka, MN 55303**
Nameholder(s):
**Shalaya Gardner
3133 6th Ave
Anoka, MN 55303**

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: 11/11/2017
977337900039
/s/ Shalaya Gardner
(11/14, 11/21, 2017 ACR)
#775

PUBLIC NOTICES UNPAID

CITY OF COON RAPIDS

NOTICE OF PUBLIC HEARING

Currency Exchange License Renewal

PLEASE TAKE NOTICE that the Coon Rapids City Council will hold a public hearing on Tuesday, December 5, 2017, at 7:00 p.m. or as soon thereafter as the matter may be heard, in the Coon Rapids City Center Council Chambers, 11155 Robinson Drive, to receive public comment regarding a Currency Exchange License Application submitted by SJB Enterprises

Inc, 3070 Coon Rapids Boulevard.

All interested parties are invited to attend and be heard. The City Center is ADA accessible. The recommendation of the City Council regarding the license application will be forwarded to the Minnesota Department of Commerce, the issuing authority, for final disposition.

Questions may be directed to 763-767-6432.

Stephanie Lincoln
Deputy City Clerk

CITY OF EAST BETHEL

NOTICE OF PUBLIC HEARING
PLANNING COMMISSION

NOTICE IS HEREBY GIVEN that the Planning Commission of the City of East Bethel will hold a public hearing on Tuesday, November 28, 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, Robert Saxe to obtain a variance to allow a second driveway access. The current zoning classification

is R1, Single Family Residential, the address being 19213 Isetta St NE; PID # 25-33-23-31-0003; the legal description being LOT 5 BLOCK 2 KATIES WAY.

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 December 20, 2017 regular meeting.

Colleen Winter
Community Development Director

CITY OF EAST BETHEL

NOTICE OF PUBLIC HEARING
PLANNING COMMISSION

NOTICE IS HEREBY GIVEN that the Planning Commission of the City of East Bethel will hold a public hearing on Tuesday, November 28, 2017, 7:00 p.m. at the City Hall, 2241 221st Avenue NE, East Bethel,

MN. The hearing will be to consider a Concept and Preliminary Plat - Sauter Commercial Park 3rd Addition, request by applicant/owner Tom Sauter for a Subdivision of a 24.99 acre parcel of property. PIN 32-33-23-22-0005. The Zoning Classification is Light Industrial (I).

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 December 20, 2017 regular meeting.

Colleen Winter
Community Development Director

CITY OF SAINT FRANCIS

PUBLIC NOTICE

Notice is hereby given that the City of St. Francis City Council will hold a Public Informational hearing on Monday, December 4, 2017 at 6:00 pm

or shortly thereafter at ISD #15 Central Services Center, 4115 Ambassador Blvd., St. Francis, MN 55070.

The purpose of the public information hearing is to discuss the 2018 Proposed Budget.

All interested parties are invited to attend the hearing and comment on the 2018 Proposed Budget.

Written comments are welcome and shall be addressed to St. Francis City Hall, 23340 Cree Street NW, St. Francis,

55070. Written comments shall be received at City Hall prior to 5:00 pm on Monday, December 4, 2017.

Barbara I. Held
City Clerk

INDEPENDENT SCHOOL DISTRICT 12-CENTENNIAL

MINUTES, OCTOBER 23, 2017

1. CALL TO ORDER
Acting Chairperson Guthmueller called the regular meeting of the School Board to order

at 6:30 p.m. in the District Office Board Room. Hearing no objections, Acting Chair Guthmueller appointed Member Timm as Acting Clerk. 2. ROLL CALL The following members were present: Culp, ex-officio Dietz, Burns, Timm, Guthmueller. The following School Board Members were absent: Bettinger, Wilson. 3. APPROVAL OF THE AGENDA Acting

PUBLIC NOTICES

continued on page 6

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HELEN M. WALBON

STATE OF MINNESOTA
DISTRICT COURT
COUNTY OF ANOKA
PROBATE DIVISION
TENTH JUDICIAL DISTRICT
Court File No. 02-PR-17-576
Estate of
Helen M. Walbon,
Decedent

NOTICE OF INFORMAL PROBATE OF WILL AND APPOINTMENT OF PERSONAL REPRESENTATIVE AND NOTICE TO CREDITORS

Notice is given that an application for informal probate of the Decedent's will dated October 20, 2004, and Codicils dated February 23, 2006, and November 2, 2012, (collectively the "Will"), has been filed with the Registrar. The application has been granted.

Notice is also given that the Registrar has informally appointed James P. Walbon, whose address is 10783 Scott Avenue North, Brooklyn Park, Minnesota 55449, and Richard I. Walbon, whose address is 2685 Lake Circle Court, Moundsview, Minnesota 55112, as co-personal representatives of the Estate of the Decedent. Any heir, devisee 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 Minn. Stat. 524.3-607) and the Court otherwise orders, the co-personal representatives have 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.

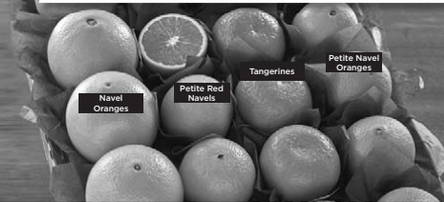
Any objections to the probate of the will or appointment of the Co-Personal Representatives must be filed with this Court and will be heard by the Court after the filing of an appropriate petition and proper notice of hearing.

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

Dated: 11/9/17
/s/ Peggy Zdon, Registrar
/s/ Lori O'Brien, Court Administrator

Attorney for Applicant: Jon Solberg; 1580 27th Avenue NW, New Brighton, MN 55112; Attorney License: 0103160; Jon.Solberg@lawmoss.com; Phone: (612) 877-5353; Fax: (612) 877-5999 (11/14, 11/21, 2017 ACR) #782

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PUBLIC NOTICES

from page 5

Chairperson Guthmueller acknowledged approval of the agenda. 4. RECOGNITIONS High School Principal Tom Breuning introduced Brian Bohne, coordinator of Centennial's International Exchange Student and World Club. Mr. Bohne and Sue Davis, East Metro Area Team AFS Chapter President, introduced the following students: Francesco Bertasini is an International Student Exchange student from Italy, host family John and Amy Erlandson; Paula Llamas Guerrero from Spain, host family Megan and David Young; Konstantin Bach from Germany, host family Tom and Karen Carlin; Jildou De Jong, an AYUSA student from the Netherlands, host family Norm and Sue Mineau. Principal Breuning recognized Madelyn Harvieux for academic excellence. Maddy, a senior this year, earned a perfect composite score of 36 on her ACT exam and has also been named a National Merit Scholar semi-finalist. Also recognized were seniors Kaiya Carlson, Maddie Beilby and Emily Nadeau who were crowned Miss Lino Lakes Ambassadors in August.

5. CENTERVILLE ELEMENTARY PRESENTATION Principal Wayne Whitwam, Lead Teacher Kristel Linn, and teachers Stacie Ebnat Dietz, Carrie Leisch and Deb Weir presented to the Board on the AVID (Advancement Via Individual Determination) Elementary program, a two year pilot program implemented this year. 6. PUBLIC FORUM: None. 7. SUPERINTENDENT REPORT: Superintendent Dietz reported on the Commissioner of Education Commissioner Brenda Cassellius' visit to the High School LEAP Program and community outreach opportunities coming up in the next few months. 8. CONSENT ITEMS 8.1 Approval of Minutes: Regular School Board Meeting Minutes of September 18, 2017. 8.2 Approval of Monthly Disbursements: Accounts Payable to the Ratified - \$4,999,670.13; Payroll to be Ratified - \$3,622,897.46.

LARRY DALE MALESKI

STATE OF MINNESOTA DISTRICT COURT COUNTY OF ANOKA PROBATE DIVISION TENTH JUDICIAL DISTRICT Court File No. 02-PR-17-603 Estate of Larry Dale Maleski, 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 in a probate proceeding. No will has been presented for probate. The application has been granted.

Notice is also given that the Registrar has informally appointed Michael J. Maleski, whose address is 12143 Yancy Street NE, Unit C, Blaine, MN 55449 as Personal Representative of the Estate of the Decedent. Any heir, devisee 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 Minn. Stat. 524.3-607) and the Court otherwise orders, the Personal Representative has the power to administer the Estate in Minnesota including, after 30 days from the date of issuance of letters, the power to sell, encumber, lease or distribute real estate.

Notice is also given that (subject to Minn. Stat. 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: 11/15/17 /s/ Peggy Zdon, Registrar /s/ Lori O'Brien, Court Administrator Attorney for Personal Representative: Erika Stein Rosenhagen (0390743); MORRISON SUND PLLC; 5125 County Road 101, Suite 200; Minnetonka, MN 55345; Telephone: 952-975-0050; Fax: 952-975-0058; erosenhagen@morrisonund.com (11/21, 11/28, 2017 ACR) #784

8.3 Personnel: - which will be reported Retirements; to the Minnesota Department of Education. Resignations; Mr. Johnson provided select observations in Employment; Unpaid about the official school Leaves of Absence; Lane year student count including an overview of open enrollments in the school district and resident students enrolling into other public school districts. No School Board action was required. 9.2 Approval of 2018 Health Insurance Rates - In September, the Health Insurance Committee met to review current claims and overall performance of the self-insured medical fund. The committee also reviewed an updated renewal projection that takes into account actual claims to date, known changes in admin fees, and updated medical trend assumptions. After discussion and review, it was the consensus of the committee to recommend a 9.2% rate increase for the plan year 2018.

8.4 Field Trips. 8.5 Gifts to the District. The Superintendent of Schools recommended approval of the Consent Agenda as detailed in the enclosures. Motion by Culp, seconded by Burns to approve the Consent Agenda as detailed in the enclosures. Vote: 4-0-0, motion carried unanimously. 9. RESOURCE MANAGEMENT 9.1 Enrollment October 2017 - Mr. Scott Johnson, Executive Director of Teaching and Learning, reported to the School Board Centennial School District 12's October 2017 Monthly Enrollment Report - containing the official 2017-18 school year student count data

ROBERT RALPH ZUEHLSDORFF

STATE OF MINNESOTA DISTRICT COURT COUNTY OF ANOKA PROBATE DIVISION TENTH JUDICIAL DISTRICT Court File No. 02-PR-17-579 Estate of Robert Ralph Zuehlsdorff, also known as Robert R. Zuehlsdorff, Decedent

NOTICE OF INFORMAL PROBATE OF WILL AND APPOINTMENT OF PERSONAL REPRESENTATIVE AND NOTICE TO CREDITORS

Notice is given that an application for informal probate of the Decedent's will dated October 28, 2004 ("Will") has been filed with the Registrar. The application has been granted.

Notice is also given that the Registrar has informally appointed Kenneth L. Zuehlsdorff, whose address is 1772 Boulder Pointe, Shakopee, Minnesota 55379, as Personal Representative of the Estate of the Decedent. Any heir, devisee 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 Minn. Stat. § 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 probate of the Will or 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 Minn. Stat. § 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: 11/3/17 /s/ Peggy Zdon, Registrar /s/ Lori O'Brien, Court Administrator Attorney for Personal Representative:

Lisa Speeter Diessner (#387946); Speeter & Johnson; 1515 Canadian Pacific Plaza; 120 South Sixth Street; Minneapolis, MN 55402; Tel: (612) 339-7566; Fax: (612) 339-9055; Email: ldiessner@speeterjohnson.com (11/14, 11/21, 2017 ACR) #778

for the plan year 2018. The proposed rates are included in board packets. The Executive Director of Business Services recommended approval of the medical insurance rate structure proposed by the Health Insurance Committee. Motion by Burns, seconded by Culp to approve the medical insurance rate structure proposed by the Health Insurance Committee. Vote: 4-0-0, motion carried unanimously. 9.4 Approval of 2018 CEA Teacher Contract Settlement - The Health CEA and the Centennial Insurance Committee School Board have met to review current claims and overall performance of the self-insured medical fund. The agreement reviewed an updated renewal projection that takes into account actual claims to date, known recommends approval changes in admin fees, of this agreement. and updated medical Highlights of the trend assumptions. After agreement are included discussion and review, it in the memo in board was the consensus of the packets. The Director of committee to recommend of Human Resources a 9.2% rate increase recommends approval of

NOTICE OF ASSESSMENT LIEN FORECLOSURE SALE

THE RIGHT TO VERIFICATION OF THE DEBT AND IDENTITY OF THE ORIGINAL CREDITOR WITHIN THE TIME PROVIDED BY LAW IS NOT AFFECTED BY THIS ACTION

THIS COMMUNICATION IS FROM A DEBT COLLECTOR. THIS IS AN ATTEMPT TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE

NOTICE IS HEREBY GIVEN that default has been made in the terms and conditions of the Declaration of Sunfish Lake Village Association, (hereinafter the "Declaration") recorded in the office of the Registrar of Titles of Anoka County, Minnesota on October 28, 2004, as Document No. 479939, which covers the following property:

Legal Description: Lot 2, Block 1, The Village of Sunfish Lake 2nd Addition, Certificate of Title No. 116059 Property Address: 6178 146th Avenue NW, Ramsey, Minnesota 55303 PID: 26-32-25-24-0093

THAT pursuant to said Declaration, there is claimed to be due and owing as of September 25, 2017, from Anne M. Fairchild, title holder, to Sunfish Lake Village Association, a Minnesota non-profit corporation, the amount of \$2,111.00, for assessments, late fees and collection costs, plus additional assessments and other amounts that may have accrued since the date of this notice, including the costs of collection and foreclosure;

THAT prior to the commencement of this foreclosure proceeding, Lienor complied with all notice requirements as required by statute; that no action or proceeding has been instituted at law or otherwise to recover the debt secured by said lien, or any part thereof;

THAT the owner has not been released from her financial obligation to pay said amount;

THAT pursuant to Minn. Stat. § 515B.3-116 and/or the Declaration, said debt creates a lien upon said premises in favor of Sunfish Lake Village Association, as evidenced by a lien statement dated April 10, 2017, and recorded on May 10, 2017, in the office of the Anoka County Registrar of Titles as Document No. 548284.004;

THAT pursuant to the power of sale granted by the owners in taking title to the premises subject to said Declaration, said lien will be foreclosed by the sale of said property by the sheriff of said County at the Anoka County Sheriff's Department, 13301 Hanson Boulevard NW, in the City of Andover, County of Anoka, Minnesota on November 28, 2017, at 10 a.m., at public auction to the highest bidder, for cash, to pay the amount then due for said assessments, together with the costs of foreclosure, including attorney's fees as allowed by law. The time allowed by law for redemption by the unit owners, their personal representatives or assigns is six (6) months from the date of said sale.

DATE TO VACATE PROPERTY: The date on or before which the owner must vacate the property if the account is not brought current or the property redeemed under Minn. Stat. § 580.23 is May 28, 2018. If the foregoing date is a Saturday, Sunday or legal holiday, then the date to vacate is the next business day at 11:59 p.m.

REDEMPTION NOTICE

THE TIME ALLOWED BY LAW FOR REDEMPTION BY THE OWNER, THE OWNER=S PERSONAL REPRESENTATIVE OR ASSIGNS, MAY BE REDUCED TO FIVE WEEKS IF A JUDICIAL ORDER IS ENTERED UNDER MINNESOTA STATUTES, SECTION 582.032, DETERMINING, AMONG OTHER THINGS, THAT THE PREMISES ARE IMPROVED WITH A RESIDENTIAL DWELLING OF LESS THAN FIVE UNITS, ARE NOT PROPERTY USED IN AGRICULTURAL PRODUCTION, AND ARE ABANDONED.

SUNFISH LAKE VILLAGE ASSOCIATION, Lienor Dated: September 25, 2017 By /s/ Thomas P. Carlson Thomas P. Carlson (024871X); Carlson & Associates, Ltd.; 1052 Centerville Circle; Vadnais Heights, MN 55127; (651) 287-8640 ATTORNEY FOR SUNFISH LAKE VILLAGE ASSOCIATION (10/17, 10/24, 10/31, 11/7, 11/14, 11/21, 2017 ACR) #758

the CEA Teacher Contract agreement are included second reading of those Settlement. Motion by in the memo in board policies. Administration Timm, seconded by packets. The Director recommended adoption Burns to approve the of Human Resources of the revised policies. CEA Teacher Contract recommends approval of Motion by Burns, Settlement. Vote: 3-0-1, the Kids Club Contract seconded by Culp. Vote: Member Culp abstained. Settlement. Motion by 4-0-0, motion carried unanimously. 9.5 Culp, seconded by Burns Approval of Kids Club to approve the Kids Club Contract Settlement Contract Settlement. 11. COMMUNICATION 11.1 CAEF. 11.2 MSBA. 11.3 Northeast Metropolitan Intermediate School District #916. 11.4 Schools for Equity in Education. 12. INFORMATIONAL ITEMS Dates to Note - Upcoming dates and events in the school district. 13. ADJOURN at 7:35 p.m. Suzanne Guthmueller, School Board Clerk Minutes prepared by Jody Josephson

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