

# Maized and blue

## McIntyre lands at U-M after shedding red tape



DAN DEAN/staff photographer  
John McIntyre's first choice was Iowa State. Second was Missouri. The Redford Catholic Central product will attend the University of Michigan next fall.

By Brad Emons  
staff writer

Former Redford Catholic Central all-state basketball player John McIntyre, who last month indicated his desire to transfer from the University to Detroit to Iowa State, made public last week that he has settled on the University of Michigan.

"I was set on going to Iowa State, but they (Detroit) didn't give me a release," said the 6-foot-4 guard, who will sit out next season at U-M under NCAA transfer rules. (He will have three years of eligibility remaining.) McIntyre, unhappy with his role this past season with U-D, started 13 games with the Titans as a freshman, averaging five points per game.

McIntyre announced his intentions of transferring to Iowa State in late May, but U-D coach Don Sieto hinted of possible tampering violations by the Big Eight School.

U-D athletic director Brad Kinsman confirmed Friday that McIntyre had been given a release to talk to any school in the country except Iowa State. He also said that he had contacted H. Dale Smith of the NCAA enforcement bureau with some concerns regarding alleged recruiting violations by Iowa State.

"OUR MAIN CONCERN is that there were a number of rumors of John going to Iowa State as far back

as January and he (McIntyre) repeatedly denied it," Kinsman said. "We informed the NCAA about a month ago to see if our concerns are legitimate. Giving him a release is pending their response."

"It's not unusual for it to take over a month. They (the NCAA enforcement committee) are usually inundated with investigations work."

When contacted Friday in Mission, Kans., Smith said the NCAA "does not deny or confirm" ongoing investigations.

Iowa State assistant coach Jim Hallahan, who said he knew nothing of McIntyre's impending transfer to Michigan, refused comment on the situation other than saying: "It's a shame a kid can't do something he wanted to do."

"They've accused us of tampering," Hallahan added, "but we've done absolutely nothing wrong. They can investigate us all they want."

Healed up by U-D, McIntyre started looking elsewhere.

"THREE WEEKS ago McIntyre visited the University of Missouri and said 'I had a real good visit. I was tempted to go there,'" McIntyre said. "Coach (Norm) Stewart is really a nice guy and they have a good team, but I couldn't go there and play against coach (Johnny) Orr of Iowa State. They're in the same league and it just wouldn't be right."

"I feel bad for coach Orr because he hasn't done anything wrong."

McIntyre said coach Bill Frieder of Michigan contacted him and offered a scholarship.

"I decided to stay close by here," said McIntyre. "I've been going up to Crisler Arena (in Ann Arbor) to play at night. I know (U-M players) Mark Hughes and J.P. (Oosterbaan) and pretty much all of the guys. I have a lot of friends that go there."

McIntyre was recruited by U-M

after averaging 31 points per game at CC. He narrowed his choices down to Detroit, Marquette, Iowa State and Michigan.

McIntyre said he will adjust to a new environment.

"Sitting out gives me another year to work on my game," he said. "It's got to be a better situation than at U-D."

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## EMU coach hosts clinic

Eastern Michigan University head basketball coach Ben Braun will be the speaker at 7:30 p.m. Wednesday, July 23 at Holy Cross Lutheran Church, Six Mile and Middlebelt roads.

All high school and junior high basketball players are invited to attend. Admission is \$2 per person.

Also in attendance will be the 1986 Livonia Cardinals basketball team, which just returned from Stockholm, Sweden, where it finished second to

China in the Stockholm Basket Cup. The Finnish National Youth basketball team from Helsinki will also be on hand. Karl Karanko, assistant director to the Minister of Foreign Affairs in Finland, will lead the Finnish team. It will be playing at 2 p.m. Friday at Livonia Stevenson High School against the Spartan varsity squad.

For more information, call Dennis Nazell at 477-9009.

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## CITY OF FARMINGTON HILLS SUMMARY OF PROCEEDINGS REGULAR CITY COUNCIL MEETING JULY 14, 1988

Mayor Alkateeb opened the regular meeting of the Farmington Hills City Council on July 14, 1988 at 7:30 p.m. Members present: Alkateeb, DeJan, Dudley, Marks, Sever, Sorenen, and Wolf. Others present: City Manager Costick, City Clerk Reynolds, and City Attorney Bibeau.

Minutes of June 16 and 23, 1988 were approved as amended and minutes of June 26, 1988 were approved as presented.

Council determined not to proceed with paving of Goldsmith Street in Section 32.

Ordinance No. C-28-88 was enacted, to allow certain Farmington Hills officers, employees and public servants to issue appropriate tickets for violations of the City Code and the summary was approved for publication.

Council set date of August 18, 1988 for public hearing for Vacation of Davis Lane in Section 12.

Council made appointments to the following Boards and Commissions:

**Arts Commission**  
Fern Barber, Kathryn Briggs, and Donald Ross - three year terms to expire 2/1/89.

**Historical Commission**  
Ray Briggs, Floyd Cairns, Albert Moehman, and John Willard - three year terms to expire 2/1/89.

**Zoning Board of Appeals**  
Lawrence Lichtman and Jean Fox - three year terms to expire 2/1/89.

**Historic District Commission**  
Randall Winston - three year term to expire 2/1/89.

**Deaification Commission**  
Fred Harrison - replacing Patricia Bauer (deceased) for completion of term to expire 2/1/87.

**Economic Development Corporation**  
William Costick - six year term to expire 8/13/92.

Council approved preferences expenses for Annual Meeting of Michigan Municipal League on September 14-20, 1988.

Special Study Session was scheduled for September 29, 1988 to review RA-3 zoning along Orchard Lake Road.

City Attorney Retainer Contract was approved for 1988/87 fiscal year.

Council adopted EDC Resolution No. 3, setting public hearing date of August 11, 1988 for Louis P. Ferris, Jr. project.

Council adopted EDC Resolution No. 3, setting public hearing date of August 11, 1988 for F.A.C. Project.

Council determined to hold executive session following meeting to discuss pending litigation.

Transfer of Employment was approved for Nederman, Inc. to Westland, MI.

Policy Resolution was adopted as amended relative to rezoning notification for mobile home residents when rezoning of mobile home park property is proposed.

Resolution was adopted authorizing purchase order to Wm. F. Scil & Son, Inc. for utility tractor for Department of Special Services, in amount of \$9,139.66.

Resolution was adopted authorizing purchase order to P. & D. Refurbishing Company for refurbishing of Fire Engine No. 3, in amount of \$4,585.

Payback Agreement was approved for Nova Woods for Sanitary Sewer Installation on Drake Road.

Traffic Control Order No. Y-248-1888 was adopted, requiring all eastbound Chesapeake Road traffic to yield at Livingston Circle.

Traffic Control Order No. Y-132-1888 was adopted, requiring all northbound Hancock Drive traffic and southbound Chesapeake Ct. traffic to stop at Chesapeake Road before entering intersection.

Traffic Control Order was adopted as modified, prohibiting parking on Danvers Drive from Twelve Mile to the creek crossing and on the west side of Danvers up to South Warwick Drive.

Council approved employment of Anthony Alex, as Seasonal Laborer in the Department of Special Services, in accordance with Article X, Section 10.01A of the City Charter.

Discussion relative to Master Plan for City Hall complex. City Manager was directed to do minimal work to convert police building for City Hall use.

Discussion relative to Major Road Improvement Program/Bond Issue. City Manager was directed to send out survey regarding major road improvements.

Council determined to lift ban on building permits in Huettner Farm Subdivision and established date of August 12, 1988 for open space completion.

Staff was directed to use letter of credit to complete open space improvements in Farmington Brook Subdivision and ban was lifted for building permits.

Meeting adjourned at 12:15 a.m.

J. I. ALKATEEB, Mayor  
JOAN REYNOLDS, City Clerk

## CITY OF FARMINGTON COUNCIL PROCEEDINGS (Summary)

A regular meeting of the Farmington City Council was called to order by Mayor Hartsock at 8:00 p.m. on July 7, 1988, in Council Chambers, 23800 Liberty Street, Farmington, Michigan.

**PRESENT:** Campbell, Hartsock, Tupper, Yoder.

**ABSENT:** Bennett.

**OTHERS PRESENT:** City Manager Deadman, Assistant Director Gushman, Director Lauboff, City Attorney Kelly, City Clerk Busby.

Minutes of previous meetings were approved.

Minutes of other Boards were received and/or filed.

Council denied Frederick Westphal's request for a taxi cab license.

Council authorized a contract with the Oakland County Board of Road Commissioners, the Michigan Department of Transportation and the City of Farmington Hills for modernization of traffic signalization at Orchard Lake and Ten Mile Roads.

Council awarded Grimes Cleaners the contract for cleaning police uniforms in the amount of \$4,157.43.

Council ratified the contract amendments submitted for the new 3-year contract between City and AECME, Local 1451.

Council authorized the acceptance of the 1988-87 allocation and the extension of the Commercial Assistance Program contract to December 1987.

Council adopted a resolution opening Senate Bill 415 which would allow special assessments to be included in utility taxes.

Council was notified of a cost increase for solid waste disposal.

The following ordinances were adopted:

**ORDINANCE NO. C-53-88**  
AN ORDINANCE TO AMEND SECTION 2.93, WATER RATES SECTION 2.94, SEWAGE DISPOSAL RATES, SECTION 2.95, BILLING AND SECTION 2.97, COLLECTION, OF CHAPTER 20, WATER AND SEWER RATES OF TITLE II OF THE CODE OF THE CITY OF FARMINGTON

**THE CITY OF FARMINGTON ORDAINS:**

2.93. Water Rates. The rates to be charged for water service shall be as follows:  
WATER BILLING CHARGE: \$8 per 1,000 gallons used  
MINIMUM QUARTERLY METER AND SERVICE CHARGE to each premises shall be \$4.40

Charges for water service to premises outside the City shall be fixed by the Council, but shall not be less than those charged for such service to premises within the City.

2.94. Sewage Disposal Service Rates. Charges for sewage disposal service to each premise within the City connected to the sewerage disposal system or each quarterly or bi-monthly period, shall be one hundred twenty-five percent (125%) of the water charges for such premises for such period. Charges for sewage disposal service furnished to premises outside the City shall be fixed by the Council but shall not be less than those charged for such service to premises within the City.

If the character of sewage from any manufacturing or industrial plant, or from any building or premise, is such that it will be an undue burden upon the sewage disposal system of the City or any other sewage disposal system through which it flows, then an additional charge shall be made over and above the regular rates, or it may be required that such sewage be treated by the person, firm or corporation responsible therefor before being emptied into any public drain or sewer, or the right to so empty said sewage may be denied, if necessary, for the protection of any such sewage disposal system or the public health or safety.

2.95. Billing. Charges for water service and sewage disposal service shall be billed in the months of March, June, September and December of each year and such charges shall become due on the fifteenth (15th) day of the following April, July, October and January, respectively, and if such charges are not paid on or before such due date, then a penalty of ten percent (10%) shall be added thereto, unless such penalty is waived by the City Treasurer for extenuating circumstances. In no case shall the penalty be waived more than once in a two-year period.

2.97. Collection. The Department is hereby authorized to enforce the payment of charges for water service to any premises by discontinuing the water service to such premises and the payment of charges for sewage disposal service to any premises may be enforced by discontinuing either the water service or the sewage disposal service to such premises, or both, and an action of assumpsit may be instituted by the City against the customer. The charges for water

service and sewage disposal service, which, under the provisions of Act 94, Public Acts of 1933 of the State of Michigan, as amended, are made a lien on the premises to which furnished, are hereby recognized to constitute such lien; and the Superintendent of the Department shall, annually, on May 1, certify all unpaid charges for such services furnished to any premises which, on the 31st day of April preceding, have remained unpaid for a period of six (6) months, to the City Assessor, who shall place the same on the next tax roll of the City. Such charges so assessed shall be collected in the same manner as general City taxes. In addition to such charges the property owner shall be assessed an administrative charge of Twenty-five (\$25.00) Dollars. In cases where the City is properly notified in accordance with the Act of 1933, that a tenant is responsible for water or sewage disposal service charges, no such service shall be commenced or continued to such premises until there has been deposited with the Department, a sum sufficient to cover two times the average quarterly bill for such premises as estimated by the Superintendent, such deposit to be in no case less than Twenty-five (\$25.00) Dollars. Where the water service to any premises is turned off to enforce the payment of water service charges or sewage disposal service charges, such water or sewage disposal service shall not be recommenced until charges have been paid and a deposit as in the case of tenants is made, and there shall be a water turn-on charge of Fifty (\$50.00) Dollars unless the turn-on is made during normal Department working hours in which case the charge will be Twenty (\$20.00) Dollars. In any other case where, in the discretion of the Superintendent, the collection of charges for water or sewage disposal service may be difficult or uncertain, the Superintendent may require a similar deposit. Such deposit may be applied against any delinquent water or sewage disposal service charges and the application thereof shall not affect the right of the Department to turn off the water service and/or sewer service, to any premises for any delinquency thereby satisfied. No such deposit shall bear interest and such deposit, or any remaining balance thereof, shall be returned to the customer making the same when he shall discontinues receiving water and sewage disposal service or, except as to tenants as to whom notice of responsibility for such charges has been filed with the City, when any eight (8) consecutive quarterly payments have been made by said customer with no delinquency.

This ordinance was introduced at a regular meeting of the Farmington City Council on July 7, 1988, and was adopted and enacted at the next regular meeting on July 7, 1988, and will become effective for all bills occurring after October 1, 1988.

**AYES:** Tupper, Yoder, Campbell, Hartsock.  
**NAYS:** None.  
**ABSENT:** Bennett.

**ORDINANCE NO. C-53-88**  
AMENDMENT NO. 15 TO THE ZONING MAP

**THE CITY OF FARMINGTON ORDAINS:**

**SECTION 1:** That the territory lying with the City of Farmington, Oakland County, Michigan, will be rezoned as follows:  
Lots 57, 58, and 59 - Floral Park, a Subdivision of part of the W. 1/4 of S.W. 1/4 of Section 28 and part of the N.W. 1/4 of N.W. 1/4 of Section 31, T19N, R3E, Farmington Township, now City of Farmington, Oakland County, Michigan. (As recorded in Liber 23 of Plats, Page 22, Oakland County Records)

**FROM:** R-1 One Family Residential  
**TO:** R-1-O One Family Office

**SECTION 2:** The map showing the property affected by this amendment is made a part of this ordinance and is on file in the City Clerk's Office.

**SECTION 3:** This ordinance shall be known as Amendment No. 15 to the Zoning Map of the City of Farmington as recorded July 1, 1988.

This ordinance was introduced at a regular meeting of the Farmington City Council on July 7, 1988, and was adopted and enacted at the next regular meeting of the Council on July 7, 1988, and will become effective ten (10) days after publication.

**AYES:** Yoder, Campbell, Hartsock, Tupper.  
**NAYS:** None.  
**ABSENT:** Bennett.

Council received the General Fund and 47th District Court Financial Reports for the eleven months ended May 31, 1988. Monthly bills were approved for payment.

Meeting adjourned at 9:20 p.m.

WILLIAM S. HARTSOCK, Mayor  
JOSEPHINE M. BUSBY, City Clerk