

West Bloomfield, Farmington tankers score wins

Rochester Adams made West Bloomfield its sixth swimming victim of the season Tuesday as the Highlanders posted a 75-53 non-league victory.

Adams improved its record to 6-1 with the win.

Jerry Misset was the lone Laker winner as he posted first-place times in the 50- and 100-yard freestyle races. He logged 50.6 in the 100 and 23.4 in the 50.

Doug Cleland and David Krull were double winners for the Highlanders. Cleland set Adams' pool records in the 200 freestyle and the 100 backstroke. His freestyle time was 1:45.99, while his backstroke time was 54.5.

Krull hit a state qualifying time of 2:04.6 in the 200 individual medley. He was also first in the 100 butterfly with a 55.9.

Tom Warnica won the 500 freestyle for Adams with a time of 4:58.2, and Kevin Hood was first in the 100 breaststroke with a 1:02.8 clocking. Jeff Jones won diving with 162.2 points.

Scott Ogg, Reed, Jim Steve and Warnica placed first in the 200 medley relay with a time of 1:46.9, and Kevin Small, Ogg and Cleland was first in the 400 freestyle relay with a 3:31.7.

Tonight, Adams continues its quest for its first Metro Suburban Activities

Association title with a home meet against Southfield-Lathrup. West Bloomfield's next meet is Tuesday at Farmington Harrison.

FARMINGTON HIGH placed first in nine events Tuesday as the Falcon swimmers posted a 69-5 non-league victory over Westland John Glenn.

Farmington, 4-3 overall, was paced by the double-winning performances from Alec Campbell, Randy Gallinger and Chris Edwards.

Campbell won the 100 butterfly (56.4) and the 100 breaststroke (1:08.1). Edwards was first in the 50 (23.2) and 100 (53.1) freestyle races, and Gallinger placed first in the 200 (1:54.8) and 500 (5:12) freestyles.

Andy Burns won diving with 168.1 points, and Jay Weaver was first in the 100 backstroke (1:02.3) and 200 (2:13.1).

Farmington's 200 medley relay team of Weaver, Erik Davis, Campbell and Edwards finished with a first-place time of 1:48.3.

Tonight, Farmington swims at Northville.

SOUTHFIELD-LATHRUP fell to 1-4 on the season Tuesday as the Chargers lost to Ferndale, 67-59, in non-league swimming action.

Rick Lafferty, Mike Schuler and Dave Johnston each had a win to go along with a first-place medley relay performance.

Lafferty was first in the 100 backstroke (1:02.3) while Johnston won the 100 breaststroke (1:08.5) and Schuler won the 200 individual medley (2:14.1). Lafferty, Schuler, Johnston and Tom Grubba won the 200 medley relay in 1:50.3.

Tonight, Lathrup is at Rochester. Adams for a Metro Suburban Activities Association meet.

Raider spikers No. 1

North Farmington remained undefeated in the volleyball circuit Monday as the Raiders — the No. 1 team in Oakland County — topped Westland John Glenn, 16-16, 15-13.

The Raiders, 11-0 overall and 4-0 in the Northwest Suburban League.

In the meet with Westland Glenn, junior Mary Kozicki sparked the Raiders as she served for the winning points in both games. Trailing 16-15 in the first game, Kozicki's served for three straight to take the win in the next match, she broke a 13-13 tie with two straight serving points.

"It was a very exciting match," North coach Sandy Lubienicki said. "Our team held together with good defense and good offense. Whatever we did much more effectively than we did. They're a good team."

Friday, North won a round-robin city tournament as the Raiders defeated Harrison and Farmington. The Raiders

defeated Farmington, 15-13, 15-13, and Harrison, 15-2, 15-6. Farmington defeated Harrison in the other match.

Margie Lee played all-around good games, and the Raiders were aided by aggressive play from Amy Austin and Kozicki.

Saturday, North will participate in the Wayne Memorial tournament.

DETROIT COUNTRY DAY School logged its first win in the Metro Conference Tuesday as the Yellow Jacket spikers defeated Hamtramck, 15-7, 15-2.

Senior captain Kristen Morley led the charge with nine serving points, and added some fine setting and defensive play.

Verena Buschmann added eight serving points.

Saturday, Country Day is at Ann Arbor Greenhills. Tuesday, the Yellow Jacket host Logitt.



Where will sports violence cease?

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Examine the three incidents and search for parallels. All three were important games. At the ice rink, a fight was started by a player-turned-spectator and an arena official.

At the Rice-CC basketball game, an announcer helped get things bubbling. Indeed, in the Rice locker room after the game coach Nick Conti told his players, "Their mistake was that they announced that CC was the home of the Catholic League football champions. They forgot one thing — who the Catholic League basketball champions are (Brother Rice)."

Players, at all three contests, played a role in the violence. Bentley leers banging their sticks at the Stevenson bench, and Stevenson players slapping around a stuffed building, CC and Rice cagers joining in a free-for-all; Truman's Boynton inciting the crowd with his overly aggressive play.

THERE IS NOTHING more senseless than crowd violence. At its worst, it can kill. In sports, it can cause cancellation of games or force them to be played in empty gyms, as has happened in the not-so-distant past.

Fan is short for fanatic, which means "a person inspired with excessive and bigoted enthusiasm." Another derivative of the word is fanaticism, which is defined as "violent enthusiasm."

Limiting such emotion is a necessity and responsibility of everyone: overzealous announcers, players, coaches, school officials, the press and the people in the crowd. Whatever violence is connected with sport, keep it confined to the playing field.

Within the playing field, violence is governed by rules. When it spills into the crowd, it is not.

Lines of reason must be drawn to keep fans from turning to fanaticism.

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CITY OF FARMINGTON COUNCIL PROCEEDINGS (Summary)

A Regular meeting of the Farmington City Council was held on Monday, January 17, 1983, in Council Chambers, 21500 Liberty Street, Farmington, Michigan. Mayor Bennett called the meeting to order at 8:00 p.m.

PRESIDENT: Mayor Bennett, **Councilmen:** Hartsock, Mitchell, Tupper, Yoder. **CITY OFFICIALS:** PRESIDENT: City Manager Deadman, Director Billing, Director Seider, Attorney Kelly, G. Horner, City Clerk Bushey.

Minutes of the previous meeting were approved.

Minutes of other boards were received and filed.

Council held a Public Hearing to review proposed uses for the 1985-86 Community Development Fund of approximately \$7,000.00.

Council tabled a decision on the requested sign variance for the Speed Lube Center on Grand River until the next meeting.

Council instructed the City Manager to submit an ordinance revising restaurant closing time on Friday and Saturday from 1:00 a.m. to 2:00 a.m.

Council supported House Bill 8685 which would strengthen anti-obscenity legislation. Council considered a Pontiac Township resolution requesting opposition to implementing the Oakland County Solid Waste Plan.

Council concurred with a resolution from the Village of Lake Orion objecting to City of Detroit increases for sewage treatment and requesting that the Detroit Water and Sewer System be administered by a Regional Board.

Council received notice of the February 10th Meeting of the Michigan Municipal League's Region IV.

Council considered Dave Corwell's objection to late night restaurant operation.

Council issued the following proclamations:

JUNIOR ACHIEVEMENT WEEK
- January 22 - 25, 1983

PATRIOTISM WEEK
- February 21 - 27, 1983.

The following ordinance was adopted:

Ordinance No. C-501-83

Council supported the City of Oak Park's objections to Substitute House Bills 6148, 6149 and 6151 relative to establishing a Regional Transportation Authority with area-wide taxing powers.

Council authorized the renewal of the Maintenance Contract for Farmington Road with Oakland County Road Commission.

Council approved salary increases to general employees including a provision for a classification adjustment plan, effective January 1, 1983.

Council approved amendments to the City Manager's Agreement affecting salary and severance pay.

Council accepted, with regret, Councilman Tupper's resignation from the Board of Zoning Appeals.

The Building Department's Second Quarterly Report for October through December, 1982 was received and filed.

Monthly bills were received for payment.

Meeting adjourned at 10:10 p.m.

ALTON L. BENNETT, Mayor
JOSEPHINE M. BUSHEY, City Clerk

ORDINANCE NO. C-501-83

AN ORDINANCE TO AMEND THE CODE OF THE CITY OF FARMINGTON BY ADDING A NEW CHAPTER, WHICH NEW CHAPTER SHALL BE DESIGNATED AS CHAPTER 94, ALCOHOLIC LIQUOR, TITLE IX - POLICE REGULATIONS, AND BY DELETING SECTION 9.1555, SUBSECTIONS (1) THROUGH (4) OF CHAPTER 90, DISORDERLY CONDUCT, OF SAID CODE.

9.501 State License. No person shall engage in the business of selling alcoholic liquor, beer, wine or spirits for consumption in the City of Farmington without first obtaining a license therefor, as required by the statutes of the State of Michigan.

9.502 Council Approval. No person shall sell alcoholic liquor, beer, wine or spirits for consumption on the premises within the City of Farmington without having obtained the approval of the Council of said city of Farmington for a license so to sell, as required by the statutes of the State of Michigan.

9.503 Minor; Alcoholic Liquor. No person under the age of twenty-one (21) years shall, in the city, do any of the following:

- (1) Purchase, offer or attempt to purchase, have in his possession or consume any alcoholic beverage in a licensed premises. A person who violates this subsection is responsible for a civil infraction.
- (2) Furnish any false information or make any false representation as to his age to any law enforcement officer, or to any person in charge of, or employed in an establishment licensed to sell alcoholic beverages, for the purpose of obtaining a sale of any alcoholic beverage to himself.
- (3) Knowingly possess, transport or have under his control in any motor vehicle any alcoholic beverage unless that person is employed by a licensee under the Michigan Liquor Control Act and is possessing, transporting or having such alcoholic beverage in a motor vehicle under his control during regular working hours in the course of his employment.

9.504 Sale to Minors. It shall be unlawful for any person to sell, assist in the procurement of, or provide, give or furnish to any minor under the age of twenty-one (21) years, any alcoholic beverage, except upon authority of and pursuant to a prescription of a duly licensed physician.

9.505 Conduct on Premises. No person having the management, ownership or control of any premises in the City of Farmington, wherein alcoholic liquors are sold for consumption on said premises, shall permit by food music, food entertainment, boisterous conduct, or in any other manner, the disturbance of the peace and good order of the neighborhood, nor shall any person or persons frequenting such premises, make or assist in making any noise, disturbance or improper diversion by which the peace and good order of the neighborhood is disturbed.

9.506 Consumption in Public. No alcoholic liquor shall be consumed on the public street, or in public parks, or in any store or establishment doing business with the public in the City of Farmington not licensed to sell such alcoholic liquor for consumption on the premises.

9.507 Number of Establishments Permitted. The City Council shall establish by resolution the number of establishments within the city in which the sale or consumption of alcoholic liquor, beer, wine or spirits shall be permitted. The number of such establishments may be less, but in no case greater than the number of such establishments permitted by law of this state.

9.508 Approval of City Departments. Before the approval of the City Council is given of the issuance, renewal or transfer of a liquor license, the application for such license shall be referred to the following city departments: Police Department, Department of Building, Public Safety and Treasurer. The written report of all such departments certifying compliance with all applicable laws and regulations shall be received by the City Manager before such application shall be approved by the City Council.

9.509 Payment of Obligations to City. All personal property taxes and all real property taxes and all other obligations due and payable to the city shall be paid which relate to any premises for which liquor license is sought to be transferred before the City Council shall approve the issuance, transfer or renewal of such license.

9.510 Application for License. In addition to such application(s) as may be required by the Michigan Liquor Control Commission, an application for a license shall be made to the City Council to sell alcoholic liquor, beer, wine or spirits.

Said separate application shall be filed in writing and forwarded to the Department of Public Safety by the applicant, if an individual, or by a duly authorized agent thereof, if a partnership or corporation; verified by oath or affidavit; and shall contain the following statements and information:

- (1) The name, age and address of the applicant in the case of an individual, or in the case of a corporation, the name and address of the officer or officers, the names and addresses of the officers and directors; and if a majority interest in the stock of such corporation is owned by one person or his nominee, the name and address of such person.
- (2) The citizenship of the applicant; his place of birth; and, if a naturalized citizen, the time and place of his naturalization.
- (3) The character of business of the applicant; and in the case of a corporation, the object for which it was formed.
- (4) The length of time said applicant has been in business of that character; or in the case of a corporation, the date when its Charter was issued.
- (5) The location and description of the premises or place of business which is to be operated under such license.
- (6) A statement whether applicant has operated or made application for a similar or other license on any premises other than described in this application, and the disposition of such license or application.
- (7) A statement that applicant has never been convicted of a felony and is not disqualified to receive a license by reason of any matter or thing contained in this ordinance or the laws of the State of Michigan.
- (8) The statement that the applicant will not violate any of the laws of the State of Michigan or of the United States or any ordinance of the City of Farmington or the administrative rules of any regulatory agency in the conduct of its business.
- (9) The application shall be accompanied by building and plan plans showing the entire structure and premises, and in particular the specific areas where the license is to be utilized. The plans shall demonstrate adequate off-street parking, lighting, refuse disposal facilities, and where appropriate, adequate plans for sound barriers and noise control.

9.511 Restrictions on Licenses. No such license shall be issued to:

- (1) A person whose license has been revoked for cause.
- (2) A person who, at the time of application or renewal of any license issued hereunder, would not be eligible for such license upon a first application.
- (3) A co-partnership, unless all of the members of such co-partnership shall qualify to obtain a license.
- (4) A corporation, if any officer, manager or director thereof, or a stock owner or stockholder owning in the aggregate more than five percent (5%) of the stock of such corporation would not be eligible to receive a license hereunder for any reason.
- (5) A person who has been convicted or found responsible of a violation of any federal or state law or Administrative Rules of the Michigan Liquor Control Commission concerning the manufacture, possession or sale of alcoholic liquor.
- (6) A person who does not own the premises for which a license is sought or does not have a lease therefor for the full period for which the license is issued.
- (7) Any law enforcement official or any member of the City Council, and no such person shall be eligible to receive any such license directly or indirectly in the manufacture, sale or distribution of alcoholic liquor.

(512) Restrictions on Licenses. No such license shall be issued to operate on premises:

- (1) Where there exists a violation of the applicable Building, Electrical, Mechan-

ical, Plumbing or Fire Code, applicable Zoning Regulations, or applicable Public Health Regulations.

- (2) Unless the sale of beer, wine or spirits is shown to be compatible with other permitted business uses upon the site such as, but not limited to, food sales, hotel operations or recreational activities.
- (3) Where the applicant is not a resident of the City of Farmington, or if he or she will not reasonably soon after commencement of operations in the neighborhood, or will not reasonably soon after commencement of operations in the neighborhood, off-street parking, lighting, refuse disposal facilities, noise or nuisance control, or such new construction or remodeling as proposed would not be compatible with the neighborhood.
- (4) Where Council determines by majority vote that the location proposed for a licensed liquor establishment will have an adverse effect on the community, with consideration given to traffic safety conditions, accessibility to major streets or highways, distance from public or private schools, impact on adjacent residential districts, zoning classifications and the availability of parking.

9.513 Terms of License. Approval of a license shall be for a period of one year subject to annual renewal by the City Council upon continued compliance with the regulations of this ordinance. Approval of a license shall be with the understanding that any necessary remodeling or new construction for the use of the license shall be completed within six months of the action of the City Council or the Michigan Liquor Control Commission approving such license, whichever last occurs. Any unusual delay in the completion of such remodeling or construction may subject the license to revocation.

9.514 Annual License Review. At the time of the annual review by City Council of Class C licenses for purposes of making recommendations to the Michigan Liquor Control Commission regarding renewal of said licenses, Council shall consider whether a licensed establishment has been operated during the existing license year in a manner consistent with the provisions of this ordinance and all other applicable laws and regulations. Licensee's continued operation of the licensed establishment is reasonably likely to affect adversely investment in real property in the neighborhood of the establishment, and this consideration shall include, inter alia, entertainment, events or promotions; and whether impact upon the neighborhood is otherwise contrary to the peace, order and tranquility of the neighborhood.

9.515 Revocation of License. Each establishment within the city for which a license is granted for the consumption of alcoholic liquor upon the premises shall be operated and maintained in accordance with all applicable laws and regulations, and in a clean and sanitary manner and in accordance with the approval of the Health Department. Upon any violation of this Section or any Section of this Chapter, the City Council may, after notice and hearing, request the Liquor Control Commission to revoke such license. If the Liquor Control Commission, after notice and hearing, recommends the revocation of a license, the City Council shall, upon any objection to renewal or request for revocation of a license, by first class mail, mailed not less than seven (7) days prior to hearing with notice of a hearing, which shall contain the following:

- (1) Notice of proposed action.
- (2) Reasons for the proposed action.
- (3) Date, time and place of hearing.
- (4) A statement that the licensee may present evidence and testimony and confront adverse witnesses.

Said hearing shall be open to the public and notice of said public hearing shall be mailed first class mail to each residence within 300 feet of the property of the licensed establishment.

Following hearing, the City Council shall submit to the license holder and the Commission a written statement of its findings and determination.

9.517 Criteria for Non-Renewal or Revocation. The City Council may recommend non-renewal or revocation of a license to the Michigan Liquor Control Commission upon a determination by it that based upon a preponderance of the evidence presented at public hearing any of the following exist:

- (1) Violation of Sections 9.511 and/or 9.512, or any other provision of this ordinance or any other law, ordinance or statute and the Administrative Rules or provisions of the Michigan Liquor Control Act.
- (2) Maintenance of a nuisance upon the premises, including, but not limited to, the following:
 - (a) Existing violations of Building, Zoning, Health, Fire or Regulatory Codes.
 - (b) A pattern of patron conduct in the neighborhood of the licensed establishment which is a violation of the law and/or disturbs the peace, order and tranquility of the neighborhood.
 - (c) Failure to maintain the grounds and exterior of the licensed establishment, including litter, debris, refuse blowing or being deposited on adjoining premises.
 - (d) Entertainment without a permit and/or entertainment which disturbs the peace, order and tranquility of the neighborhood.
 - (e) Any advertising, promotion or activity which by its nature, causes, creates or contributes to disorder, disobedience to rules, ordinances or laws, or contributes to the disruption of normal activity of those in the neighborhood of the licensed establishment.

9.518 Severability. Should any section of this ordinance be declared unconstitutional, such declaration shall not affect the validity of the remaining sections of this ordinance.

This ordinance was introduced at a Regular Meeting of the Farmington City Council on January 3, 1983, and was adopted and enacted at the next Regular Meeting on January 17, 1983, and will become effective ten days after its adoption.

AYES: Mitchell, Tupper, Yoder, Bennett, Hartsock.

NAYS: None.

ADJUDICATED.

PUBLISHED: January 27, 1983