

Clarenceville Goes It Alone On Appeal Of Roth Order

Clarenceville School District is going a different route in its effort to fight Federal Judge Stephen Roth's cross-district busing order. The Clarenceville board will "go it alone" in a direct appeal to the U.S. Court of Appeals in Cincinnati. It is asking the Appeals Court to prohibit Roth from exercising jurisdiction over Clarenceville.

The board, by unanimous voice vote, gave that instruction to its attorneys, the law firm of Dell, Shantz, Booker and Schulte. The appeal was entered July 1, asking an immediate hearing, but so far no reply has been received from the Appeals Court.

SUPT. DAVID B. McDowell explained: "We feel we lie outside Judge Roth's jurisdiction. We haven't been allowed due process of law, and yet a decision has been made which affects us."

Clarenceville paid dues to an organization of suburban school districts for several months for legal research on the Detroit school desegregation case but always declined to join the group as a defendant.

Thus, it maintained the option of filing its own, separate appeal.

West Bloomfield and Bloomfield Hills school districts have filed similar appeals. West Bloomfield uses the same law firm as Clarenceville, McDowell said, but the two appeals are being made separately.



DR. SAMUEL PRISK

formed in 1937. We weren't created to segregate," McDowell said. "We feel we were not at fault in anything."

of the Clarenceville district," McDowell said.

Under the desegregation plan drawn up by the National Assn. for the Advancement of Colored People, Judge Roth ordered Clarenceville clustered with Farmington School District and the Redford and Cooley high school areas of northwest Detroit.

Clarenceville lies in the northeastern corner of the City of Livonia, the southeastern part of Farmington Township, with a tiny sliver of northwestern Redford Township. Its center is the historic Botsford Inn at Grand River and Eight Mile, the district's biggest tax plum in Livonia Mall.

IN OTHER business, the school board elected Dr. Samuel Prisk, a dentist, president. A former president and 13-year board veteran, Dr. Prisk succeeds Dr. Martin Wechsler, who declined to seek reelection in June.

Other officers elected were Norman Hunt, vice president; Thomas Wilson, secretary; and Richard Wood, treasurer. Wood was reelected to the board in June after dropping out two years ago.

All votes were unanimous among the six board members who attended the July 5 reorganization meeting.

Next meeting of the Clarenceville school board will be Thursday at 8 p.m. in the board office.

DAVID J. WESTHOFF of 31814 Delaware, Livonia, has been promoted to assistant vice president and auditor at Detroit Bank & Trust. A graduate of Western Michigan University where he earned a BBA degree, Westhoff joined the bank in 1965 and was named assistant cashier in 1970. He is a member of the Bank Administration Institute and the Institute of Internal Auditors.

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FARMINGTON Ingersoll Rand, Inc., is moving its Livonia operation into the old Futurmill Inc., building, 23400 Halstead Rd., Farmington Township, according to Roy Case, Ingersoll executive supervising the move.

The new location will produce custom fixtures for the auto industry, according to Case. The whole operation will employ about 80 people, which will be transferred from the company's plant on Levan, between Plymouth and Schoolcraft, in Livonia.

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TAX ANTICIPATION NOTES

Sailed bids for the purchase of tax anticipation notes of Farmington Public School District, County of Oakland, Michigan, of the par value of \$3,000,000.00 will be received by the undersigned at 33000 Shawwassee Street, Farmington, Michigan, until 7:00 o'clock P.M., Eastern Standard Time, on the 18th day of July, 1972, at which time and place they will be publicly opened and read.

The notes will be dated July 21, 1972, will mature March 15, 1973, and will bear interest at a rate or rates not exceeding 8% per annum. Both principal and interest will be payable at a bank or trust company located in the State of Michigan to be designated by the original purchaser of the notes which paying agent qualifies as such under the Statutes of the State of Michigan or of the Federal Government, subject to the approval of Farmington Public School District Designations and form of notes to be at the option of the purchaser. Accrued interest to date of delivery of such notes must be paid by the purchaser at the time of delivery.

The notes shall not be subject to redemption prior to maturity. For the purpose of advancing the notes the interest cost of each bid will be computed by determining, at the rate or rates specified therein, the total dollar value of all interest on the notes from July 21, 1972, to their maturity and deducting therefrom any premium. The notes will be awarded to the bidder whose bid on the above computation indicates the lowest dollar interest and to the municipality. No proposal for the purchase of less than all of the notes or at a price less than their par value will be considered.

The loan is an anticipation of the 1972 School District Tax due and payable December 1, 1972. A certified or cashier's check in the amount of 2% of the par value of the notes, drawn upon an incorporated bank or trust company and payable to the order of the Treasurer, must accompany each bid as a guarantee of good faith on the part of the bidder to be forfeited as liquidated damages if such bid is accepted and the bidder fails to take up and pay for the notes. Checks of unsuccessful bidders will be promptly returned.

Bids shall be conditioned upon the unqualified approval of the purchaser's attorney approving the legality of the notes, to be secured at the purchaser's expense. The purchaser shall furnish notes ready for execution at his expense. Notes will be delivered at a place to be agreed upon with the purchaser. The right is reserved to reject any and all bids. Envelopes containing the bids should be plainly marked "Proposal for Notes."

KATHRYN STIRLING, Secretary
Board of Education

APPROVED JULY 5, 1972
STATE OF MICHIGAN
MUNICIPAL FINANCE COMMISSION
Publish: July 12, 1972

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