

The Grand Valley Ledger

Volume 10, Issue 24

Serving Lowell Area



Readers Since 1893

April 30, 1986

L.H.S. places two finalists in "Citizen's Bee" competition

It took four and a half hours of hot television lights and the incessant pressure from round after round of questions at the Gerald Ford Museum, but months of hard work paid off well when Lowell High School Sophomore, Sandy Baker, a 3rd

place finisher in the Regional Citizen Bee Competition found herself take another 3rd place at the State Level. As a State Finalist, for her efforts she was rewarded with a \$300 scholarship, a trophy, and a Close-Up trip to Washington D.C., advancing her to the National competition held in June. Sandy's teammate, Junior Christy Mellon, who had already won a Close-Up trip to Washington D.C. with her 1st place Regional finish, placed a very respectable 8th at the State Competition. The Lowell Close-Up Club wishes to thank the Lowell Rotary, Lowell Lions, State Savings Bank, Attwood Corporation, Lowell Education Association, Central States Precision Grinding, Lowell Student Council, Kropf Chemical, King Milling and the many other individuals and businesses for their generous support which help make the Lowell Citizen Bee possible.



Sandy Baker and Christy Mellon

The goal of the Citizen Bee is to focus attention on American history and government, involving student contestants, along with teachers, parents, business leaders, and government officials, in highly visible local, regional, state and national competitions. Just as the classic spelling bee adds competitive verve to a fundamental discipline, the Citizen Bee brings motivation and excitement to history, politics, and current events.

School Board Briefs:

L.H.S. has scholarship finalist



Lowell High School Principal, Dick Korb and Director of Student Services, Gordon Gould present Jason Robertson the National Merit Certificate.

Lowell High School is proud to have Jason Robertson named as a National Merit Corporation Finalist. He is the first finalist in recent years for the high school. Many students have been named semi-finalists in the nationwide academic competition.

Jason is the son of Gary and Rose Robertson of 36th Street. He is the oldest of three children. His hobbies include all kinds of musical activities and he plays the trombone and bass guitar. He also enjoys creative endeavors of all sorts. During his high school years, Jason has played soccer and tennis. He has participated in the debate and forensics programs, and has won many individual awards in those programs.

Jason's college plans call for enrollment at Macalester Col-

The Lowell Board of Education held a special meeting on Monday, April 28, 1986.

Under communications, the Board accepted a letter of resignation from Jo Murphy, Board Trustee, to take effect June 30, 1986 due to her moving out of the school district.

The Board then took action to expand the athletic program for the 1986-87 school year by approving the continuation of the middle school interscholastic program and girls J.V. softball program, and establishing an additional assistant football coach, freshman baseball program, and a varsity soccer program. The approval was given with an appeal an encouragement from the Board that parents of students involved hereafter in a varsity program provide as much support through the Athletic Boosters to support all high school athletic programs.

In matters relating to personnel, the Board accepted resignations from high school science teacher, Janice Whitley; elementary teachers, Cora Troy and Virginia Smith; and high school special education teacher, Mau-

reen Dorrough, effective at the end of the 1985-86 school year. A leave of absence was granted to Ron MacPherson for the 1986-87 school year.

The Board then awarded the low reroofing bid to Vander-Broek Roofing for a Trocal S-60 roofing system at a base bid of \$413,627. The Board's award was based upon the recommendations of Vos Construction Company which will be acting as the Board construction manager.

In the last item of business the Board awarded the bond bid for the purchase of \$500,000 Energy Conservation Improvement Bonds to City Bank and Trust Company who bid at an average interest rate of 5.155% over the five year duration. Bond payback will be with the 1.9 extra voted mills passed by voters in October 1985.

White Cane Week for Lions

This year marks the Fiftieth year that White Cane program will be sponsored by Lions Clubs across the country. White Cane Queen, Marion Kay Goodell, has been making appearances around the State with her leader Dog, a German Shepherd named Heidi. She recently appeared at a Detroit Tiger baseball game.

The Lowell and Alto Lions Clubs will be collecting donations for White Cane on two weekends, May 2,3 and May 9 and 10. The clubs will be at Eberhards, State Savings Bank, Rite-Aid and Crystal Flash. The money collected is used for many Lions projects including Welcome Home for the Blind, Leader Dogs and The Association for the Blind.

The Lowell and Alto Lions also give their financial support - - - - - Appointments not always needed at Vanity Hair Fashions, Open six days Lowell, 897-7506.



Marion Kay Goodell, 1986 Lions White Cane Queen.

to many local projects including supplying glasses for the needy, Boys State, Close Up and most recently Project Quest, a drug awareness program for middle school students.

PRECISION & FASHION HAIRSTYLING - For both men and women. Man's World Hairstyling. Phone 897-8102.

We deliver 7 days a week 4 - 8 p.m. Heritage Meat Market

Along Main Street



OPEN HOUSE FOR HOWARD AND EVELYN

Lowellites are invited to attend an Open House in honor of Howard and Evelyn West. The Wests recently sold their business, Anderson's Family Shoes, and have retired to their lakefront home near Cedar Springs. The event will be held at the American Legion Roller Rink on Sunday, May 4 beginning at 7:30 p.m. Bring your skates!

DID YOU KNOW...

Our high school teaching staff has earned 25 Masters Degrees, 22 Bachelors Degrees with 2 members currently working toward Specialists or Doctorates.

MEETING SET FOR '81 REUNION

There will be another meeting to plan the 5-year reunion for the Lowell High School Class of '81 on Saturday, May 3rd, at 1 o'clock at Lena Lou's (corner of Pettis and Honey Creek in Ada), to finalize arrangements. All those unable to attend, please call 897-8553 evenings.

PERSON OF THE YEAR AWARD

The deadline for "Person of the Year" Award sponsored by the Lowell Chamber of Commerce and Lowell Community Education is May 6. If you have a nomination for this award call Bruce Walter 897-5102 or Chamber of Commerce, 897-8545. A letter listing the nominee's achievements would be most helpful to the selection committee. Remember, the Deadline is May 6.

DON'T MISS THE BUS!

The "Olympics" of your life (no real sweat) awaits you May 23, Senior Release Day. The Senior Parents Committee has planned an unforgettable evening to cap off your high school memories. Can you survive? You'll never know if you don't sign up. Send \$25.00 to Senior Parents Committee Care of: Dick and Kathy Noskey, 11112 Woodbushe Dr., S.E., Lowell, MI 49331. Don't let the bus leave without you.

OFF THE BLOTTER

Reported to Lowell Police Tuesday, April 22 was the breaking and entering of Erb's Lumber Co. on West Main Street. Less than \$5 in change was taken.

Arrested on a warrant issued by a Grand Rapids Court, Tuesday, April 22, was Robert Smith, 19, of Stanton, MI.

Korina Baird, 17, of Ionia, collided with a pole in the parking lot of a business on East Main Street Sunday afternoon, April 13. She was attempting to leave a parking place when the accident occurred.

James Kimball, 24, of Lowell made a left turn off Hudson Street onto Chatham Street into the path of a car driven by Julie Niemela, 27, of Grandville. Niemela was injured slightly in the accident, as were two Juvenile passengers who were in her vehicle. The accident took place on Monday, April 14.

Kevin Godfrey, 19, of Ada was injured Friday evening, April 25 when he lost control of the motorcycle he was riding and fell to the pavement on Lafayette near Avery Street.

Arrested for fleeing and eluding a police officer early Sunday morning, April 27, was Ricky Johnston, 27, of Saranac. Johnston lead officers on a 5-1/2 mile pursuit east on M-21.

Cited into 63rd District Court for Littering (throwing a bottle) was Frederick Mockerman, 22, of Lowell. The incident took place, Saturday evening, April 19.

Arrested for Larceny over \$100 Wednesday evening, April 23 was Brian Scheltema, 21, of Saranac. The arrest was made in connection with the alleged theft of tires and a tachometer from a car parked at the factory outlet store on West Main Street the day before.

Classified Ads

- Personal**
- FOR RENT**
- Help Wanted**
- In Memorium**
- FOR SALE**
- FOR SALE**

AUCTIONS - Selling out, moving Estates, Furniture, Misc., Cash in 1-Day the Auction Way!!! Tom Nagy Auction Sales & Service. Complete sell outs. Estates and consignment auctions at any of our three locations. We also offer insured storage special Senior Citizens Services, Appraisals and Estimates at no extra cost. We currently have some Friday and Saturday open Auction Dates available in the next few weeks. Over 35 years of Auctions. Call TOM NAGY AUCTIONS at 676-2547.

FOR RENT - Energy efficient apartment in Clarksville, newly remodeled, 2 bedroom, studio. Call between 10:00 a.m. and 1:00 p.m. only at 897-5530

Lasersound DJ SERVICE
50's - 60's Rock Oldies, But Goodies Country, Easy Listening Big Band, Pop
FOR ALL OCCASIONS
Call John
897-7965

Country Folk Art Shows
Folk Art Shows

CASH FOR LAND CONTRACTS
Any type property anywhere in Michigan. 24 Hours
Call Free 1-800-292-1550.
First National Acceptance Co.

COUNTRY FOLK ART SHOW & SALE May 2-3-4 - Grand Rapids in the Grand Center, 1-196 to Ottawa Ave., exit 77C S. to Lyon St. W. 1 block, next to Amway Grand Plaza Hotel. The leading Folk Art Show in the country with 130 artisans from 23 states bringing quality hand-crafted country reproductions and heirlooms of the future as seen in Country Living. Amish quilts & dolls, baskets, spongeware, salt glaze stoneware, tavern signs, dummy boards, whirligigs, grained frames & boxes, theorems, samplers, rag rugs, teddy bears, twig furniture, pierced lamp shades, Shaker furniture, scherenschnitte, carved wood, tinsmith, blacksmith. Fri., eve 6 p.m. - 9 p.m. Adm. \$5. Sat. and Sun. 10 a.m. to 5 p.m. Adm. \$3. All country decorating needs for sale.

BINGO
Every Friday night, 7:30 P.M.
Lowell VFW Hall
East Main St. Lowell
Early Bird Bingo at 6:45 P.M.
PUBLIC WELCOME
Bingo Monitors

LEGION OF THE MOOSE Tuesdays BINGO!!
Early Birds 6:00 P.M.
Regular Bingo 7:00 P.M.
1320 E. Fulton

BINGO
Every Saturday Night 7:00 P.M.
LOWELL MOOSE BINGO
1320 E. Fulton
Early Bird Bingo 6 P.M.

FREE - for hauling away - double white enamel kitchen sink. 897-5113.

Business Service

WANTED TO BUY - Antiques of all kinds - one piece or entire households. Flat River Antique Mall 897-5360.

MONDAYS Qua-Ke-Zik Sportsmans Club
Early Bird Bingo 6:30 P.M.
Regular Bingo 7:00 P.M.
Qua-Ke-Zik Clubhouse
11400 Foreman Road
Lowell, Michigan

Complete Formal Wear Rental WEDDINGS OR OTHER SPECIAL OCCASIONS PFALLER'S RIVERFRONT CLOTHING, INC.
103 E. Main St. Lowell
Ph. 897-6411

INSURANCE - Customer Service Rep. needed to handle personal and commercial lines for P&C Agency. Send Resume to P.O. Box 128, Lowell, MI 49331.

HELP WANTED - Opening soon 7-11. Seeks friendly, honest and dependable people for Clerk and Assistant Manager positions. Send resume to P.O. Box 8822, Grand Rapids, MI 49508. E.O.E.

HELP WANTED - Electronic Assembly, soldering ability preferable, but not necessary. We will train. Call 676-2898.

Business Service

Jim Cook, Jr. AUCTIONEER
All Types of Sales
(616) 897-8872

LAW OFFICE
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Judith L. Tummino
GENERAL PRACTICE
Divorce, uncontested, with or without children, from \$150.00, plus costs; Wills, \$35.00; Bankruptcy from \$300.00; Workmen's Compensation and Personal Injury, no attorney fee if no recovery. Legal consultation on general matters, initial appointment free.
Lowell Office 897-5931

ATTORNEY SERVICES
DIVORCE FROM \$150 PLUS COSTS
BANKRUPTCY \$300
SIMPLE WILL \$35
ADOPTION \$200
DRIVERS LICENSE RESTORATION
DRUNK DRIVING FROM \$200
INCORPORATION FROM \$200
LANDLORD TENANT PROBATE WORKMAN'S COMPENSATION REAL ESTATE & PERSONAL INJURY BY APPOINTMENT
ATTORNEY RICHARD HEATH
LOWELL 897-9480
GRAND RAPIDS 241-2292

In Memory
In memory of Alvin (Stub) Ketchum who passed away 8 years ago, April 29 1978. Sadly missed by his wife, Esther Children & Grandchildren P24

For Sale

PLAYER PIANO FOR SALE
- Upright player piano. Rebuilt by Hans Fischer. Refinished. Several rolls included. Foot pump or electric pump. Phone 897-9261 days or 897-5381 evenings. Can be seen at Flat River Antique Mall, Lowell.

FOR SALE - Airedale Terrier Puppies, AKC registered. Pet show quality. Good hunter, watchdog, companion. City or country living. Call Chris 458-0730.

LAND FOR SALE - 73 acres, West of Lowell. Over 2000 ft. frontage on Grand River and Kenyon Creek. Try land contract terms. Call Frank Korsky 534-0945. Reminga Realty Company.

FOR SALE - 1973 South-coast Sailboat, 22', 6HP motor, trailer, 3 sails, Poptop, crank keel, moving - must sell. Call after 6 p.m. - 891-1640.

100's of rolls of Carpet & No-wax vinyl on sale at Wright-Way Carpets Warehouse, Ionia - (616) 527-2540.

FOR SALE - Furniture, moving - 2 dining room suites, living room suite, chairs, lamps, pictures. Call after 6 p.m. - 891-1640.

HOUSE FOR SALE BY OWNER - 3 plus bedroom, ranch in Valley Vista, freshly painted inside and out. Oak kitchen cabinets. Partially finished basement. \$42,900. Call 897-7575. NO AGENTS!

GLASS FOR SALE - Dick's Place. Depression, antique, art glass. China. Silverplate. 341 High Street, Ionia. (616) 527-3845 or (616) 527-3778.

Dozens of rolls & colors of Artificial Grass on sale at Wright-Way Carpets Warehouse, Ionia (616) 527-2540.

FORD ESCORTS - 1986 - Large selection. We sell for less because we sell volume. Come to Lowell and see why we say "No one does it for less." Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

FORD TRUCKS COST LESS AT HAROLD ZEIGLER FORD - We're this areas largest Ford Truck Store because we stock many and sell for less. Get our price before you buy. Harold Zeigler Ford, "Your Ford Truck Headquarters" Lowell. 897-8431. Open Saturdays.

1986 FORD RANGER TRUCKS - "Built Ford Tough" Great Selection, low prices, excellent service after the sale, come to Lowell. We make it fun. Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

TEMPO SALE - We don't meet the competition. We have the lowest prices and everyone tries to match us. Come to Lowell and let us save you money. Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

TRUCKS, TRUCKS AND MORE TRUCKS - Harold Zeigler Ford has a huge selection of 1986 trucks and we want to move them. Come to Lowell, save money, have fun and enjoy the benefit of our fantastic service department. Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

Wright-Way Carpets Warehouse is a football field long, 60' wide and bursting at the seams with sale prices on Carpet and No-wax vinyl ... Phone (616) 527-2540, Ionia. P23-24

CLUB WAGON - 1983 - X-sharp family wagon. Equipped right and priced right at only \$9,995. Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

Z-28 - 1984 - X-Sharp and ready for a great summer's driving pleasure. See it today at Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

T-BIRD - 1980 - X-sharp and priced to sell at only \$3,295. Drive this one today at Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

FOR SALE - Kenmore Wringer-type washing machine w/timer. Kroeler Davenport (gold). \$25 each. One set of portable laundry tubs. \$10. All in good condition. Call 897-9661.

HAROLD ZEIGLER FORD SELLS MORE BECAUSE WE GIVE MORE - More for your trade-in, more service, more selection. Come to Lowell, we'll give you more too. Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

DODGE 1979 - 4X4 pickup with plow package, good condition and priced right at \$3,595. Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

MUSTANG - 1980 - X-sharp and priced right at \$3,695. See it today at Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

Let us floor you with our sale prices on Carpet & No-wax vinyl ... Wright-Way Carpet Warehouse. Ionia - (616) 527-2540. P23-24

LOT FOR SALE - 220 ft. Grand River Frontage. Over 2-1/2 acre lot, within City Limits, with small ranch house ready for expansion. Call 458-9595.

AS IS SPECIALS - Harold Zeigler Ford has a good selection of as is cars and trucks starting at \$300 and up. If you need good transportation give us a call. Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

CATALINA - 1979 - Sailboat equipped right and open to offers. Call Fred at Harold Zeigler Ford, Lowell. 897-8431. Open Saturdays.

ATTENTION NEEDLECRAFTERS Stretcher Bars For Sale
5x7 \$1.75
8x10 \$2.25
12x16 \$2.50
16x20 \$2.75
18x24 \$3.25
Special Sizes made to order. Available at the GRAND VALLEY LEDGER.

Lost and Found

FOUND - Puppy approx. 4 mos. old, German Shepherd/ Collie Mix. Light Brown. Call 897-6777 evenings.

YOU NAME IT... Phone pad, grocery list, score sheets, doodle pads, notes for Mom, whatever. Ledger Scratch Pads are 75c a pound. Grand Valley Ledger, 105 N. Broadway.

The Grand Valley Ledger's ...

TV LISTING MAGAZINE

- Features Complete Listings of Lowell Cable TV Channels On A Daily Basis.
- Special Sports Listings
- Special Daily Movie Listings
- Listings Coincide With Numbers On Your Tuner
- Complete & Easy To Use



CONTAINS LISTINGS FOR FRIDAY, MAY 2 THRU THRU THURSDAY, MAY 8, 1986

Terri Garber reprises her role as conniving Southern belle Ashton Main Huntoon in "North and South: Book II," the 12-hour miniseries airing on ABC beginning Sunday, May 4.

CUSTOM CATERING
for all occasions

Casual Catering
by Heritage Meat Market

- Buffet Style Catering
- Complete Service Available
- Graduations • Wedding Receptions
- Picnics • Parties

Call 897-7049 For Details

It's Almost Cookout Time!

May 15, 16 & 17
Heritage Meat Market's
3rd Anniversary Celebration Cookout!

Heritage Meat Market

1400 W. Main, Lowell, 897-7049

FRIDAY

Table of TV listings for Friday, April 30, 1986. Includes programs like 'Ash Wednesday', 'The Cannonball Run', 'The Best of SportsCenter', and 'The Frisbee Show'.

FRIDAY'S MOVIES

Table of TV listings for Friday's movies, including titles like 'Ash Wednesday', 'The Best of SportsCenter', 'The Frisbee Show', and 'The Cannonball Run'.

Table of TV listings for Friday's evening programming, including 'Nightline', '60 Minutes', and 'The Tonight Show'.

Table of TV listings for Friday's late evening programming, including 'The Tonight Show', 'Late Night with David Letterman', and 'Nightline'.

Table of TV listings for Friday's late evening movies, including 'Nightline', 'Late Night with David Letterman', and 'Nightline'.

Table of TV listings for Friday's Saturday afternoon programming, including 'SportsCenter', 'Sports Illustrated', and 'Sports Illustrated'.

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SATURDAY

Table of TV listings for Saturday, April 30, 1986. Includes programs like 'SportsCenter', 'Sports Illustrated', and 'Sports Illustrated'.

Table of TV listings for Saturday's movies, including titles like 'The Cannonball Run', 'The Best of SportsCenter', and 'The Frisbee Show'.

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A sonnet is a poem of 14 lines with a fixed pattern of meter and rhyme. Its name is an Italian word meaning a little song.

ART'S RADIO-TV SERVICE Complete Repair Of TVs - Radios - Antennas - Etc. Phone 897-8196 104 E. Main, Lowell

BUSINESS DIRECTORY 897-9261

ACCOUNTING CENTER John J. Richards, C.P.A. 120 West Main, Lowell 897-8947

BLUE CROCODILE CERAMICS GRUMBACHER ARTISTS SUPPLIES OTHER CERAMIC & ARTIST MATERIALS GREENWARE CLASSES 897-5859

THOMPSON INTERIOR SERVICE Carpeting Linoleum Wallpaper Counter Tops 9328 Freeport Ave. Phone 765-5157 Alto, Michigan

Quality BODY WORK Custom Work Tinting, scratches & scrapes. A repaired by experts. Glass installed. INSURANCE WORK - FREE ESTIMATES. No Job too Small Let the Expert Fix Yours.

TOWING SERVING Ada - Cascade - East Grand Rapids Forest Hills - Kentwood - Suburban G R Complete Auto Repair

THOMET CHEVROLET & BUICK 24 HOUR TOWING SERVICE 1250 W. Main St., Lowell BUS. 897-9294

JAY SWIGER WELL DRILLING "SINCE 1967" Serving Lowell, Saranac, Ionia, Clarksville, Alto & Ada Area

FRONT ROW VIDEO 1004 W. MAIN 897-5488 Mon. - Fri. 12-9 Sat. - 11-9 Sun. - 12-6

Parts Plus Autostore howboat AUTOMOTIVE SUPPLY, INC.

AUTO PARTS & ACCESSORIES Paint and Body Shop Supplies

Specialists in Cylinder Head Reconditioning Engine Block Reconditioning Piston and Rod Reconditioning Disc and Drum Brake Service

PERFECT CIRCLE MACHINE SHOP SERVICE We Use Only Quality Perfect Circle Parts

COUPON Specials

VALUABLE COUPON MOTORCRAFT OIL and OIL FILTER SPECIAL Includes up to 5 quarts of Motorcraft oil, Motorcraft oil filter and installation.

VALUABLE COUPON AIR CONDITIONER CHECK Includes: cleaning condenser fins, adjustment to drive belts, tightening of fittings and system check for leaks.

LIFETIME SERVICE GUARANTEE This limited warranty covers vehicles in normal use. And excludes routine maintenance parts, belts, hoses, sheet metal and upholstery.

Ghostbusters now make housecalls. This summer bring Ghostbusters and lots more entertainment into your home with the HBO/Cinemax Combo.

SATURDAY CONT.

- 12 [HBO] HBO Family Playhouse: Family of Strangers
13 [MAX] MOVIE: 'A Soldier's Story' (CC)
14 [HBO] 'Raid On Wall Street' (R)
15 Wild Horizons
16 Major League Baseball: Chicago Cubs at San Francisco
17 News Update
18 Standby... Light's Camera Action!

- 9:10 [HBO] 'The Untouchables' (R)
9:30 [HBO] 'The Untouchables' (R)
9:30 [HBO] 'The Untouchables' (R)
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9:30 [HBO] 'The Untouchables' (R)
9:30 [HBO] 'The Untouchables' (R)

- 19 [HBO] 'Talk To Me' (CC)
20 Saturday Cartoon Express
21 MOVIE: 'A Night to Remember'
22 Auto Racing '86: ARCA 500K
23 Newswatch
24 Livewire
25 [HBO] 'The Untouchables' (R)
26 [HBO] 'The Untouchables' (R)
27 [HBO] 'The Untouchables' (R)

- 28 [HBO] 'The Untouchables' (R)
29 [HBO] 'The Untouchables' (R)
30 [HBO] 'The Untouchables' (R)
31 [HBO] 'The Untouchables' (R)
32 [HBO] 'The Untouchables' (R)

- 33 [HBO] 'The Untouchables' (R)
34 [HBO] 'The Untouchables' (R)
35 [HBO] 'The Untouchables' (R)
36 [HBO] 'The Untouchables' (R)
37 [HBO] 'The Untouchables' (R)

- 38 [HBO] 'The Untouchables' (R)
39 [HBO] 'The Untouchables' (R)
40 [HBO] 'The Untouchables' (R)
41 [HBO] 'The Untouchables' (R)
42 [HBO] 'The Untouchables' (R)

SATURDAY'S MOVIES

- 6:25AM [HBO] — 'Talk To Me' (CC)
6:30AM [MAX] — 'Threshold'
8:00AM [HBO] — 'Something Wicked This Way Comes'
8:15AM [MAX] — 'Fort Apache'
9:30AM [HBO] — 'Ladyhawke' (CC)
10:00AM [HBO] — 'Stand by for Action'
10:30AM [MAX] — 'The Untouchables' (R)
11:00AM [HBO] — 'The Untouchables' (R)
11:30AM [HBO] — 'The Untouchables' (R)
12:00PM [HBO] — 'The Untouchables' (R)

SATURDAY'S MOVIES

- 11:40PM [HBO] — 'The Untouchables' (R)
12:00AM [MAX] — 'Experience Preferred But Not Essential'
12:30AM [HBO] — 'The Untouchables' (R)
1:00AM [MAX] — 'The Untouchables' (R)
1:30AM [HBO] — 'The Untouchables' (R)
2:00PM [HBO] — 'The Untouchables' (R)

SUNDAY

- 5/4/86 MORNING
5:00 [HBO] 'The Untouchables' (R)
5:30 [HBO] 'The Untouchables' (R)
6:00 [HBO] 'The Untouchables' (R)
6:30 [HBO] 'The Untouchables' (R)
7:00 [HBO] 'The Untouchables' (R)

SUNDAY

- 7:15 [HBO] 'The Untouchables' (R)
7:30 [HBO] 'The Untouchables' (R)
8:00 [HBO] 'The Untouchables' (R)
8:30 [HBO] 'The Untouchables' (R)
9:00 [HBO] 'The Untouchables' (R)

Our next super pest may be MIGHTY MOTH. The U.S. Department of Agriculture reports that after four generations, the Indian meal moth, a pest in grain silos, has become resistant to the best-known moth-killing bacterium, says "International Wildlife" magazine.

Americans have long been eating plant roots (carrots) and seeds (peas), so why not add flowers like roses and violets to the average diet? Many kinds of flowers are served around the world in salads, soups and as garnishes for their high content of vitamins and minerals, reports "International Wildlife" magazine.

COUPON SPECIAL VALUABLE COUPON OIL CHANGE Grease (lube) Oil Filter Including Parts & Oil \$14.95 EXCLUDES FOREIGN & DIESEL CARS Expires April 30, 1986

Dodge Trucks CHRYSLER Dodge Plymouth LOWELL, MICHIGAN 897-9281 LEASING CAR TRUCK Top Quality USED CARS "Dedicated to Excellence" SERVICE & PARTS Mon. thru Fri., 8am-6pm Wednesday 12:30 p.m. - 8:30 p.m.

KENT COUNTY LIBRARY Lowell Branch 325 W. Main Street Lowell, MI ☎ 897-9596 HOURS: Mon., Fri., & Sat 12:30 p.m. - 5:30 p.m. Wednesday 12:30 p.m. - 8:30 p.m.

SUNDAY CONT.

- 12:00 [HBO] 'The Untouchables' (R)
12:30 [HBO] 'The Untouchables' (R)
1:00 [HBO] 'The Untouchables' (R)
1:30 [HBO] 'The Untouchables' (R)
2:00 [HBO] 'The Untouchables' (R)

- 2:30 [HBO] 'The Untouchables' (R)
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- 6:30 [HBO] 'The Untouchables' (R)
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- 10:30 [HBO] 'The Untouchables' (R)
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6:30 [HBO] 'The Untouchables' (R)

- 6:30 [HBO] 'The Untouchables' (R)
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7:30 [HBO] 'The Untouchables' (R)
8:00 [HBO] 'The Untouchables' (R)
8:30 [HBO] 'The Untouchables' (R)

SUNDAY'S MOVIES

- 4:00AM [HBO] — 'The Untouchables' (R)
4:30AM [MAX] — 'Experience Preferred But Not Essential'
8:00AM [HBO] — 'The Untouchables' (R)
10:00AM [HBO] — 'The Untouchables' (R)
10:30AM [MAX] — 'The Untouchables' (R)

SUNDAY'S MOVIES

- 1:30PM [HBO] — 'The Untouchables' (R)
2:00PM [HBO] — 'The Untouchables' (R)
3:00PM [HBO] — 'The Untouchables' (R)
3:30PM [HBO] — 'The Untouchables' (R)
4:00PM [HBO] — 'The Untouchables' (R)

SUNDAY'S MOVIES

- 4:00AM [HBO] — 'The Untouchables' (R)
4:30AM [MAX] — 'Experience Preferred But Not Essential'
8:00AM [HBO] — 'The Untouchables' (R)
10:00AM [HBO] — 'The Untouchables' (R)
10:30AM [MAX] — 'The Untouchables' (R)

SUNDAY'S MOVIES

- 1:30PM [HBO] — 'The Untouchables' (R)
2:00PM [HBO] — 'The Untouchables' (R)
3:00PM [HBO] — 'The Untouchables' (R)
3:30PM [HBO] — 'The Untouchables' (R)
4:00PM [HBO] — 'The Untouchables' (R)



Patrick Swayze reprises his role as Orry Main and Lesley-Anne Down stars as his bride-to-be Madeline Fabray LaMotte in part one of "North and South: Book II," airing Sunday, May 4 on ABC.

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MONDAY

MONDAY 5/5/86

MORNING
5:00 All American Wrestling (R)
6:00 [MAX] MOVIE: 'Sheena' (CC)

MONDAY'S MOVIES

6:00AM [MAX] - 'Sheena' (CC)
8:00AM [HBO] - 'Night of Way' (CC)
10:00AM [HBO] - 'Sixteen Candles' (CC)
10:05AM [HBO] MOVIE: 'Because of You' A woman marries without telling her husband she once served a prison term. Loreto Young, Jeff Chandler.

Alex Nicol, 1952.
10:30 [MAX] MOVIE: 'Modern Times'
11:30 Mazda SportsLook

MONDAY'S MOVIES

6:00AM [MAX] - 'Sheena' (CC)
8:00AM [HBO] - 'Night of Way' (CC)
10:00AM [HBO] - 'Sixteen Candles' (CC)
10:05AM [HBO] MOVIE: 'Because of You' A woman marries without telling her husband she once served a prison term. Loreto Young, Jeff Chandler.

MONDAY 5/5/86

8:30 SportsCenter
9:00 Pro Baseball Team Arm Wrestling (R)
10:00 [HBO] MOVIE: 'Ladyhawke' (CC)

MONDAY'S MOVIES

6:05 [MAX] MOVIE: 'The Happy Year'
10:00 [HBO] MOVIE: 'Ladyhawke' (CC)
10:05 [HBO] MOVIE: 'Massive Retaliation'
10:15 [MAX] MOVIE: 'The Cannonball Run'

MONDAY 5/5/86

8:30 SportsCenter
9:00 Pro Baseball Team Arm Wrestling (R)
10:00 [HBO] MOVIE: 'Ladyhawke' (CC)

MONDAY'S MOVIES

6:05 [MAX] MOVIE: 'The Happy Year'
10:00 [HBO] MOVIE: 'Ladyhawke' (CC)
10:05 [HBO] MOVIE: 'Massive Retaliation'
10:15 [MAX] MOVIE: 'The Cannonball Run'

WEDNESDAY

WEDNESDAY 5/7/86

MORNING
8:00 [MAX] MOVIE: 'Back to Back'
8:05 [HBO] MOVIE: 'Best Street' (CC)

WEDNESDAY'S MOVIES

6:00AM [MAX] - 'Back to Back'
8:00AM [HBO] - 'Best Street' (CC)
10:00AM [MAX] - 'The Goodbye Girl'
10:05AM [HBO] - 'The Great Caruso'

WEDNESDAY

WEDNESDAY 5/7/86

MORNING
8:00 [MAX] MOVIE: 'Back to Back'
8:05 [HBO] MOVIE: 'Best Street' (CC)

WEDNESDAY'S MOVIES

6:00AM [MAX] - 'Back to Back'
8:00AM [HBO] - 'Best Street' (CC)
10:00AM [MAX] - 'The Goodbye Girl'
10:05AM [HBO] - 'The Great Caruso'

TUESDAY

TUESDAY 5/6/86

MORNING
6:05 [MAX] MOVIE: 'The Happy Year'
10:00 [HBO] MOVIE: 'Ladyhawke' (CC)

TUESDAY'S MOVIES

6:05AM [MAX] - 'The Happy Year'
8:00AM [HBO] - 'Ladyhawke' (CC)
10:00AM [MAX] - 'The Cannonball Run'

8:30 SportsCenter
9:00 Pro Baseball Team Arm Wrestling (R)
10:00 [HBO] MOVIE: 'Ladyhawke' (CC)

TUESDAY'S MOVIES

6:05AM [MAX] - 'The Happy Year'
8:00AM [HBO] - 'Ladyhawke' (CC)
10:00AM [MAX] - 'The Cannonball Run'

TUESDAY 5/6/86

8:30 SportsCenter
9:00 Pro Baseball Team Arm Wrestling (R)
10:00 [HBO] MOVIE: 'Ladyhawke' (CC)

TUESDAY'S MOVIES

6:05AM [MAX] - 'The Happy Year'
8:00AM [HBO] - 'Ladyhawke' (CC)
10:00AM [MAX] - 'The Cannonball Run'

TUESDAY 5/6/86

8:30 SportsCenter
9:00 Pro Baseball Team Arm Wrestling (R)
10:00 [HBO] MOVIE: 'Ladyhawke' (CC)

TUESDAY'S MOVIES

6:05AM [MAX] - 'The Happy Year'
8:00AM [HBO] - 'Ladyhawke' (CC)
10:00AM [MAX] - 'The Cannonball Run'

THURSDAY 5/8/86

MORNING
6:00 [MAX] MOVIE: 'The Bestmaster'
8:00 [HBO] MOVIE: 'Sixteen Candles' (CC)

THURSDAY'S MOVIES

6:00AM [MAX] - 'The Bestmaster'
8:00AM [HBO] - 'Sixteen Candles' (CC)
10:00AM [MAX] - 'The Goodbye Girl'

THURSDAY 5/8/86

MORNING
6:00 [MAX] MOVIE: 'The Bestmaster'
8:00 [HBO] MOVIE: 'Sixteen Candles' (CC)

THURSDAY'S MOVIES

6:00AM [MAX] - 'The Bestmaster'
8:00AM [HBO] - 'Sixteen Candles' (CC)
10:00AM [MAX] - 'The Goodbye Girl'

THURSDAY 5/8/86

MORNING
6:00 [MAX] MOVIE: 'The Bestmaster'
8:00 [HBO] MOVIE: 'Sixteen Candles' (CC)

THURSDAY'S MOVIES

6:00AM [MAX] - 'The Bestmaster'
8:00AM [HBO] - 'Sixteen Candles' (CC)
10:00AM [MAX] - 'The Goodbye Girl'

SPORTS AT A GLANCE...

- FRIDAY 5/2/86
5:00AM 26 - NFL Draft '86: The Picks of the Pros
8:30AM 26 - SportsCenter
9:00AM 26 - Speedweek
9:30AM 26 - Revco's World Class Women (R).

- 7:30PM 26 - Action Sports of the 80's: Southwest Pro Ski Classic
8:00PM 5 (17) - Sports Report
26 - NHL Hockey: NHL Playoffs-Campbell Conference Championship Live.

- DAYTIME
MORNING
5:00 26 27 28 29 Varied Programs
5:30 26 27 28 29 CBS Early Morning News

CITY OF LOWELL SEWER USE ORDINANCE

ORDINANCE NO. 86-1 AN ORDINANCE TO AMEND CHAPTER 25 OF THE CODE OF ORDINANCES OF THE CITY OF LOWELL, "WATER, SEWERS AND SEWAGE DISPOSAL," BY REPEALING ARTICLE III AND BY ADDING ARTICLE V.

THE CITY OF LOWELL ORDAINS:
Section 1. That Article III of Chapter 25 of the Code of Ordinances of the City of Lowell, Michigan is hereby repealed.

Section 2. That the Code of Ordinances of the City of Lowell, Michigan is hereby amended by adding a new article to be numbered Article V to Chapter 25, which Article V shall read as follows:

ARTICLE V. SEWERS AND SEWAGE DISPOSAL

Sec. 25-201. Purpose.
It is the purpose of this Article V to establish the authority necessary to enable the City of Lowell to efficiently manage and operate its Sewage Disposal System, to promulgate standards, rules and regulations for use of its Sewage Disposal System, to prevent pollution of the environment from wastewater discharges within the City, and to comply with all applicable federal, state and local laws, rules, regulations and requirements.

Sec. 25-202. Definitions.
Unless the context specifically indicates otherwise, the meaning of terms used in this Article and any rules, regulations, standards or requirements promulgated pursuant hereto shall be as follows:

- (a) "Available city sanitary sewer" shall mean a sanitary sewer line of the system located in a right-of-way, easement, highway, street or public way which crosses, and joins or abuts upon the property and passing not more than 200 feet from a structure in which sanitary sewage originates.
(b) "BOD" or "biochemical oxygen demand" shall mean the quantity of oxygen utilized in the biochemical oxidation of organic matter under standard laboratory procedure in five (5) days at twenty (20) degrees centigrade expressed in terms of weight (parts per million) and/or by concentration (milligrams per liter).

- (g) "Chlorine demand" shall mean the difference between the amount of chlorine added to water or wastewater and the amount remaining at the end of a specified contact period expressed in terms of concentration (milligrams per liter).
(h) "City" shall mean the City of Lowell, Kent County, Michigan.
(i) "City Council" shall mean the City Council of the City.
(j) "City Manager" shall mean the City Manager of the City of Lowell and/or the director of public works or any other authorized deputy, agent, representative or designee of the City Manager.
(k) "Combined sewer" shall mean a sewer receiving both surface runoff and sewage.
(l) "Combined wastestream" shall mean the wastestream of an Industrial User where regulated process effluent is mixed with other wastewater (either regulated or unregulated) prior to treatment.
(m) "Commercial User" shall mean an establishment listed in the Office of Management and Budget's "Standard Industrial Classification Manual" (SICM) (1972 Edition) involved in a commercial enterprise, business or service which, based on a determination by the City Manager discharges primarily segregated domestic wastes or wastes from sanitary convenience and which is not a Residential User or an Industrial User.
(n) "Compatible substance," or "compatible pollutant" shall mean a substance amenable to treatment in the System's wastewater treatment plant and for which treatment the treatment plant was designed.
(o) "Domestic User" shall mean a User whose premises or buildings are used primarily as a permanent domicile for one or more persons (transient lodging such as motels, hotels and motor inns are not included) and which discharges only domestic waste.
(p) "Domestic waste" shall mean the water carried wastes from sanitary conveniences such as toilets, sinks, garbage disposals, dishwashers and clothes washing machines located in a domicile.
(q) "Garbage" shall mean solid wastes from the preparation, cooking, and dispensing of food, and from the growing, handling, storage and sale of produce or other edible products.
(r) "Grease trap" shall mean a tank of a size and material and so designed as to be capable of removing grease and oily wastes from the sewage.
(s) "Incompatible substance" or "incompatible pollutant" shall mean any substance which is not a compatible substance.
(t) "Industrial User" shall mean a User who discharges any industrial waste.
(u) "Industrial waste" shall mean liquid or liquid carried wastes from any industrial, manufacturing, trade or business processes, or from any such structure used or designed to be used for any such purpose, as distinct from domestic waste or wastes from sanitary conveniences.
(v) "Integrated facilities" shall mean industrial facilities which combine process waste prior to treatment.
(w) "Interfere with sewage treatment" shall mean to inhibit or disrupt sewage treatment plant processes or operations so as to cause or contribute to a violation of the City's NPDES Permit, to reduce the sewage treatment plant efficiency or to increase the cost of wastewater treatment. The term also includes directly or indirectly inhibiting, disrupting, hindering or restricting the use or disposal of sewage sludge.
(x) "MDNR" means the Michigan Department of Natural Resources.
(y) "National Categorical Pretreatment Standard" shall mean any federal regulation containing water pollutant discharge limits which is promulgated by the USEPA and which applies to a specific category of Industrial Users.
(z) "NPDES Permit" shall mean a National Pollution Discharge Elimination System Permit issued pursuant to Section 402 of P.L. 92-500 of 1972 as amended by P.L. 95-217 of 1977, 33 U.S.C.A. §1342 and all applicable regulations.
(aa) "Natural outlet" shall mean any outlet into a watercourse, pond, ditch, lake or other body of surface or ground water.

An oil aromatized with dill, basil, mint, or rosemary may be used to season noodles, macaroni and spaghetti.

(bb) "New source" shall mean any source, emanating from a building, the construction of which is commenced after the adoption of this ordinance.

(cc) "Operation and maintenance" shall mean all work, materials, equipment, utilities, administration and other effort required to operate and maintain the sewage works and includes the cost of replacement.

(dd) "Person" shall mean any individual, partnership, co-partnership, firm, company, corporation, association, joint stock company, trust, estate, governmental entity or any other legal entity, or its legal representatives, agents or assigns. The masculine gender shall include the feminine, the singular shall include the plural where indicated by the context.

(ee) "pH" shall mean the logarithm (base 10) of the reciprocal of the concentration of hydrogen ions expressed in grams per liter of solution.

(ff) "Pollutant" shall mean any of various chemicals, substances, and refuse materials such as solid waste, sewage, garbage, sewage sludge, chemical wastes, biological materials, radioactive materials, heat, and industrial, municipal and agricultural wastes which impair the purity or natural qualities of surface waters, ground waters, and/or soil.

(gg) "Premises" shall mean a lot, parcel or plot of land including the buildings or structures thereon or any part thereof.

(hh) "Pretreatment" or "treatment" shall mean the reduction of the amount of pollutants, the elimination of pollutants, or the alteration of the nature of pollutants, or the alteration of the nature of pollutant properties in wastewater to a less harmful state prior to or in lieu of discharging or otherwise introducing such pollutants into the sewage works. The reduction or alteration can be obtained by physical, chemical or biological processes, process changes, or other means, except as prohibited by 40 CFR Section 403.6(d).

(ii) "Pretreatment facilities" shall mean devices or structures for use in treating industrial waste prior to entry into public sewers.

(jj) "Pretreatment requirements" shall mean any substantive or procedural requirement for treating of a waste prior to discharge to the sewers.

(kk) "Pretreatment standards" shall mean National Categorical Pretreatment Standards, Alternative Discharge Limits, or other federal, state, or local standards, whichever are applicable.

(ll) "Private sewage system" shall mean any sanitary sewage works or part thereof not connected to a public sewer and shall include but not be limited to septic tanks, cesspools and seepage pits.

(mm) "Properly shredded garbage" shall mean garbage that has been shredded to such a degree that all particles will be carried freely under the flow conditions normally prevailing in public sewers, with no particle greater than 1/2-inch in any dimension.

(nn) "Sanitary sewer" shall mean a sewer which carries sewage and to which storm, surface and ground waters are not intentionally admitted.

(oo) "Seepage pit" shall mean a cistern or underground enclosure constructed of concrete blocks, bricks, or similar material loosely laid with open joints so as to allow the septic tank overflow or effluent to be absorbed directly into the surrounding soil.

(pp) "Septic tank" shall mean a receptacle receiving sewage and having an inlet and outlet designed to permit the separation of solids in suspension from such wastes and to permit such retained solids to undergo decomposition therein.

(qq) "Sewage" or "wastewater" shall mean a combination of liquid, liquid-carried, water-carried wastes from residences, business buildings, institutions, and industrial establishments, together with such ground, surface, and storm waters as may be present.

(rr) "Sewage disposal system" and "System" shall mean the combined Lowell Sanitary and Storm Sewage Disposal Systems.

(ss) "Sewage treatment plant" shall mean any arrangement of devices and structures used for treating sewage.

(tt) "Sewage works" shall mean all facilities for collecting, pumping, treating, and disposing of sewage.

(uu) "Sewer" shall mean a pipe or conduit for carrying sewage.

(vv) "Slug" shall mean any discharge of compatible or incompatible substances in concentrations or

quantities which interfere with sewage treatment or damage the System.

(ww) "Standard Industrial Classification" or "SIC" shall mean a classification pursuant to the Standard Industrial Classification Manual issued by the Executive Office of the President, Office of Management and Budget, 1972.

(xx) "State" shall mean the State of Michigan.

(yy) "Storm sewer" or "storm drain" shall mean a sewer which carries storm and surface water and drainage, but excludes sewage and polluted industrial wastes.

(zz) "Storm water" shall mean any flow occurring during or following any form of natural precipitation and resulting therefrom.

(aaa) "Structure in which sanitary sewage originates" or "structure" shall mean a building in which toilet, kitchen, laundry, bathing or other facilities which generate water-carried sanitary sewage, are used or are available for use for household, commercial, industrial or other purposes.

(bbb) "Surcharge" shall mean an extra charge to cover the cost of treating and sludge disposal of extra strength sewage or slugs.

(ccc) "Suspended solids" or "SS" shall mean the total suspended matter that floats on the surface of, or is suspended in, water, wastewater or other liquids, and which is removable by laboratory filtering.

(ddd) "Toxic pollutant" shall mean any pollutant or combination of pollutants which is or can potentially be harmful to public health, treatment, or environment including those listed as toxic in regulations promulgated by the Administrator of the USEPA.

(eee) "Upset" shall mean an exceptional incident in which there is an unintentional and temporary noncompliance with Pretreatment Standards because of factors beyond the reasonable control of the Industrial User. An Upset does not include any noncompliance caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive or other maintenance, or careless or improper operation.

(fff) "USEPA" shall mean the United States Environmental Protection Agency.

(ggg) "User" shall mean any person who contributes, causes or permits the contribution of sewage into the sewage works.

(hhh) "Watercourse" shall mean a channel, natural or artificial, in which a flow of water occurs, either continuously or intermittently, but does not include the sewage disposal system or any part or component thereof.

Sec. 25-203. Abbreviations.

The meaning of abbreviations used in this Article and rules promulgated pursuant hereto shall be as follows:

- (a) "gpd" shall mean gallons per day.
- (b) "l" shall mean liter.
- (c) "MG" shall mean million gallons.
- (d) "mg" shall mean milligrams.
- (e) "mgl" shall mean milligrams per liter.
- (f) "ppm" shall mean parts per million.
- (g) "u" shall mean microgram.
- (h) "u/l" shall mean micrograms per liter.

Sec. 25-204. Pollution and Waste Deposits Prohibited.

No person shall deposit, place or discharge, cause to be deposited, placed or discharged or permit to be deposited, placed or discharged onto any property or into any natural outlet or watercourse within or under the jurisdiction of the City any domestic waste, industrial waste, sanitary sewage or other pollutant, unless the same has been treated to comply with all applicable federal, state and local laws, rules, regulations and requirements, and no person shall dispose of, place or deposit, cause to be disposed of, placed or deposited or permit to be disposed of, placed or deposited in an unsanitary manner upon, in or with any premises within or under the jurisdiction of the City any human or animal excrement, garbage or other objectionable material.

Sec. 25-205. Sewer Connection Required.

All structures in which sanitary sewage originates which is located on premises with an available City sanitary sewer shall, at the expense of the owner thereof and in accordance with the provisions of this Article, be connected to the City sanitary sewer within 180 days after the City sanitary sewer becomes available

or, if it is presently unoccupied and unused, prior to any occupancy or use.

Sec. 25-206. Use of Private Sewage System.

Where a City sanitary sewer is not available to a structure, the building sewer shall be connected to a private sewage system which complies with all applicable state and local laws, rules and regulations including any requirements of state, county or City health officers.

Sec. 25-207. Repair, Maintenance and Replacement of Private Sewage System.

The owner of a private sewage system shall, at his own expense, repair, maintain and/or replace the private sewage system or parts and components thereof to assure that it operates correctly, does not cause any odors, is not a public or private nuisance and does not violate any provision of this Article or the rules promulgated pursuant hereto. If the City Manager determines the use of the private sewage system or the failure to repair, maintain or replace the private sewage system or any part or component thereof causes a health hazard, results in a violation of any provision of this Article, creates an obnoxious odor or creates a nuisance, the owner of the premises shall take immediate efforts to repair or replace the private sewage system or any parts or components thereof to correct said problem. If it is not possible to correct the problem by repairing or replacing the private sewage system or parts or components thereof, the owner of the premises shall either connect to the City sanitary sewer at his own expense or cease the use and occupancy of the premises.

Sec. 25-208. Prohibited Private Sewage System.

No private sewage system may be operated, repaired, maintained, enlarged, extended or constructed if any structure to which it is connected is located on a premises with an available City sanitary sewer.

Sec. 25-209. Unused Private Sewage System.

Where a premises is connected to a sanitary sewer and there exists on the premises a septic tank, cesspool, seepage pit or other similar private sewage facility, any sewage in the septic tank, cesspool, seepage pit or other similar private sewage facility shall be removed and disposed of in a sanitary manner and the septic tank, cesspool, seepage pit or other private sewage facility shall be filled with sand or gravel.

Sec. 25-210. Permit Required for Private Sewage System Construction; Application; Fee.

Before commencement of construction of a private sewage system, the owner shall first obtain a written permit signed by the City Manager. The application for such permit shall be made on a form furnished by the City, which the applicant shall supplement by any plans, specifications and other information as are deemed necessary by the City Manager. A permit and inspection fee in an amount to be established from time to time by the City Council shall be paid to the City at the time the application is filed.

Sec. 25-211. When Permit Effective; Inspection of Work.

A permit for a private sewage system shall not become effective until the installation is completed to the satisfaction of the City Manager. He shall be allowed to inspect the work at any state of construction and, in any event, the applicant for the permit shall notify the City Manager when the work is ready for final inspection, and before any underground portions are covered. The inspection shall be made within forty-eight (48) hours of the receipt of notice by the City Manager.

Sec. 25-212. Type, Capacity, Location of Private Sewage Systems.

The type, capacity, location and layout of a private sewage system shall comply with all applicable federal, state and local laws, rules, regulations and requirements and with all recommendations of the State Department of Public Health. No permit shall be issued for any private sewage system employing subsurface soil absorption facilities where the area of the lot is less than eight thousand (8,000) square feet. No septic tank or cesspool shall be permitted to discharge to any public sewer or natural outlet.

Sec. 25-213. Bond Required of Plumbers.

All plumbers or others designated to perform sewer work shall be required to file a surety bond with the City Clerk in the sum of Ten Thousand Dollars (\$10,000.00) and running to the City to protect it against any liability in connection with the work done, and which surety bond or bonds shall be kept in force and effect from year to year.

Sec. 25-214. Sewer Connection Permit Required.

No person shall uncover and make any connections with, or openings into, use, alter or disturb any City sewer or appurtenance thereof, without obtaining a written permit from the City Manager. Any sewer connections or work done within the City's right-of-way shall require a street opening permit from the City Manager.

Sec. 25-215. Sanitary Sewer Connection Permit, Classification, Application and Fee.

(a) Classification. There shall be 2 classes of building sewer permits:

- (1) Residential and commercial services, and
- (2) Establishments producing industrial wastes

In either case, the owner or his agent shall make application on the form furnished by the City.

(b) Application. In addition to such other information as may be required by the City Manager or under rules promulgated pursuant to this Article, said application for excavating shall plainly state the location thereof, the purpose for which it is to be done, the date when said work is to be performed and also kind and nature of the sewer, whether four (4) inches cast iron or six (6) inches sewer pipe (vitrified). The application shall be supplemented by any plans, specifications or other information considered pertinent by the City Manager.

(c) Fees. The application shall be accompanied by the appropriate permit, connection and inspection fees which shall be in amounts specified in this Code or as set from time to time by the City Council.

Sec. 25-216. Costs of Connection; Indemnification of City.

All costs and expenses incident to the installation and connection of the building sewer shall be borne by the owner. The owner shall indemnify the City from any loss or damage that may directly or indirectly be occasioned by the installation of the building sewer.

Sec. 25-217. Separate Building Sewers Required.

A separate and independent building sewer shall be provided for each structure. However, where any existing structure is so located on an interior lot so that no individual building sewer is available nor can one be constructed to the structure through an adjoining alley, courtyard or driveway, more than one structure may be served with the same building sewer subject to approval by the City Manager. In areas where laterals have not been constructed to the property and complete street improvements have been made or where unusual lot splits have occurred leaving only one lateral for two properties, joint use of this lateral may be approved by the City Manager with the connection being made to the City sewer. Where joint use of a lateral is permitted, it shall be conditional upon the City's right to, at any time, monitor the effluent of the joint users of the lateral prior to its entry into the joint lateral, whether or not such monitoring must occur on private or public property or in or outside the Users' facilities.

Sec. 25-218. Use of Old Building Sewers in New Building.

Old building sewers may be used in connection with new buildings only when they are found, on examination and testing by the City Manager, to meet all requirements of this article.

Sec. 25-219. Existing Building Sewers.

Existing building sewers shall meet all requirements of this Article. Whenever any examination determines that an existing building sewer does not meet the requirements of this Article and the City Manager determines that the connection is creating a health hazard, odor, or public nuisance, the sewer shall be reconstructed at the owner's expense.

Sec. 25-220. Connection of Building Sewer into Public Sanitary Sewer.

The connection of the building sewer into the public sanitary sewer shall be made at the "Y" branch, if such branch is available at a suitable location. If no "Y" branch is available, the contractor will install a cast iron saddle. This cast iron device will be furnished by the City and must be installed according to instructions furnished by the City Manager. The invert of the building sewer at the point of connection shall be at the same or at a higher elevation than the invert of the public sewer. A smooth, neat joint shall be made, and the connection made secure and watertight by encasement in concrete.

Sec. 25-221. Connections on Trunk Line Highways or County Roads.

Where it may be necessary to connect into a sewer on a trunk line highway or on a county road, the applicant will secure the necessary permits from the Michigan State Department of Transportation and the Kent County Road Commission. Said permits shall be presented to the City Manager when the application for local permit is made. The applicant to pay all fees thereof.

Sec. 25-222. Prohibited Lateral Sewer Connections.

In no case shall a lateral sanitary sewer be connected to the outlet end of a septic tank and cesspool, but said sewer shall be laid as direct as possible between the trunk line sanitary sewer and the building to be connected. No lateral sanitary sewer from any building shall be connected directly to any catch basin, manhole or any line leading from any catch basin to the main sanitary sewer.

Sec. 25-223. Taps.

All taps made in any trunk line sanitary sewer within the City shall be made under the supervision of the City Manager. Lateral sanitary sewers must be laid at least to the property line by the plumber or person designated to perform the work.

Sec. 25-224. Inspection and Supervision of Connections.

The applicant for the building sewer permit shall notify the City Manager when the building sewer is ready for inspection and connection to the City sewer. The connection shall be made under the supervision of the City Manager.

Sec. 25-225. Pipe Specifications.

The building sewer shall be cast-iron soil pipe, ASTM specifications (A74-42) or equal; vitrified clay sewer pipe, ASTM specifications (C13-44T) or equal; or other suitable material approved by the City Manager. Joints shall be tight and waterproof, and part of the building sewer that is located within ten (10) feet of a water service pipe shall be constructed of cast-iron soil pipe with leaded joints. Cast-iron pipe with leaded joints may be required by the City Manager where the building sewer is exposed to damage by tree roots. If installed in filled or unstable ground, the building sewers shall be of cast-iron soil pipe except that nonmetallic material may be accepted if laid on a suitable concrete bed or cradle as approved by the City Manager.

Sec. 25-226. Joints.

(a) To be gastight and watertight. All joints and connections shall be made gastight and watertight.

(b) Cast-iron pipe joints. Cast-iron pipe joints shall be firmly packed with oakum or hemp and filled with molten lead, Federal Specification (QQ-L-156), not less than one (1) inch deep. Lead shall be run in one (1) pouring and caulked tight. No paint, varnish or other coatings shall be permitted on the jointing material until after the joint has been tested and approved.

(c) Joints in vitrified clay pipe. All joints in vitrified clay pipe or between such pipe and metals shall be made with approved hot poured jointing material or cement mortar as specified below.

(d) Hot poured joints. Material for hot poured joints shall not soften sufficiently to destroy the effectiveness of the joint when subjected to a temperature of one hundred sixty (160) degrees Fahrenheit, nor be soluble in any of the waste carried by the drainage system. The joint shall first be caulked tight with jute, hemp, or similar approved material.

(e) Cement joints. Cement joints shall be made by packing a closely twisted jute or oakum gasket, of suitable size to fill partly the annular space between the pipes. The remaining space shall be filled and firmly compacted with mortar composed of one (1) part portland cement and three (3) parts mortar sand. The material shall be mixed dry; only sufficient water shall be added to make the mixture workable. Mortar which has begun to set shall not be used or retempered. Lime putty or hydrated lime may be substituted to the extent of not more than twenty-five percent (25%) of the volume of the portland cement that may be added.

(f) Jointing materials not specified. Other jointing materials and methods may be used only by approval of the City Manager.

Sec. 25-227. Building Sewer Size and Slope.

The size and slope of the building sewer shall be subject to the approval of the City Manager, but in no event shall the diameter be less than four (4) inches soil and six (6) inches vitrified pipe. The slope of such pipe shall be not less than one-eighth (1/8) inch per foot.

Sec. 25-228. Building Sewer Location, Elevation, Grade and Alignment.

Whenever possible, the building sewer shall be brought to the building at an elevation below the basement floor. No building sewer shall be laid parallel to nor within 3 feet of any bearing wall. The depth shall be sufficient to be protected against frost. The building sewer shall be laid at uniform grade and in straight alignment insofar as possible. Changes in straight alignment shall be made only with properly curved pipe or long radius fittings. Changes in direction using bends of 45 degrees or over shall have a cleanout.

Sec. 25-229. Floor Drains.

Floor drains which are connected to the building sewer shall be required for all basements or cellars if the elevation of the public sanitary sewer will service the building.

Sec. 25-230. Building Drains; Artificial Lift Required.

In all structures in which any building drain is too low to permit gravity flow to the public sanitary sewer, sanitary sewage carried by such drain shall be lifted by approved artificial means and discharged to the building sewer.

Sec. 25-231. Replacement of Asphalt Pavement.

In case it is necessary to cut into asphalt pavement, all asphalt pavement shall be replaced by the City or its authorized agent and shall be paid for by the applicant at a rate to be set from time to time by the

City Council on each and every opening. An estimate of the number of square yards of asphalt pavement to be removed shall be specified in the application and the same shall be paid for by the applicant at the time application is made. Any additional amount of paving over and above the estimated amount shall be promptly paid for by the applicant, and in case the amount of pavement removed is not as much as specified in the estimate, the City shall promptly make refund to the applicant therefor.

Sec. 25-232. Excavations.

(a) Specifications generally. All excavations required for the installation of a building sewer shall be open trench work unless otherwise approved by the City Manager. Pipe laying and backfill shall be performed in accordance with ASTM specification (C12-19) except that no backfill shall be placed until the work has been inspected.

(b) Guarding; restoration of streets, sidewalks, etc. All excavations for building sewer installation shall be adequately guarded with barricades and lights so as to protect the public from hazard. Streets, sidewalks, parkways and other public property disturbed in the course of the work shall be restored in a manner satisfactory to the City.

(c) Filling. All excavation or trenches shall be filled in a thorough and workmanlike manner, either by flooding or hand tamping. Additional filling shall be placed if necessary in excavations or trenches that have settled, and all surplus earth or any refuse shall be removed from the street by the applicant obtaining the permit.

Sec. 25-233. Storm Water, Runoff, Cooling Water.

(a) The present separated sanitary sewer, and the sanitary portion of the sewage disposal system shall be used for the collection and transportation of sanitary sewage only. Downspouts, footing drains, weep tile, or any conduit that carries storm water or groundwater, alone or in combination with sanitary sewage, shall not be connected to the system, directly or indirectly.

(b) No person shall discharge or cause to be discharged, any storm water, surface water, ground water, roof runoff, subsurface drainage, cooling water, unpolluted air-conditioning water or unpolluted industrial process waters to any sanitary sewer unless specifically permitted by the City Manager. This water shall be discharged into storm sewers, dry wells or natural outlet as approved by the Director, the Kent County Drain Commissioner, Michigan State Water Resources Commission or other such governmental agency having jurisdiction to make such determination.

Sec. 25-234. Grease, Oil and Sand Interceptors.

(a) Grease, oil and sand interceptors shall be provided when, in the opinion of the Director, they are necessary for the proper handling of liquid wastes containing grease in excessive amounts or any flammable wastes, sand or other harmful ingredients. Such interceptors shall not be required for private living quarters or dwelling units. All interceptors shall be of a type and capacity approved by the Director and shall be located so as to be readily accessible for cleaning and inspection.

(b) Grease and oil interceptors shall be constructed of impervious materials capable of withstanding abrupt and extreme changes in temperature. They shall be of substantial construction, watertight and equipped with easily removable covers which, when bolted in place, shall be gastight and watertight.

(c) Where installed, all grease, oil and sand interceptors shall be cleaned and maintained by the owner at his expense and shall be operated continuously in an efficient manner whenever the plant is in operation.

Sec. 25-235. Prohibited Discharges.

No User shall discharge, cause to be discharged or permit to be discharged, directly or indirectly, any of the following substances into the System or any part thereof:

(a) Any gasoline, benzene, naphtha, fuel oil or any other liquid, solid or gas which, by its nature or quantity, is or may be either alone or by interaction with other substances, flammable or explosive or sufficient to cause a fire or explosion hazard in, or in any other way be injurious to the System.

(b) Any ashes, cinders, sand, mud, straw, shavings, metals, glass, rags, feathers, tar, plastics, wood, paunch manure, or any solid or viscous substance which may cause obstruction to the flow of sewage in the System or otherwise interfere with sewage treatment.

(c) Any wastewater having a pH less than 5.5 or greater than 9.5 (or such greater restrictions as may be established in rules promulgated pursuant to this

Article) or wastewater having any other corrosive qualities capable of damaging or causing a hazard to the System or its personnel.

(d) Any wastewater containing toxic pollutants in sufficient quantity, either singly or by interaction with other pollutants, to injure or interfere with any sewage treatment process, constitute a hazard to humans or animals, create a toxic effect in the receiving waters of the sewage works, or exceed the limitation set forth in the EPA Categorical Pretreatment Standard, or any other federal, state or county standards.

(e) Any noxious or malodorous liquids, gases, or solids which either singly or by interaction with other wastes are sufficient to create a public nuisance or hazard to life or are sufficient to prevent entry into the sewers for maintenance and repair.

(f) Any substance which may cause the sewage works' effluent or any other product of the sewage works such as residues, sludges, or scums, to be unsuitable for reclamation and reuse or to interfere with the reclamation process.

(g) Any substance which will cause the sewage works to violate its NPDES Permit or the receiving water quality standards.

(h) Any wastewater with objectionable color not removed in the treatment process, such as, but not limited to, dye wastes and vegetable tanning solutions.

(i) Any wastewater having a temperature which will inhibit biological activity in the sewage works and/or interfere with sewage treatment, but in no case wastewater with a temperature at the introduction into the system which exceeds 40°C (104°F) or is lower than 0°C (32°F).

(j) Any slugload, which shall mean any pollutant, including compatible pollutants, released in a single discharge episode of such volume or strength as to interfere with sewage treatment.

(k) Any garbage that has not been properly shredded.

(l) Any wastewater containing any radioactive wastes or isotopes of such half-life or concentration as may exceed limits established by the City Manager in compliance with applicable local, state or federal regulations.

(m) Any wastewater which causes a hazard to human life or creates a public nuisance.

(n) Any sewage of such character and quantity that unusual attention or expense is required to handle such materials at the sewage treatment plant or to maintain the System.

(o) Any wastewater containing compatible or incompatible substances in excess of the limits prescribed in or in violation of any rule or regulation promulgated pursuant to this Article.

(p) Any wastewater containing a compatible or incompatible substance in excess of the limits prescribed in or in violation of any Administrative Order issued pursuant to this Article.

Sec. 25-236. National Categorical Pretreatment Standards.

Applicable National Categorical Pretreatment Standards, if they are more stringent than the applicable requirements of this Article, the rules promulgated pursuant hereto and state regulations shall be met by all Industrial Users within the time limits specified therein. The City Manager shall notify any affected Industrial User of an applicable National Categorical Pretreatment Standard within 15 days after he receives notification of the same.

Sec. 25-237. State Requirements.

All Users shall meet all State requirements and limitations on wastewater discharges to the System which are more stringent than applicable requirements and limitations of this Ordinance, the rules promulgated hereunder or any federal rules or regulations.

Sec. 25-238. Rules and Regulations.

Rules and regulations to establish specific pretreatment discharge other limits or requirements or to effectuate the provisions of this Article may be promulgated pursuant to this Article. Said rules and regulations, once promulgated, shall be deemed to be as complete and binding a part of this Article as if they were set forth specifically herein and any violation of said rules and regulations so promulgated shall be deemed a violation of this Article. Said rules and regulations shall be prepared by the City Manager and approved by resolution of the City Council. The promulgation of said rules and regulations shall be complete when they are placed on file in the City Clerk's office

and notice of their adoption has been published in a newspaper of general circulation in the City.

Sec. 25-239. Administrative Orders; Specific Discharge Limits.

The City Manager shall, when he deems it necessary to assure that the System complies with all applicable federal, state and local laws, rules and regulations, to assure the safe and efficient operation of the System, or to protect the public health, safety or welfare, issue Administrative Orders establishing specific sewage discharge limits and requirements for specific significant Commercial and Industrial Users. Such Administrative Orders shall be served upon the affected Users by certified mail. Any Administrative Order may be reviewed annually and the limits and requirements established therein may be adjusted to compensate for increased flows in the entire System or increased discharges of compatible or incompatible substances into the System. An Administrative Order shall become a part of this Article, shall be enforceable and violations of it punishable in the same manner as any provision of this Article or the rules and regulations promulgated pursuant to this Article.

Sec. 25-240. Dilution.

No User shall increase the use of water or other liquids in any way, mix waste streams or in any attempt to dilute a sewage discharge as a partial or complete substitute for adequate treatment to achieve compliance with the standards, limits or requirements set forth in this Article, in the rules and regulations promulgated pursuant to this Article, in an Administrative Order issued pursuant to this Article or in any other applicable federal, state or local laws, rules, regulations or requirements.

Sec. 25-241. Accidental Discharge Prevention.

Each User shall provide protection from accidental discharges in violation of this Article or the rules and regulations promulgated pursuant hereto. Necessary facilities to prevent such accidental discharges shall be provided and maintained by each User at its expense. No new User shall discharge sewage into the Sanitary Sewer until approved accidental discharge facilities have been acquired, constructed and/or installed. Detailed plans showing accidental discharge facilities and operating procedures shall be submitted to and approved by the City Manager before construction,

installation or implementation. Review and approval of such plans and procedures shall not relieve the User from modifying its facility as necessary to comply with this Article and the rules and regulations promulgated pursuant to this Article.

Sec. 25-242. Accidental Discharges and Slugs.

(a) Immediate notice. In case of an accidental discharge or slug discharge in violation of this Article or any rule or regulation hereunder, the User shall immediately telephone to notify sewage works personnel of the incident, which notification shall include the location of the discharge, the substances discharged, the concentration and volume of the discharge and corrective actions.

(b) Written notice. Within five (5) days following an accidental discharge, the User shall submit to the Director a detailed written report describing the cause of the discharge and the measures to be taken by the User to prevent similar future occurrences. Such notification shall not relieve the User of any expense, loss, damage, or other liability which may be incurred as a result of damage to the sewage works, or any other damage to person or property; nor such notification relieve the User of any fines, civil penalties, or other liability which may be imposed by this ordinance or other applicable law.

(c) Notice to employees. A notice shall be permanently posted on the User's bulletin board or other prominent place advising employees of whom to call in the event of an accidental dangerous discharge. Employers shall insure that all employees who may cause or suffer such an accidental discharge to occur are advised of the emergency notification procedure.

Sec. 25-243. Discharge Data Disclosure.

All non-domestic Users proposing to connect to or discharge sewage into the Sanitary Sewer shall submit information on their industrial and/or commercial processes to the City as specified below before connecting to or discharging into the Sanitary Sewer. All existing Industrial Users discharging into the Sanitary Sewer shall, when required by a Categorical Pretreatment Standard or if it discharges any compatible or incompatible non-domestic substances into the Sanitary Sewer for which this Article, the rules and regulations promulgated pursuant thereto, or an Administrative Order issued pursuant to this Article sets discharge limits or restrictions, within 180 days of the adoption of effective date of this Article, submit the same information to the City Manager. The information submitted must be sufficient for the City to

evaluate the impact of the User's sewage discharge upon the Sanitary Sewer and the need for pretreatment and shall, in addition to any other information which the City Manager may require, include for each facility the following:

- The User's name, address and contact person.
- The name and location of the facility (if different than (a)).
- The names of the owners and operators of the facility.
- A list of any environmental permits held by or for the facility.
- A brief description of the nature, average rate of production and Standard Industrial Classification of the operations carried on at the facility.
- Average daily wastewater discharges (in gallons per day), including daily, monthly and seasonal variations, if any.
- Time and duration of discharges.

(h) The nature and concentration of any pollutant in the discharge which are limited by this Article, the rules and regulations promulgated pursuant thereto or any other applicable federal, state or local law, rule, regulation, requirement or standard. The measurements of the concentrations shall be made in conformity with the guidelines provided in 40 CFR 403.12(b)(5).

(i) If additional pretreatment and/or operations and maintenance will be required to meet the Pretreatment Standards limits and/or requirements; the shortest schedule by which the User will provide such additional pretreatment. The completion date in this schedule shall not be later than the compliance date established for the applicable Pretreatment Standard. The following conditions shall apply to this schedule:

- The schedule shall contain increments of progress in the form of dates for the commencement

and completion of major events leading to the construction and operation of additional pretreatment required for the User to meet the applicable Pretreatment Standards.

(2) No increment referred to in paragraph (1) shall exceed 9 months.

(3) Not later than 14 days following each date in the schedule and the final date for compliance, the User shall submit a progress report to the City Manager including, as a minimum, whether or not it complied with the increment of progress to be met on such date and, if not, the date on which it expects to comply with this increment of progress, the reason for delay, and the steps being taken by the User to return the construction to the schedule established. In no event shall more than 9 months elapse between such progress reports to the Director.

(j) Type and amount of raw materials.

(k) Number and type of employees, hours of operation of plant and proposed or actual hours of operation of pretreatment system.

(l) Location of sampling manhole.

Sec. 25-244. Use of Sanitary Sewer Conditional.

The use of the Sanitary Sewer is conditional upon the User's complying with all applicable provisions of this Article, the rules and regulations promulgated pursuant to this Article, Administrative Orders issued pursuant to this Article, and all other applicable federal, state and local laws, rules, regulations, standards and requirements. Use of the Sanitary Sewer is also conditional upon the payment of all applicable charges, surcharges, rates and fees. The City may, by rule or Administrative Order, and additional conditions which may include, without limitation, the following:

(a) Set unit charges, surcharges, or a schedule of User charges and fees for the wastewater to be discharged to the sewage works;

(b) Limit the average and maximum wastewater constituents and characteristics;

(c) Limit the average and maximum rate and time of discharge or make requirements for flow regulations and equalization;

(d) Require the installation and maintenance of inspection and sampling facilities;

(e) Establish specifications for monitoring programs which may include sampling locations, frequency of sampling, number, types and standards for tests and reporting schedule;

(f) Establish compliance schedules;

(g) Require submission of technical report or discharge reports;

(h) Require the maintaining, retaining and furnishing of plant records relating to wastewater discharge as specified by the City, and affording City access thereto, and copying thereof;

(i) Require notification to the City for any new introduction of wastewater constituents or any substantial change in the volume or character of the wastewater constituents being introduced into the wastewater treatment system;

(j) Require notification of slug discharges.

Sec. 25-245. Control of Non-Domestic Wastes.

If any discharge or proposed discharge (1) violates or will violate any applicable standard, limit or requirement of this Article, a rule or regulation promulgated or Administrative Order issued pursuant to this Article or any other applicable federal, state or local law, rule, regulation, standard or requirement, (2) constitutes a public nuisance, (3) will result in the City's or the Sanitary Sewer's violation of its NPDES Permit or any applicable law, rule or regulation, and/or (4) interferes or will interfere with sewage treatment, the City Manager shall take action to do one or more of the following:

(a) Prohibit the discharge or future discharges.

(b) Require the User to make facilities modifications to reduce or eliminate the discharge and/or to allow monitoring, inspection, sampling and/or testing of its discharges.

(c) Require the User to pretreat its sewer discharges.

(d) Require the discharging User to indemnify the City for any additional costs or expenses not covered by existing sewer charges incurred for handling and treating the discharge.

(e) Require the User to pay a surcharge.

(f) Prosecute the User, impose a penalty upon the User and/or utilize any other remedy available under this Article or under law or equity.

Sec. 25-246. Surcharges.

The City may, by rule, establish surcharges for discharges of specified compatible substances in quantities or concentrations exceeding, to a specified extent, specified limits and requirements.

Sec. 25-247. Pretreatment Compliance Date Report.

Within 90 days following the date for final compliance with applicable Pretreatment Standards or, in the case of a New Source, following commencement of the introduction of wastewater into the sewage works, any User subject to Pretreatment Standards and Requirements shall submit to the City Manager a report indicating the nature and concentration of all pollutants in the discharge from the regulated process which are limited by Pretreatment Standards and Requirements and the average and maximum daily flow for these process units in the User's facility which are limited by such Pretreatment Standards or Requirements. The report shall state whether the applicable Pretreatment Standards or Requirements are being met on a consistent basis and, if not, what additional operation and maintenance and/or pretreatment is necessary to bring the User into compliance with the applicable Pretreatment Standards or requirements. This statement shall be signed by an authorized representative of the Industrial User, and certified to by a qualified representative.

Sec. 25-248. Periodic Compliance Reports.

Any User or New Source discharging into the sewage works, shall submit to the City Manager semi-annually, unless required more frequently in Pretreatment Standard or by the City Manager, a report indicating the nature and concentration of pollutants in the effluent which are limited by such Pretreatment Standards. In addition, this report shall include a record of all daily flows which during the reporting period exceeded the average daily flow reported in Section 25-243(d) of this Article. At the discretion of the City Manager and in consideration of such factors as local high or low flow rates, holidays, budget cycles, etc., the City Manager may alter the months during which the above reports are to be submitted.

Sec. 25-249. Monitoring Facilities.

For non-domestic Users, the City may, by order of the City Manager, require to be provided and operated at the User's expense, monitoring facilities to allow inspection, sampling, and flow measurement of the

building sewer and/or internal drainage systems. Such facilities shall be kept free of snow, parked vehicles, or other obstructions. The monitoring facility should normally be situated on the User's premises, but the City may, when such a location would be impractical or cause undue hardship on the User, allow the facility to be constructed in the public street or sidewalk area and located so that it will not be obstructed by landscaping or parked vehicles. There shall be ample room in or near such sampling manhole or facility to allow accurate sampling and preparation of samples for analysis. The facility, sampling, and measuring equipment shall be maintained at all times in a safe and proper operating condition at the expense of the User. Whether constructed on public or private property, the sampling and monitoring facilities shall be provided in accordance with plans and specifications submitted to and approved by the City and all applicable local construction standards and specifications. Construction shall be completed within 90 days following written notification by the City.

Sec. 25-250. Meters.

All Users shall either have approved meters on all water sources that ultimately discharge into the Sanitary Sewer or shall meter the liquid wastes at the point of discharge into the Sanitary Sewer.

Sec. 25-251. Inspection and Sampling.

The City shall have the right to inspect the facilities of any User to ascertain whether the purpose of this Article is being met and all requirements are being complied with. Persons or occupants of premises where wastewater is created or discharged shall allow the City or its representative ready access at all reasonable times to all parts of the premises for the purposes of inspection, sampling, records examination,

records copying or in the performance of any of their duties. The City, MDNR and USEPA shall have the right to set up on the User's property such devices as are necessary to conduct sampling inspection, compliance monitoring and/or metering operations. Where a User has security measures in force which would require proper identification and clearance before entry into their premises, the User shall make necessary arrangements with their security guards so that upon presentation of suitable identification, personnel from the City, MDNR and USEPA will be permitted to enter, without delay, for the purposes of performing their specific responsibilities. Refusal to allow duly authorized representatives entry shall constitute a violation of this Article and may be considered grounds for discontinuation of water and/or wastewater services.

Sec. 25-252. Warrants for Entry.

Whenever the City Manager deems it necessary to enter any property at a reasonable hour for the purposes of inspection, observation, measurement, sampling and testing of enforcement of this Article, in accordance with the provisions of this Article, and is refused such entry, the City Manager who is refused such entry may make a complaint in writing, under oath to the District Court for the City or to the Circuit Court for Kent County, stating the facts of the case so far as it may be known to him. The judge hearing the complaint may issue a warrant directly to the City Manager authorizing him to enter upon such property to the extent and time necessary to enforce and carry out the provisions of this Article.

Sec. 25-253. Industrial Pretreatment.

(a) Required. Industrial Users shall provide necessary wastewater treatment as required to comply with this Article and all other applicable limits, requirements and standards, and shall achieve compliance with all Pretreatment Standards and Requirements within the time limitations as specified by the Federal Pretreatment Regulations and as required by the City. Any facilities required to pretreat wastewater to a level acceptable to the City shall be provided, operated, and maintained at the User's expense.

(b) Construction. Detailed plans showing the pretreatment facilities and operating procedures shall be submitted to the City for review, and shall be approved by the City before construction of the facility. The review of such plans and operating procedures will in no way relieve the User from the responsibility of modifying the facility as necessary to produce an effluent acceptable to the City under the provisions of this Article. Any subsequent changes in the pretreatment facilities or method of operation shall be reported to and be acceptable to the City prior to the User's initiation of the changes. Where pretreatment facilities are necessary, Industrial Users shall initiate construction of said facilities within 6 months and complete construction within 18 months from the date of notice by City or as otherwise required by applicable Pretreatment Standards or requirements.

(c) Publication. The City shall annually publish in the major local newspaper a list of the Users which were significantly violating any National Categorical Pretreatment Standards or any standards contained in this ordinance or any rules or regulations promulgated hereunder during the twelve (12) previous months. The notification shall also summarize any enforcement actions taken against the User(s) during the same twelve (12) months.

(d) Reporting. All records relating to compliance with Pretreatment Standards shall be made available to officials of the USEPA or MDNR upon request.

Sec. 25-254. Confidential Information.

Information and data on a User obtained from reports, questionnaires, permit applications, permits and monitoring programs and from inspections shall be available to the public or other governmental agency without restriction unless the User specifically requests and is able to demonstrate to the satisfaction of the City that the release of such information would divulge information, processes or methods or production entitled to protection as trade secrets of the User.

When requested by the person furnishing a report, the portion of a report which might disclose trade secrets or secret processes shall not be made available for inspection by the public but shall be made available upon written request to governmental agencies for uses related to this Article, the National Pollutant Discharge Elimination System (NPDES) Permit, or the Pretreatment Programs; provided, however, that such portions of a report shall be available for use by the state or any state agency in judicial review or enforcement proceedings involving the person furnishing the report. Wastewater constituents and characteristics will not be recognized as confidential information.

Information accepted by the City as confidential shall not be transmitted to any governmental agency or to the general public by the City until and unless a ten-day notification is given to the User.

Sec. 25-255. Failure to Make Required Connection.

When a structure in which sanitary sewage originates has not been connected to an available public sanitary sewer system before use and occupancy or within the period provided in this section, the City shall require the connection to be made forthwith after notice, which may be by first class or certified mail or posting on the property, to the owner of the property on which the structure is located. The notice shall give the approximate location of the public sanitary sewer line which is available for connection of the structure involved and shall advise the owner of the requirements and of this section. Where any structure in which sanitary sewage originates is not connected to an available public sanitary sewer system within ninety (90) days after the date of mailing or posting of the written notice, the provisions of this section shall be enforceable through the bringing of appropriate action for injunction, mandamus, or otherwise, in any court having jurisdiction. Any violation of this section is deemed to be a nuisance per se.

Sec. 25-256. Immediate Suspension of Sewage System Use.

The City Manager may suspend water and/or wastewater treatment service when such suspension is necessary, in the opinion of the City, in order to stop an actual or threatened discharge which presents or may present an imminent or substantial endangerment to the health or welfare of persons or the environment, interferes with sewage treatment or causes the City to violate any condition of its NPDES Permit. Any person notified of a suspension of wastewater treatment service shall immediately stop or eliminate the contribution. In the event of a failure of the person to comply voluntarily with the suspension order, the City shall take such steps as deemed necessary including immediate suspension of water service and/or the severance of the sewer connection, to prevent or minimize damage to the sewage works or endangerment to any individuals. The City Manager shall reinstate the wastewater treatment service upon proof of the elimination of the noncomplying discharge. A detailed written statement submitted by the User describing the causes to prevent any further occurrence shall be submitted to the City within 15 days of the date of occurrence.

Sec. 25-257. Termination of Sewage System Use.

The City may, after opportunity for a hearing pursuant to Section 25-262 of this Article, suspend or terminate any User's use of the System or any discharge(s) into the System for any violation or threatened violation of any provision of this Chapter, a rule or regulation promulgated pursuant to this Article, an Administrative Order issued pursuant to this Article, or any Pretreatment Standard or requirement or for failure to pay any rates, fees, charges, surcharges and/or penalties for use of the System.

Sec. 25-258. Evacuation of Premises.

Whenever the City Manager determines that there is a serious health hazard created by the presence of sewage from property from which sewage emanates by being exposed to the surface of the ground or draining of sewage from said property under the surface of the ground or into any ditch, storm sewer, lake or stream,

and that the continuance of the use of the private sewage works by the property poses an immediate threat to human life, the City Manager is hereby authorized and empowered to order and require the occupants to vacate the structure on the property forthwith.

Sec. 25-259. Violation as Public Nuisance.

Any violation of this Article, a rule or regulation promulgated pursuant to this Article, an Administrative Order issued pursuant to this Article, or any Pretreatment Standard or requirement is hereby declared to be a public nuisance per se.

Sec. 25-260. Notice of Violation.

When the City finds any person has violated or is violating any provision of this Article, a rule or regulation promulgated pursuant to this Article, an Administrative Order issued pursuant to this Article, or any Pretreatment Standard or requirement, the City Manager shall issue a written notice of said violation stating the nature of the violation. Said notice shall be served upon the violator(s) by first class or certified mail or personal service. Service by mail shall be deemed made when deposited in a United States Postal Service mail receptacle. Personal service shall be complete when made. Said notice may be made with or

as part of any criminal or other proceedings provided for in this Article.

Sec. 25-261. Plan for Correction.

Within 30 days of the date of service of any notice of violation, the User shall submit to the City Manager a plan satisfactory to the City for correction of the violation.

Sec. 25-262. Hearings.

Any User subject to an Administrative Order issued pursuant to this Article or whose Sewage System use the City is taking action to suspend or terminate pursuant to Sections 25-256 and 25-257 of this Article shall have the right to a hearing pursuant to this Section.

(a) Notice of right. Any Administrative Order or notice of termination shall inform the User of its right to, within 10 days of the mailing, posting or delivery of the Administrative Order or notice of termination, request of the City Manager a hearing to show cause why the Administrative Order or part thereof should not be implemented or the User's sewage service should not be terminated.

(b) Notice of hearing. The City Manager shall give written notice by first class or certified mail of the date, time and place of the hearing to show cause to any User who has requested such a hearing. The hearing shall be scheduled to be held within 30 days of the date it was requested.

(c) Conduct of hearing. All hearings shall be conducted before a committee comprised of three members of the City Council who shall hear any testimony and receive any other evidence presented by the User or the City. The formal rules of evidence need not be followed. Cross examination of witnesses may be allowed at the discretion of the Committee. Any testimony shall be given under oath and the hearing shall be tape recorded. Transcripts of the hearing may be obtained but the party requesting the transcript shall pay the cost of its production.

(d) Hearing results. After hearing the testimony and reviewing any other evidence, the committee may issue an order upholding the Administrative Order and/or direct that on a specified date sewer service to the User shall be terminated or suspended until or unless given conditions are met. The committee may also by its order make such other orders and directives as are in the powers of the City or City Manager under this Article as it deems necessary and appropriate.

Sec. 25-263. Repairs by City.

In case of any violation of this Article, any rule or regulation promulgated pursuant to this Article, any Administrative Order issued pursuant to this Article or any Pretreatment Standard or requirement; any discharge or proposed discharge which interferes or will interfere with sewage treatment; or any sewage leak or other health or safety hazard, the City shall have the right to make the needed repair or take any other necessary corrective action and bill any reasonable User(s) for any costs incurred thereby. In addition to any other remedies available, said costs, if unpaid 90 days after the User has been billed therefore, shall become a lien on the premises served and entered upon the next tax roll.

Sec. 25-264. False Information.

Any person who knowingly makes any false statement, representation or certification on any application, record, report, plan or other document filed or requested pursuant to this Article or who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required under this Article shall be deemed to have violated this Article.

Sec. 25-265. Civil Liability.

Any person violating any provision of this Article, any rule or regulation promulgated pursuant hereto or liable to the City for any costs it incurs as a result of such violation including, without limitation, the costs incurred by the City for any corrective actions or measures and any fines or penalties incurred by the City and shall be liable to the City for any legal costs, including reasonable attorneys' fees, incurred by the City by reason of such violation including, without limitation, the costs incurred by the City to collect from such person any amounts due under this Chapter, this section, the rules and regulations promulgated pursuant to this Article, or any Administrative Order issued pursuant to this Article.

Sec. 25-266. Penalties.

Every person convicted of a violation of any provision of this Article, a rule or regulation

promulgated pursuant to this Article or an Administrative Order issued pursuant to this Article, shall be punished by a fine of not less than one hundred dollars (\$100) nor more than five hundred dollars (\$500) and the costs of prosecution, or by imprisonment for not more than ninety (90) days, or by both such fine and imprisonment. Each act of violation and every day upon which a violation shall occur shall constitute a separate offense.

Sec. 25-267. Legal Action.

The City Attorney may commence and/or maintain any action at law or equity to enforce any provision of this Article, a rule or regulation promulgated pursuant to this Article, an Administrative Order issued pursuant to this Article or any Pretreatment Standard or requirement. Such actions may include, without limitation, the seeking of preliminary, temporary or permanent injunctive relief and/or the seeking of damages.

Sec. 25-268. Upsets.

(a) Effect of an Upset. An Upset shall constitute an affirmative defense to an action brought for noncompliance with Categorical Pretreatment Standards if the requirements of subsection (b) are met.

(b) Conditions necessary for a demonstration of Upset. An Industrial User who wishes to establish the affirmative defense of Upset shall demonstrate, through properly signed, contemporaneous operating logs, or other relevant evidence that:

(1) An Upset occurred and the Industrial User can identify the specific cause(s) of an Upset;

(2) The facility was at the time being operated in a prudent and workmanlike manner and in compliance with applicable operation and maintenance procedures;

(3) The Industrial User has submitted the following information to the City Sewage Works personnel and City Manager within 24 hours of becoming aware of the Upset (if this information is provided orally, a written submission must be provided within five days):

(i) A description of the discharge and cause of non-compliance;

(ii) The period of noncompliance, including exact dates and times or, if not corrected, the anticipated time the noncompliance is expected to continue;

(iii) Steps being taken and/or planned to reduce, eliminate and prevent recurrence of the noncompliance.

(c) Burden of proof. In any enforcement proceedings the Industrial User seeking to establish the occurrence of an Upset shall have the burden of proof.

(d) Reviewability of agency consideration of claims of Upset. In the usual exercise of prosecutorial discretion, City enforcement personnel should review any claims that noncompliance was caused by an Upset. No determinations made in the course of the review constitute final City action subject to judicial review. Industrial Users will have the opportunity for a judicial determination on any claim of Upset only in an enforcement action brought for noncompliance with Categorical Pretreatment Standards and standards in this ordinance or rules or regulations promulgated pursuant hereto.

(e) User responsibility in case of Upset. The Industrial User shall control production or all discharges to the extent necessary to maintain compliance with Categorical Pretreatment Standards and standards in this ordinance or rules or regulations

promulgated pursuant hereto upon reduction, loss or failure of its treatment facility until the facility is restored or an alternative method of treatment is provided. This requirement applies in the situation where, among other things, the primary source of power of the treatment facility is reduced, lost or fails.

Sec. 25-269. Records Retention.

Any records or documents required to be made or filed pursuant to this Article shall be maintained by the party making or receiving them for a minimum of three (3) years.

Sec. 25-270. Severability.

If any provision, paragraph, word, section or article of this Article is invalidated by any court of competent jurisdiction, the remaining provisions, paragraphs, words, sections, and chapters shall not be affected and shall continue in full force and effect.

Sec. 25-271. Conflict.

All Ordinances and parts of Ordinances inconsistent or conflicting with any part of this Article are hereby repealed to the extent of such inconsistency or conflict.

Section 3. The above ordinance was adopted by the Lowell City Council at their Regular Meeting of Monday, April 21, 1986.

The Public is hereby notified that said ordinance shall become effective immediately.

Persons interested in petitioning for the resolution of this ordinance may obtain a copy of the referendum procedure from the Lowell City Clerk, anytime between 8:00 a.m. and 5:00 p.m. Monday thru Friday at the Lowell City offices, located at 301 East Main Street, Lowell, Michigan.

Ray E. Quada
City Clerk

Ninth Annual Senior Citizens' Celebration Day planned

"Friends for Life" has been chosen as this year's theme for Senior Citizens' Celebration Day to be held Thursday, May 1, 10:00 a.m. to 9:00 p.m. at Eastbrook Mall. Held during National Older Americans' Month, the Ninth Annual Senior Citizens' Celebration Day promises to be better than ever. The event celebrates the contributions older citizens have made and continue to make in our community. The celebration includes stage events, on-going demonstra-

tions, workshops, health screening, and senior citizen art displays. Andy Rent, of WCUZ Radio, will host this year's opening ceremonies at which local officials and dignitaries will be recognized followed by entertaining stage events. Opening ceremonies will begin at 12:00 noon on May 1 on the stage at Eastbrook Mall. Over 1,000 senior citizens and other participants are expected to attend from twenty-four school

districts. The event is sponsored by Kent Regional Community Education Association, of which Lowell Community Education is a member. Area senior citizens and non-senior citizens are invited to attend this free event. For information, contact Marge at Lowell Community Ed., 897-8434.

SEND THE LEDGER
TO COLLEGE!

LEGAL NOTICES

STATE OF MICHIGAN
IN THE
PROBATE COURT
FOR THE
COUNTY OF KENT
PUBLICATION
NOTICE
DECEASED - TESTATE
APPOINTMENT - CLAIMS
DETERMINATION
OF HEIRS.
FILE NO. 86-143,434-SE
Estate of WILMA J.
ZIEGLER, Deceased, SS#
372-48-8813.

STATE OF MICHIGAN
IN THE
PROBATE COURT
FOR THE
COUNTY OF KENT
PUBLICATION
FILE NO. 86-143,433 SE
Estate of IRENE DESPRES
a/k/a IRENE M. DESPRES,
Deceased 370-68-0199.

STATE OF MICHIGAN
County of Kent
Probate Court
JUVENILE DIVISION

TO: QUIC LOC TRAN AND BICH
NGA LAM
In The Matter Of: Thanh
Phuoc and Thanh Phuong TRAN
Hearing: May 20, 1986, at
4:00 p.m.

TO: BERNARD PARKLEY
In The Matter Of: Georgeette
and Darlene PARKLEY
Hearing: June 24, 1986, at
4:00 p.m.

A neglect temporary wardship
petition has been filed in
the above matter. A hearing
on the petition will be
conducted by the court on
the date and time stated
above in Kent County
Juvenile Court, 1501 Cedar
NE, Grand Rapids, Michigan.
It is therefore ordered that
you personally appear before
the court at the time and
place stated above.
This hearing may result in a
temporary or permanent loss
of your rights to the
child(ren).

Dated: April 23, 1986

JOHN P. STEKETEE
JUDGE OF PROBATE

STATE OF MICHIGAN
County of Kent
Probate Court
JUVENILE DIVISION

TO: DELAWARE DAWKINS AND
BARBARA JEAN GALES
In The Matter Of: Delaware
Dawkins Gales
Hearing: May 27, 1986, at
9:00 a.m.

TO: MICHAEL GRASATIS AND
TAMMY SUE BURGESS
In The Matter Of: Andrew N.
BURGESS
Hearing: June 2, 1986, at
9:00 a.m.

TO: KERRY BYRD AND DARNELLA
FORELL
In The Matter Of: Quanika
Ann Marie BYRD
Hearing: June 10, 1986, at
9:00 a.m.

A petition for termination
of parental rights has been
filed in the above matter.
A hearing on the petition
will be conducted by the
court on the date and time
stated above in Kent County
Juvenile Court, 1501 Cedar
NE, Grand Rapids, Michigan.
It is therefore ordered that
you personally appear before
the court at the time and
place stated above.
This hearing may result in a
permanent loss of your
rights to the child(ren).

April 17, 1986
Margaret M. Johns
595 Sunview Ct., S.E.
Grand Rapids, Michigan
49508
698-8115

Timothy J. Conroy P12155
410 Bridge Street, N.W.
Grand Rapids, Michigan
49504
454-4119

Dated: April 23, 1986

JOHN P. STEKETEE
JUDGE OF PROBATE

April 22, 1986
Darrell G. Ziegler
4930 Cascade Road
Grand Rapids, Michigan
49506
949-1173
Timothy J. Conroy P12155
410 Bridge Street, N.W.
Grand Rapids, Michigan
49504
454-4119

Printed Napkins, Matches
897-9261

C24

Chrysler's campaign trail winds through Attwood Corporation



Gubernatorial candidate Dick Chrysler chats with two Attwood employees while touring the facilities of the Lowell based manufacture of marine hardware.

Gubernatorial candidate Dick Chrysler toured the Attwood Corporation last Thursday on a campaign visit that also included a forum of Republican candidates at the Amway Grand Plaza Hotel and a visit to Wolverine World Wide in Rockford. State Representative Vic Krause arranged Chrysler's visit, but was unable to accompany him because of commitments in Lansing. Krause's wife, Joan, and Attwood Vice President of Operations, Lew Haack, conducted the plant tour.

At age 44 Chrysler is an Horatio Alger success story. He has risen from a blue collar background to President of his own corporation, Car Concepts, the nation's leading producer of specialty vehicles. The company currently processes more than 95,000 cars per year, installing T-tops and converting Chrysler LeBarons and Ford Mustangs into convertibles. The plant employs over 1,000.

Chrysler's wife, Katie, accompanied him on the Attwood tour. His family also includes two

sons and a daughter. They reside in Brighton.

Chrysler has been active in the Republican Party for years, and now serves as Finance Chairman of the Livingston County Republican Party and is on the Finance Committee of the State Republican Party. He also serves on numerous boards and committees including the Michigan National Bank Board, Detroit Symphony Orchestra Board and Cleary College Board of Directors.

Myers Family Hair Styling sold to Connie Stencel

Connie Stencel, a familiar face to patrons of Myers Family Hairstyling has recently purchased the business from Doris Myers.

Doris' success story began at her home on Hudson Street in 1953, where she opened a hair styling salon in her home. As business grew she moved her salon in 1969 to Main Street, renting one of the Walters buildings over the dam.

Her daughter, Lois, became a Cosmetologist about this same time and they enjoyed working together. More stylists were added to the staff and the need for more room prompted Doris to purchase the building at the present location of 512 E. Main in 1972.

The building has been remodeled and more stylists hired.

Doris retired in 1978 and moved to New Mexico, where she married Charles Canfield. Her daughter Lois became manager of the business.

After the unexpected death of her daughter, Doris' son-in-law, Dale Finkler kept the business going.

Doris says she owes her success to her family, her daughter Lois, all the staff members, her son-in-law Dale and all her valued customers.

Tony and Connie Stencel moved to Lowell in 1972 from Lavonia, MI, a suburb of Detroit, when Tony was transferred to Grand Rapids where he is em-



Tony and Connie Stencel



Doris (Myers) and Charles Canfield

ployed by L.S.I. Rapistan, in management.

They have four children and are members of St. Mary's Parish in Lowell. They have been very active in the Church community for the last 13 years.

Connie started working for Doris in 1977 after meeting her several times in church where Doris and Lois were also members.

Having been a Cosmetologist since 1965, Connie is excited

and looking forward to promoting the success and goodwill Doris started. Her husband Tony will be tending to the bookkeeping and Connie will manage the salon. Presently on staff are Margaret Green, Sue Eickhoff, Shirley Kammers and Connie. They offer a complete hair care salon for the whole family, children, teens, men and women. Senior Citizen discounts are now available Monday through Saturday.

Ionia home tour features Italianate architecture

Ionia, the "Italianate Capitol" of Michigan, will open its doors for the 12th Annual Historic Home Tour - Heritage Festival on May 17 and 18. Highlighting the tour is the home of former Michigan Governor Fred W. Green, a 20 room California Mission style mansion.

Tours to the cupola on the fourth level of Ionia's century old Court House will allow visitors a view of the Grand River Valley. Buildings on the tour include 6 private homes and 3 public buildings.

Main event of the Heritage Festival is a Contemporary Christian Music Concert scheduled for Saturday, May 17, 7:00 p.m. in the historic Ionia Theatre. Guest performers are

the 7-member "Cruse Family" of Flint, Texas, nationally known artists who have several recordings to their credit.

Other weekend activities include a quilt show, arts & crafts sale, horse & buggy rides, continuous entertainment, historic displays, and an old fashioned street carnival.

Ionia's history dates back to its founding in 1833. The city has a wealth of fine architecture; 271 buildings are listed on the National Register of Historic Places.

Further information can be obtained by contacting the Ionia Area Chamber of Commerce, (616) 527-2560.

Of every 500 Americans, one is a doctor.

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The Grand Valley Ledger

105 N. Broadway, Lowell, Michigan 49331