

**USA Engineers Complete Clinton River Project; Col. Bristor Transferred**

Official transfer of the Clinton River Parkway as a project of the United States Corps of Army Engineers to the drainage board representing Macomb, Oakland, Lapeer and St. Clair counties was made Tuesday noon. A ceremony marking the transfer was held at the home of Col. Bristor, who has supervised the Parkway and the Red Run drain project to their completion, officially turned them over to the drainage board members.

Col. Bristor, whose home is at 142 Graefeld, has been transferred to another command as of June 30, 1953.

He will leave the United States in early August to take command of an engineering group in Korea.

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Show and club officials discuss horse show opening June 25.  
(Eccentric Staff Photo)

**Show**  
(Continued from Page 1)

is the elementary dressage group where the rider faces the stiffest test for his ability as a horseman. Riding form is the entire basis of judging.

**OTHER EVENTS** expected to attract large followings include the Junior groups of youngsters up to 18 years especially the lead line class of six years and under. These young riders will open the show Thursday morning at 9 a.m.

Five classes are listed for the western horses and riders, seven for three gaited, and the same number for five gaited saddle horses.

Junior divisions, according to show officials, have brought between 40 and 50 entries, promising excellent competition in these classes.

ALL SHOWS, Thursday through Sunday, start at 9:30 a.m., with

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THERE'S ALWAYS A BARGAIN AT

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**Owner**  
(Continued from Page 1)

He was unable to catch it. He added that he could tell the two dogs apart in this manner—he can catch the other one.

Harley said he actually could not be sure his dog had been off the property, that so far as he knew it was nearby on the part of the warden.

Commissioner Lance Minor commented that Mrs. Minor was given a violation ticket three hours after their dog supposedly had been off their property.

"I THINK the whole ordinance smells and should be revised and all fines paid under protest should be returned," Minor stated.

John B. Taylor said he received a ticket Sunday when Riley declared his dog had been off the home grounds.

"I believe it's a hardship to keep a dog in the backyard all the time," Taylor said. "One of the loveliest things I see is a dog following the kids to school. They play there a while and then go home. I can't see where it does any harm."

COMMISSIONER Charles Renfrew said he shared Harley's feelings that too much latitude has been left to the dog warden. He suggested that perhaps a complaint should be filed before a ticket is issued to the dog owner.

Other commissioners said there had been far more complaints from dog owners on the new ordinance than had ever been received from property owners regarding uncontrolled dogs.

Police Chief Mosley defended Riley for the performance of his duty but said Riley has been told not to let any time elapse between seeing the dog off the owner's property and the issuance of a ticket. He also said Riley had been instructed to be positive as to the dog's ownership before giving the ticket.

**Case Adjourned Pending Outcome Of Zone Hearing**

Pending the result of a rezoning hearing on July 13, the case of Judge Frank Doty Tuesday adjourned until Aug. 3 a suit filed against the city of Birmingham by the Industrial Land Co., Frank Newell, and others.

Monday night the city commission agreed to a compromise settlement of the issue and instructed its attorney to so inform the court.

Plaintiffs and defendants have decided that the property in question—an Ilseco triangular parcel between Eton road and the railroad right-of-way—shall be limited to single family zone along the Eton frontage, while half of the remaining nine acres will be two-family dwellings, the other half three-story structures.

ORIGINALLY, the city claimed the entire area should remain in single family residences, while the plaintiffs and owners of the property contended that its most economical and satisfactory use was in multiple dwellings and some commercial.

Commissioners set July 30 as the date for hearing on rezoning the property according to the compromise agreement.

If rezoned in accordance with the stipulation, the court is expected on Aug. 3 to enter a decree making the entire proceeding a matter of record.

Want ads cannot be accepted after 5 p.m. each Tuesday.

**Peddlers Told Not To Shout Wares, Use Sound Devices**

An ordinance to amend an ordinance which regulates the activities of peddlers in the City of Birmingham was approved by city commissioners Monday evening.

The "new" ordinance stipulates that all peddlers shall not remain standing at any one place if it is a street, alley, public place or private property immediately adjacent to the street without the written consent of the owner. It also states that no such peddler may remain in one place for longer than five minutes.

The calling of wares or use of any sound device to attract customers also is forbidden, bringing the comment from commissioners that there will be a lot of disappointed youngsters in town, since they are accustomed to going on with their play while keeping a sharp ear tuned for the "ice cream wagon's" bells.

Disenting votes in the adoption of the amended ordinance were voted by Lance Minor, Charles Renfrew and C. V. Watkins.

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