

Matchless Quality... Expert Workmanship... Shirts Finished to Perfection. Available Only in Birmingham Cleaners.

SHIRTS LAUNDRY

PLUS

Hour Service

We Take Special Care of your Wash 'N' Wear Suits — Dresses

IF YOU DESIRE AT NO EXTRA CHARGE

TWO CONVENIENT LOCATIONS

- Woodward at Adams Rd.
- W. Maple at Cranbrook Rd.

Birmingham DRIVE-IN CLEANERS

My Neighbors

"HiMM — now there's an item that 'cool-push-inflation' hasn't affected too severely!"

EVENING DINNERS that please everyone!

Fried Chicken Tenderloins \$1.00

Prime Rib of Beef \$1.00

100 Different Foods Daily

BIRMINGHAM—725 S. HUNTER BLVD. DOWNTOWN—1120 GRISWOLD ST.

Children Start Drinking, Smoking at Earlier Age

EDITOR'S NOTE: A Birmingham high school science teacher, Carl H. Zwinck, is attending the summer school at Yale University, New Haven, Conn. This outstanding school has drawn to its sessions students from New Zealand, Norway and Canada. In addition to the teachers, principals, nurses, and many others, including both the alcohol industries and abstinence organizations. In this article, Zwinck reports on some of the material he has learned from the summer courses.

By CARL H. ZWINCK
Phan High School Science Teacher

NEW HAVEN, Conn.—Although the percentage of the U. S. population which regularly drinks alcoholic beverages remains about the same, each year more drinking is started at an earlier age.

Drinking is common among high school students, although only a small percentage of these will become alcoholics. Drinking is often started even before high school age.

Smoking usually starts before drinking. Some grade school children smoke regularly. The bureau of public health education in New York City will begin a drive against juvenile smoking this fall, aimed at boys and girls between 11 and 13 years of age.

Parents who assume their children don't smoke or drink are usually wrong. Other parents encourage these practices, some furnish alcoholic beverages for their children below the legal age of 21.

Some grade school children smoke regularly. The bureau of public health education in New York City will begin a drive against juvenile smoking this fall, aimed at boys and girls between 11 and 13 years of age.

Parents who assume their children don't smoke or drink are usually wrong. Other parents encourage these practices, some furnish alcoholic beverages for their children below the legal age of 21.

Some grade school children smoke regularly. The bureau of public health education in New York City will begin a drive against juvenile smoking this fall, aimed at boys and girls between 11 and 13 years of age.

POWER LAWN MOWERS

Sharpening and Complete service on all makes

ARROW SAW & TREE SUPPLY CO.

30747 Greenfield at 13 Mile
Midwest 6-2660

OLGA

FERRIS GARDNER COAL & OIL CO.

LI 3-2500 MI 4-6820

MODELS HOBBIES

H-O TRAINS TOYS

MODELS HOBBY SUPPLIES

REMODELING or BUILDING?

FENCING or PATIO STONE

Phone MI 4-3636 For Help!

We will help you do it yourself or will recommend a qualified contractor. Choose from these real values.

FENCING MATERIALS

PICKETS—CLEAR FIR
GOTHIC POINT

KILN DRIED WHITE FIR

4 Foot	20¢	3 Foot	16¢	2 1/2 Lin. Ft.	11¢	1 1/2 Lin. Ft.	8¢
--------	-----	--------	-----	----------------	-----	----------------	----

CEDAR POSTS

4" TOP x 7 FOOT
NEW-TOP GRADE

70¢ EACH

For PATIOS or STEPPING STONES

- Vermont Slate
- New York Blue Stone
- Pre-Cast Concrete Slabs

Birmingham Lumber AND SUPPLY COMPANY, INC.

1025 HAYNES STREET
PHONE MI 4-3636

Between Hunter & Adams—5 Blocks South of Maple
Hours 7:30 to 5:00 Mon. thru Fri.; 7:30 to 1:00 Sat.

COMING SOON!

WATCH FOR THE GRAND OPENING OF The Country Carousel Food Shop

BIRMINGHAM'S NEW and DISTINCTIVELY DIFFERENT RESTAURANT

1360 Woodward—between 14 & 15 Mile Rds.

FEATURING THE FINEST IN FOODS AND SERVICE

RETAIL DEPARTMENTS

Complete Bakery Dept. Gourmet Counter Candy by TRUAN Dairy Products by SEALTEST

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

ORDINANCE NO. 24

AN ORDINANCE TO LICENSE AND REGULATE HAWKING AND PEDDLING IN THE VILLAGE OF BEVERLY HILLS AND TO PROHIBIT THE PEDDLING OF CERTAIN FOOD PRODUCTS.

The Village of Beverly Hills Ordains:

Section 1.01. Definitions.

That for the purpose of this ordinance, a hawker or peddler is defined to be any person who goes from house to house, or from place to place, or from upon the streets, alleys, or public places within the Village of Beverly Hills, selling or offering for sale, goods, wares or merchandise, or who takes orders for the same for future delivery. It shall include magazine salesmen, fruit and vegetable vendors, or persons selling household appliances, clothing, novelties or any other merchandise by the above method.

Provided that farmers, artisans, war veterans, blind persons, and persons engaged in interstate commerce, defined herein, shall comply with the provisions of this ordinance except that the license fee provided herein shall not be charged such persons, in accordance with state and federal laws.

Provided however, that nothing herein contained shall apply to the sale of daily or weekly newspapers, or to the wholesale and delivery of food to retail stores in the Village of Beverly Hills.

Section 2.01. No person shall engage or assist as a helper in the business of hawking or peddling within the Village of Beverly Hills without a license therefor, as hereinafter provided.

Section 3.01. It shall be unlawful for any person, firm, or corporation to hawk, peddle or vend any meat or meat products of any kind and/or any fresh cured or smoked fish of any kind, and/or any ice cream or frozen custard desserts or similar products, and/or beverages and/or any other food which might be deemed by the Board of Health to be subject to contamination by this method of merchandising, from door to door or upon the streets, alleys or public places in the Village of Beverly Hills.

Section 4.01. Any person desiring to engage in the business of hawking or peddling, as herein defined, within the Village of Beverly Hills shall make application in writing for permission to do so, to the Village Clerk, upon blanks to be provided by the Village Clerk, who shall refer all such applications to the Board of Health for investigation and approval, when it is proposed to sell food for human consumption. The Village Clerk shall require such applicant to state in writing upon such blanks:

1. His full name, residence and post office address.
2. The class of license for which he is applying.
3. The kind of goods, wares or merchandise he proposes to sell.
4. The length of time for which he wishes to obtain a license.
5. Whether the applicant expects to use a vehicle and the description of such vehicle together with the vehicle license number.
6. Whether the applicant is a farmer, artisan, war veteran, or blind person. If an artisan or farmer, he shall give the location of shop or farm, and size of farm. If a war veteran, the date of discharge, and the number of his county veteran's license.
7. If an applicant is applying for a free license, he shall affirm that in the case of an artisan, all of the merchandise to be sold is manufactured by himself personally. In the case of a farmer, that the products to be sold are produced by himself and his regularly employed farm help. If a war veteran, that all of the merchandise to be sold is produced by himself personally, and by no other person. If an applicant claims to be blind, proof of blindness shall be certified by the Board of Health. If he is a dealer in merchandise being delivered through interstate commerce he shall affirm that all of the merchandise being sold in the Village of Beverly Hills is to be delivered direct to the customer from stocks of merchandise located outside the State of Michigan. He shall also list the name, residence and post office address of the person, firm or corporation by whom the orders will be filled.
8. Such application shall be accompanied by two photographs of the applicant at least 2 inches square and a set of finger prints made by the Public Safety Department.
9. Such applicant shall also give the names and addresses of two persons as references.

Section 5.01. All applications for license for the sale of food for human consumption shall be referred to the Board of Health for its approval and determination as to whether the applicant proposes to sell any food subject to peddling or vending which is prohibited by Section 3.01 of this ordinance and no such license shall be issued by the Village Clerk under this ordinance until the application has been approved by the Board of Health.

Section 6.01. The Board of Health may from time to time adopt such reasonable rules and regulations, not inconsistent with this ordinance, as it may deem necessary to regulate and govern the peddling, hawking or vending of any food subject to peddling or vending in the Village of Beverly Hills.

Section 7.01. The Village Clerk is hereby empowered, upon payment of the proper fees, to grant a license to any person presenting an application in accordance with the terms of this ordinance.

License shall not be transferrable or assignable.

The fees for the said license shall be as follows:

12 months	\$75.00
6 months	50.00
3 months	25.00
Daily	5.00

Fees for each helper and assistant shall be as follows:

12 months	\$25.00
6 months	15.00
3 months	10.00
Daily	1.00

Fees for milk and bread delivery shall be \$10.00.

All licenses issued hereunder shall expire on the 31st day of May of each year following the date of issuance.

Section 8.01. Any person who proposes to sell fruit, vegetables or other food products shall prepare and process, or store such products, under clean and sanitary conditions. All food and beverages shall be clean, wholesome and free from spoilage and safe for human consumption. From time to time the food products will be inspected by the Health Officer or his duly authorized agents, or the Director of Public Safety or his duly authorized agents, and it shall be the duty of the Health Department, and/or the Public Safety Department, to destroy or denature all food contained as being unsanitary for human consumption and

issue a statement to the person in charge for such action.

Section 8.02. No person shall engage in any practice which is unsanitary or which tends to the cleanliness of the food, or to the health of the public. While engaged in handling food they shall keep their persons clean and wear clean garments.

Section 9.01. The licenses granted hereunder shall be in such form as to contain a true photograph of the licensee, his address, his signature and physical description. All licensees shall carry with them while peddling, the license above described. No license shall be renewed or obviated by his order, made on such license. In addition thereto, every such licensee while engaging in the business, shall wear conspicuously his order, stamped thereon the time for which said license has been obtained. Licensee to operate under this ordinance shall conspicuously and constantly exhibit said badge or emblem while engaged in said business shall be sufficient cause for suspension or revocation of such license by the enforcing official.

Section 10.01. No person who is affected with any infectious disease or with any disease in a communicable form, or suspected communicable form, shall work or be permitted to work as a hawker or peddler. Whenever required by the Board of Health any person so employed, shall submit to a physical examination by the Board of Health or by some physician approved by him. If, as a result of such examination, such person shall be found to be affected with any infectious disease, or with any disease in a communicable form, such employment shall immediately cease and such person shall not be permitted to peddle until such time the Board of Health, shall, after a physical examination, issue a permit entitling him to resume work.

Section 11.01. Licensees under this ordinance shall comply with all provisions of the Traffic Ordinance and shall not remain standing at one place on any of the streets, alleys, or public places for a longer period of time than five minutes while engaged in said business.

Section 12.01. It shall be unlawful for any such licensee to stand or be on any public street, alley or public place, or in any building or place of business abutting on any street, alley or public place and induce persons to congregate on any public sidewalk, street, alley or public place so as to tend to obstruct traffic, whether pedestrian or vehicular.

Section 13.01. It shall be unlawful for any licensee to call horns, or other noise making device with a view of attracting persons to buy the goods said licensee has for sale.

Section 14.01. It shall be the duty of every such licensee to exhibit the said license and badge or emblem to any Public Safety Officer or any person when requested to do so, and the failure to show the same upon request shall be deemed a violation of this ordinance.

Section 15.01. This ordinance is not intended to prohibit the sale of machinery or articles of their own manufacture, nor the sale by farmers of their own products, either produced by themselves or by their regular farm employees, nor any articles that have obtained a license pursuant to Act 359 of Public Act 1921, nor to persons who are taking orders for sale of merchandise to be delivered through interstate commerce, nor to the sale by individuals of any products whether made by themselves or not, but all of such persons must first obtain a license as required by this ordinance and shall furnish such license to the Village Clerk, that they are the one and same persons that they represent themselves to be and are entitled to such classification, and they must comply with all of the terms and conditions of this ordinance, and upon so doing, the Village Clerk shall furnish a license free of charge, entitling them to engage in the class of business and for sale of the type of merchandise indicated in their application and no other.

Section 16.01. The Board of Health, or any of its duly authorized agents, or the Director of Public Safety, or any of his duly authorized agents, shall have authority to revoke or suspend any license or name hereunder for the violation of any of the terms of this ordinance or the violation of the health and/or food laws of the State of Michigan, or the violation of the criminal statutes of the State of Michigan or of the United States. Such revocation shall be by giving written notice to the licensee signed by the Board of Health or the Director of Public Safety provided that in the event of such revocation or suspension of any license as above provided, the licensee shall be entitled to a hearing before the Village Council, if such hearing is demanded by them in writing and presented to the Village Clerk within ten days from the date of revocation or suspension of license. Such hearing shall be commenced at the following regular meeting of the Village Council and the Council, after hearing both sides of the question, shall act as sole judge as to whether or not the revocation or suspension shall stand.

Section 17.01. It shall be unlawful for any licensee to sell or deliver any goods, wares, or merchandise, which are ordinarily sold by weight or measure, by the use of any other than standard weight or measure.

Section 18.01. Any person violating any of the provisions of this ordinance, shall be liable to a civil penalty, not to exceed One Hundred Dollars (\$100.00) or imprisonment in Oakland County Jail, not to exceed ninety (90) days, or both such fine and imprisonment at the discretion of the Court.

Section 19.01. That if any section of this ordinance shall be declared unconstitutional, the same shall not affect any other section, and shall not affect the validity of this ordinance as a whole.

Section 20.01. All ordinance or parts of ordinances inconsistent herewith are hereby repealed.

Section 21.01. This ordinance shall be known and may be cited as "The Village of Beverly Hills' Hawking and peddling Ordinance."

Section 22.01. This ordinance shall take effect ten (10) days after its publication.

Made and passed by the Village Council of the Village of Beverly Hills on the _____ day of A. D. 1959.

MARVIN B. CLINE, President
ALICE M. SPENCER, Village Clerk

CERTIFICATE OF CLERK

I, Alice M. Spencer, do hereby certify that on the 9th day of July, 1959, the above ordinance was published in full in The Birmingham Eccentric, a newspaper published or circulated in said Village.

ALICE M. SPENCER, Village Clerk