

Elk Rapids Sportsman's Club

your community shooting sports resource

NEWSLETTER

December 2005

on the web at: www.ersc.org

HOLIDAY SKEET & TRAP

Please note: there will be no skeet or trap Sunday, Dec 25.

For all you heathens (or bachelors) it's *Christmas, for cryin' out loud...*

Skeet/trap will be open Monday Dec. 26 from 12 noon until 4 PM.

ATTORNEY SCORES BIG WIN FOR CPL APPLICANTS

Traverse City attorney, and ERSC Club member, David Bieganowski scored a big win against the Kent County Gun Board this month.

Dave, on behalf of Michigan Coalition of Responsible Gun Owners (MCRGO), succeeded in having the "required" but extra-legal "mental health" certifications for CPL applicants quashed in court.

Also eliminated was the extra-legal submission of all the applicant's previous addresses for the last 8 years.

Congratulations, Dave, for persevering against the illegal interference by local governments in CPL applications!

RENEWAL TIME

New or renewing members may pay their 2006 dues either partially or in full.

The option: pay \$30.00 for the first six months of 2006 (January 1 to June 30, 2006). The balance then due for the remainder of the year (2006) would be \$20.00.

The alternative option is to pay the full amount of \$50.00 for the year, knowing the potential uncertainty of the club's future beyond the first six months.

See pages 5 and 6 of this newsletter.

THANK YOU ! ...

...to ERSC members who answered the call for clean up day.

The following members spent a half day cleaning up the ranges, so that the club is kept in good repair: Dennis Koenig, Stan Payne, Noah Payne, Skyler Skrobecki (a member's guest), Gary Sutter, Rich Hoadley, Ben Ruffli, Don Hicks, Bill Larsen, and Russ DeBolt.

Volunteers – like these good folks – keep our club running. Please thank them personally when you see them.

APPEALS COURT RULES AGAINST TOWNSHIP, CLUB

The Michigan Court of Appeals has decided that Elk Rapids Township may only have an easement to the contested property, even though the deed was conveyed in 1948 by the heirs of Mina Gates Wilcox to the Township.

(See:http://courtofappeals.mijud.net/documents/opinions/final/coa/20051122_c261139_50_261139.opn.pdf)

In a decision released November 22, the Appellate Court determined that a lease signed between Elk Rapids Township and

the ERSC in 1986 was an abandonment of public property.

The gift of the land to the Township stipulated Township ownership. Violation of that ownership, the Court ruled, would be cause for return of the land to the heirs of the original donor.

Elk Rapids Township and the ERSC determined to fight it out in the Michigan Supreme Court (see article below).

For an excerpt of the ruling, please see page 3 of this issue.

BATTLE TO CONTINUE ON TO MICHIGAN SUPREME COURT

– By Brian S. Kroll

The Elk Rapids Township Board voted unanimously on Monday December 5, in closed door session, to proceed with an appeal to the Michigan Supreme Court.

The ERSC is now also committed to the battle.

These decisions were brought about by the unfavorable ruling on November 22 from the Michigan Court of Appeals.

The Supreme Court selects which cases it wants to hear. If the Supreme Court decides to consider the case, it may take from 6 to 12 months from the date of the filing, which is due by January 3, 2006.

In considering the case, the club's appellate attorney states that the Michigan Supreme Court has in recent years taken three different approaches to its cases:

Option 1: In the vast majority of the appeals, it simply denies leave to appeal, which means that the Court of Appeals opinion stands. Option 1 usually takes the Court 6 to 12 months.

Option 2: The second potential outcome might be a "peremptory order", which the Court has been using more frequently in recent years. This means that, based on the initial round of briefs alone, the Court may reverse all or part of the lower court opinion without further argument or review. This sometimes happens if the Court of Appeals makes a gross or obvious error, in contradiction with a recent Supreme Court opinion. Option 2 takes about the same

time as Option 1.

Option 3: In the rarest, but most important cases, the Court grants leave to appeal and sets the matter for formal briefing and argument. This small number of cases gets the largest amount of attention from the Court, and results in the issuing of sometimes-lengthy written opinions that set or clarify the law of the state. More often than not, these cases result in the reversal of the Court of Appeals.

Following the late Monday afternoon Township meeting, the Elk Rapids Sportsman's Club's Board of Directors met in regular session on Wednesday evening, December 7. In addition to conducting the club's routine business, the discussion focused on the legal issues now confronting the club, and how best to proceed in serving the membership's best interests.

After lengthy discussion, it was decided in a unanimous vote that the Club would stay on its current site pending a final resolution, or until ordered to vacate by the court.

The Board however authorized the donation of \$1,000 to the legal defense fund of the Township.

Additional discussions included possible contingencies for the Club, given the tenuous position we are currently in.

ERSC members, and supporters, are now urged to make donations to the Club's legal defense fund for this continuing effort. Please send checks to the Club at P.O. Box 536, Elk Rapids, Michigan 49629-0536.

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BOARD OF DIRECTORS MEETING

Call to order and attendance: December 7, 2005 at 7:00 PM by Chairman Brian Kroll.

Board members present: Brian Kroll, Tom Deasy, Russ DeBolt, Doug Fowler, Ray Pollister, Frank Sarasin, Rich Hoadley, and Dave Handley. Board members absent: Matt Lyons.

Club members present: Bill Clark, Tom Robb, Bill Ackerman, Phil Pomber, Art Guthaus, Emory Lundy.

Motion to approve November minutes made by Frank Sarasin, seconded by Russ DeBolt. All present voted aye. Motion carried.

Reports: Treasurer Tom Deasy provided everyone copies of the current ERSC balance sheet.

Secretary Doug Fowler advised of contact from a club member regarding potential availability of surplus club equipment in light of the adverse court ruling, and also a contact from a community organization seeking to borrow several tables and chairs from the club inventory for a couple weeks during the Christmas season.

Much discussion regarding the fact that, especially because of the adverse ruling and unknown time thresholds hanging over our heads during the next several weeks, to several months, it is essential the club maintain close control over furnishings and equipment until we know exactly what will be required by the court. These requests will be held in abeyance at this time.

Chairman Brian Kroll went over in great detail the adverse findings of the State Court of Appeals and our appellate attorney, William Fahey's, analysis of the court's findings. In Fahey's opinion it would not be in the best interest of the club to attempt to seek review of our issues in this matter to the State Supreme Court (see updates).

Everyone in attendance voiced opinions and a detailed discussion was held regarding the potential for a variety of options and

legal actions still available to ERSC. One of the Club's attorneys, Bill Clark, shared his thoughts and insights on the potential for further legal action.

Brian also advised that on Monday evening, December 5, 2005, the Township Board in a 4 to zero vote decided to accept the advice of their appellate attorney and to seek review of the Appeals Court's decision by the Michigan State Supreme Court.

New Business: Only one volunteer willing to run for an opening on the ERSC 2006 board, so a motion was made by Richard Hoadley that current board members Brian Kroll, Doug Fowler and Russ DeBolt be nominated to continue to fill their seats on the board in 2006 and that volunteer Tom Robb be nominated to fill the seat currently held by Frank Sarasin whose term expires at the end of 2005. Motion seconded by Tom Deasy. All board members in attendance voted aye. Motion carried unanimously.

Motion made by Rich Hoadley to offer club members two options regarding paying their 2006 dues. Option one: pay \$30.00 for a six-month period beginning 1/1/06 thru 6/30/06. Option two would be to pay \$50.00 for a one-year period 1/1/06 thru 12/31/06. The choice and risk level would be determined by each member. Motion seconded by Dave Handley. All board members in attendance voted aye. Motion carried unanimously.

Motion made by Frank Sarasin that ERSC make a \$1,000 donation to the general fund of Elk Rapids Township to allay legal expenses and to support the township board's decision to appeal the recent appellate court ruling to the State Supreme Court. Motion seconded by Rich Hoadley. All board members in attendance voted aye. Motion carried unanimously.

Meeting adjourned at 8:50 PM.

- Respectfully submitted, Doug Fowler

Your ERSC Newsletter welcomes your submissions. If you have information of timely interest to Club members, send it for review (by e-mail) to:

Brian Kroll: bsk1@torchlake.com

or Jack Fellows: jackfellows@core.com

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excerpt: APPEALS COURT RULING of November 22, 2005

We review *de novo* the trial court's decision denying defendants' motion for summary disposition and granting plaintiffs' cross-motion for summary disposition with respect to count I (abandoned dedication) and count II (quiet title) of plaintiffs' complaint. We also review *de novo* an equitable action to quiet title.

A dedication is merely an appropriation of land to some public use, accepted for such use by or in behalf of the public

But when a dedication is effectuated by a deed, a court must look to the deed itself to determine the grantor's intent. As with other instruments, if there is no ambiguity, the grantor's intent is determined from the instrument itself. A dedication is always construed with reference to the object with which it was made.

A deed that refers to and is subject to another instrument is construed in light of that other instrument. As set forth in the executor's deed, the codicil of the decedent's will provided: "At the present time the Elk Rapids Sportsman's Club has a nearly expired lease for the site of its shooting range. It uses an unimproved drive extending [sic] from the Bay Shore road across the field to its shooting range. This drive should be considered as a temporary access and the Sportsman's Club should be allowed to do sufficient grading to make the drive passable at its off-shoot from the Bay Shore road, pending the provision for a more permanent [sic] access which should [sic] be designated by the Township Board, when the field is needed for some recreational project. It is my suggestion, but not my dictation, that the permanent access be along the East-West quarter line, which is the Southern boundary of said parcel. It is my understanding that the use of Michigan public parks is not denied to any person because of race, color or creed."

We therefore begin our analysis by ascertaining whether the conveyance by Mina Wilcox vested Defendant Elk Rapids Township with fee simple or an easement. 1 Precatory words in a will, such as "I request," may be treated as mandatory if such an intent is manifest. Here, notwithstanding some reference to a bargained for transaction in the executor's deed, we find it plain that it is subject to the codicil of the decedent's will, and that the decedent had a donative intent for a specific public park purpose. The decedent's use of the word "wish" in conjunction with the phrase, "shall not relinquish ownership," is evidence that she specifically and singularly intended that Elk Rapids Township hold and develop the property for this public purpose. The word "shall" is commonly understood as mandatory. The decedent also provided a means of funding at least some of the park devel-

opment by allowing Elk Rapids Township to rent part of the property to the ERSC. Had the decedent intended a conveyance with no restrictions, she could have used the same discretionary language used with respect to Elk Rapids Township's permission to lease the property, or the "suggestion, but not my dictation" language used with respect to the placement of the access road for the ERSC.

Examined as a whole, the deed is unambiguous with respect to the decedent's intent to effectuate a common-law dedication of property for the stated purpose of development as a public recreation field, subject to Elk Rapids Township's limited authority to lease part of the property to the ERSC. Therefore, as a matter of law, the property interest created by the executor's deed was an easement.

Because Elk Rapids Township did not acquire fee simple title, the absence of a reversionary clause is immaterial in determining plaintiffs' property rights. Rather, the material question is whether Elk Rapids Township abandoned the easement. The record discloses that the trial court examined the issue of abandonment, and correctly applied the law, notwithstanding its omission of specifically finding that an easement interest was created.

We note that the trial court referred to the "common law" application of the rule of law in this case, however, we agree with defendant township that the trial court never specifically ruled that the township was vested with title in fee simple of an easement.

After *de novo* review, neither defendants nor the ERSC have established any basis for disturbing the trial court's determination that no genuine issue of material fact was shown with respect to the issue of abandonment. We agree with plaintiffs that defendants' and the ERSC's arguments on appeal were not fully presented to the trial court, but do not find that this deficiency precludes appellate review.

Nonetheless, it was incumbent on defendants or the ERSC to present substantively admissible evidence in support of their respective positions regarding whether plaintiffs could prove abandonment. To prove abandonment of an easement, plaintiffs were required to establish both an intent to relinquish the easement and external acts putting the intention into effect. Nonuse alone is inadequate. Here, the evidence established that the extent of the property actually subject to the easement was reduced after the 1948 executor's deed because of the state's acquisition of part of the property for a highway, and a related transaction in 1959 between Elk Rapids Township and the decedent's heirs in order

to provide a new access to the approximate eleven acres remaining on the east side of the highway. Viewed in a light most favorable to defendants and the ERSC, the evidence established that Elk Rapids Township abandoned the easement when it executed a formal lease with the ERSC in 1986 for fifty years, with an option to renew for another fifty years. The lease specified that the property was to be used and occupied by the ERSC "exclusively as a semi-private club and shooting range."

Although a shooting range might constitute a recreational activity, it is plain that the decedent did not intend a lease with the ERSC to be part of the intended public recreation park or field, inasmuch as she made a separate provision for the lease, restricting it to the site of the ERSC's then-existing lease area, which was approximately three acres. Further, while we recognize that a governmental entity may perform a public function through a private lessee by maintaining control over the use, 5), the lease in this case was definitely for a private purpose. Neither defendants nor the ERSC submitted any admissible evidence establishing a genuine issue of material fact with respect to the issue of abandonment. Hence, we uphold the trial court's grant of summary disposition in favor of plaintiffs with respect to this issue.

We reject defendants' and the ERSC's estoppel and waiver arguments... As the trial court correctly determined, estoppel would not aid Elk Rapids Township in acquiring title by estoppel because there was no evidence of fraud.

To the extent defendants' and the ERSC's claims pertain to the use of the property, the relevant question is whether plaintiffs are precluded from asserting that the lease arrangement between Elk Rapids Township and the ERSC constituted an abandonment of the easement.

Neither defendants nor the ERSC have identified any admissible evidence of conduct or silence by any of the decedent's heirs factually supporting an estoppel argument. Additionally, neither defendants nor the ERSC have identified any admissible evidence submitted to the trial court that supports a claim of waiver, i.e., an intentional and knowing relinquishment of a right. Finally, the ERSC has failed to show that it properly preserved its alternative theory of consent by presenting this issue to the trial court. In any event, as with the ERSC's claim of waiver, the ERSC has failed to demonstrate factual support for its claim.

In sum, we conclude that the trial court properly granted summary disposition in favor of plaintiffs with respect to counts I and II of their complaint.

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FISHING RULES CHANGED FOR 2006

Fishing regulations for 2006 have changed, so please consult DNR publications or web site.

Statewide Trout, Salmon, Whitefish and Lake Herring regulations: several inland lakes have been removed from the type designation, and several other lakes have been added so they can be regulated. There also are some changes to stream designations. Information is available in the DNR's 2006 *Inland Trout and Salmon Guide*.

Other changes involve Michigan-Wisconsin Boundary Waters, statewide

coolwater regulations for Largemouth Bass, Smallmouth Bass, Northern Pike, Walleye, Sauger, Muskellunge, Channel Catfish, Flathead Catfish and Yellow Perch.

Other changes includes allowing anglers to fish for bass during a catch and immediate release season prior to the possession season.

For more information on these and other fisheries changes, please visit the DNR Web site at www.michigan.gov/dnr and click on the "Fishing" section.

Publications are available from all license vendors or on-line.

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SPRING TURKEY HUNTING CHANGES

The comeback of the wild turkey in Michigan has been a spectacular success, with more turkeys to hunt for 2006 and more land on which to hunt.

The Michigan Natural Resources Commission recently approved changes to the 2006 spring wild turkey season. A total of 114,190 licenses will be made available through a lottery during the hunter-limited hunt periods. This license total includes 46,690 general licenses and 67,500 private land licenses.

"Wild turkey populations have expanded to allow additional spring hunting opportunities," said Al Stewart, DNR upland game bird specialist. "Therefore, we have made boundary changes within the units to manage this population change."

The 2006 Spring Turkey guide will be available in mid-December and will outline these boundary change which are also available on the DNR Web site at www.michigan.gov/dnr

"There are 46,305 square miles open to

spring wild turkey hunting in 2006 compared to 45,525 in 2005," continued Stewart.

The southern Lower Peninsula Wild Turkey Management Unit (Unit ZZ, Hunt Number 301) quota and season length will remain the same as 2005. The late hunt period (Hunt Number 234) will be comparable to last year in season structure and is available to all applicants.

All hunters must apply for a license or purchase a Guaranteed Hunt Period (Hunt Number 234) license between Jan. 1 and Feb. 1, 2006 to be eligible to participate in the spring turkey hunting season. All participants may purchase only one license. Unsuccessful applicants will be eligible to purchase a leftover license or a Guaranteed Hunt Period (Hunt Number 234) license. Individuals who purchase a Hunt Number 234 will not be charged a \$4 application fee.

Mark your calendars and don't forget to apply for a license.

WE SAW IT COMING, EH?

Canada's Prime Minister Paul Martin announced that his Liberal Party will try to ban handguns outright. Critics say the only thing it will accomplish is stripping law-abiding citizens of their rights at the expense of taxpayers.

The Province of Alberta has already said it would reject the ban.

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**Elk Rapids Sportsman's Club
Basic Firearms Safety Rules**

- Use of ERSC shooting facilities is limited to ERSC members, accompanied guests, and participants in shooting events organized by the Elk Rapid Sportsman's Club.
- Be sure your firearm is safe to operate.
- Eye and ear protection required.
- Use only the correct ammunition for your firearm.
- Always point the muzzle of your firearm in a safe direction.
- Keep your finger off the trigger and trigger guard until ready to fire.
- Know your target and what is beyond. Be certain the range is clear before firing.
- Do not use drugs or alcohol before or while shooting.
- Use common sense to ensure safety while shooting.
- If anyone calls "cease fire", immediately make your firearm safe.

Range Safety Rules

- Do not handle your firearm when people are downrange. Firearms must be unloaded and the actions opened.
- Single loading only unless approved by the Range Marshall.
- Holster, rack or case your firearm when not on the firing line.
- Fire only in a manner which ensures that all rounds will impact safely.
- No smoking or open flames in the presence of Black Powder or Pyrodex.

Skeet and Trap Field Rules

- Remain at your shooting station until the last shooter has fired.
- Guns must be unloaded and the actions open, except when on the firing station.
- Load only when it is your turn to shoot.
- Open and unload your gun immediately after shooting and before turning to leave the shooting station.
- Break action shotguns may be closed for storage but must be opened immediately after being removed from the rack.
- No shot larger than #7 1/2 may be used.

I (please print) _____, hereby certify that I have read and understand the Elk Rapids Sportsman's Club Basic Firearm, Shooting Range, and Skeet and Trap Rules listed above and further state that I agree to abide by the Rules as a condition of membership.

Signature _____

Date _____

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NOVEMBER BOARD MEETING

The Elk Rapids Sportsman's Club Board of Directors meeting was called to order November 2, 2005 at 7:03 PM by Chairman Brian Kroll. Present were Chairman Kroll, Dave Handley, Russ DeBolt, Ray Pollister, Tom Deasy, Frank Sarasin, Matt Lyons and Doc Hoadley. Doug Fowler was absent. Club members present were Phil Pomber and Art Guthaus.

The October minutes were approved.

Reports: Chairman Kroll reported that the group printing of the ERSC newsletter with the Cedar Rod & Gun Club newsletter is going well. The CRGC newsletter is well-received by their membership and the joint classified ads were a success.

The Builders' Association 5-stand shoot did very well, grossing about \$1300 for the Club. Michigan AirGas also had a trap day at the Club, grossing about \$250. A followup 5-stand shoot for the membership grossed about \$400.

Treasurer Tom Deasy reported that the Cherry Blossom Open skeet tournament is scheduled at the Club on May 6 & 7, 2006.

In September, 508 rounds of skeet and trap were shot at the Club, with 102 of 5-stand sporting clays.

Club finances are about the same as September.

Russ DeBolt reported that the tractor is ready for winter; oil filters will be changed and the fire extinguishers will be recharged.

Doc Hoadley reported that the rifle range signs need to be changed for "Sight-In Days" to reflect our increase from \$5 to \$7.50 for the first gun.

Tom Robb was nominated for a seat on the Board of Directors.

Frank Sarasin requested use of the clubhouse for a New Year's Eve party; this was unanimously approved.

The Club will work on a letter of thanks to the National Rifle Association and director Carol Bamberg for all of their assistance (financial and otherwise) in our legal battle.

Chairman Kroll adjourned the meeting at 8:08 PM.

N.R.A.'s LaPierre: REMEMBER NEW ORLEANS !

National Rifle Association Executive Vice President Wayne LaPierre has a new rallying cry to spotlight the importance of every American's right to keep and bear arms: "Remember New Orleans!"

In a speech to the New York chapter of the Sportsmen's Association for Firearms Education, LaPierre painted a compelling picture of New Orleans residents left defenseless by Hurricane Katrina – as one-third of the city's police force deserted their posts and abandoned the streets to roving bands of looters and thugs.

Here is a partial transcript of LaPierre's rousing address:

"Imagine that a massive natural disaster has pounded your beloved neighborhood into a putrid soup of splinters, muck and corpses. There's no power. There's no water.

You can't call anyone. Phone lines and cell towers are down. 911 is gone. Police, fire, ambulance – completely gone. There's no one but you.

Armed looters and thugs begin combing the streets. They take what they want. They rape who they want. They kill at will.

Every exit is impassable, so leaving is impossible. But staying is unimaginable. Life has been reduced to merely breathing,

devoid of the barest essentials. Your throat throbs for water. Your gut aches for food. And both hungers are eclipsed by the inevitable fight for survival against those who would take your home, your wife and your life.

It's a hellish nightmare of hopelessness, helpless terror. You hear nothing but occasional shouts for help – and gunshots in the dark. But you have a firearm.

At dawn, a few neighbors emerge from their houses. Some of them also have guns. And you get together with them and you agree to take a stand – just as good people have done since civilization was formed.

Until civilization returns, you band together to protect those who can't protect themselves. You realize suddenly that you're part of the militia in the truest historic sense of the word.

You spray-paint sheets of plywood with big red letters – 'We are home. We have guns. We will shoot.'

And you know, because even the New York Times carried a picture of it – that's exactly what they did in neighborhood after neighborhood all over the Gulf states. Not in some foreign country – here in the U.S.A. Roving gangs see your sign, they see your

guns and what do they do? They stay away.

Those guns and nothing else during that time gave the hopeless hope. In the midst of all that misery you're struck at that moment by the beauty and the salvation of second amendment freedom in the United States of America.

The armed authorities finally arrive. They start confiscating firearms from the law abiding. Swat-style teams start swarming block-by-block as if on a war footing. They're tense, they're jumpy and they're trained for urban warfare.

Keep in mind, these military folks, these police folks – they were on our side. They didn't want to carry out this order that was given by the police chief.

New Orleans was the first city in American history to disarm peaceable American citizens door-to-door at gunpoint. And I'll tell you this – it must be the last.

The NRA is going to make sure it never happens again. We're going to go state-by-state and change every state law that allows authorities to regulate or confiscate guns from law-abiding citizens when an emergency is declared.

Is the Second Amendment relevant in the 21st Century?

Remember New Orleans!"

FREE MEMBER CLASSIFIEDS

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Howa Model 1500 Bolt Action Rifle .270 Win., Carlson black synthetic stock, 3-9x40 scope, Butler Creek scope caps \$300.00 OR: w/reloading dies & approx. 400 rounds, including 130, 140 & 150 grain ammo, & lots more empty brass \$350.00; T/C Scout Carbine .50 cal. muzzle loader 28" barrel, shoots bullets and balls, very nice wood; scope base & rings, suede leather sling, \$250. Art Sehnke (231) 331-6391 or contact Al Moran at the club.

Winchester Model 1886 Commemorative, High Grade with gold inlays, 45-70 Govt. 26" barrel, NIB, \$1425; Winchester Model 9422 High Grade, .22 cal., engraved, 20 1/2" barrel, NIB, \$425 Lee (231) 264-8990

45-70 Marlin "straight stock", good condition 20 years old, \$325 (231) 929-4915

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Glenfield Model 75 .22 semi auto. \$75 Todd (231) 264-9477

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M1-A1 "pre-ban", NIB; six 20-round magazines, Springfield 6x24 Mil-Dot scope, bayonet. \$2500 Brian (231) 267-9422

1873 Sharps replica, Taylors & Co. (I.A.B.) .45-70 28-1/2 in. barrel, double set trigger, long range sight w/ front sight inserts \$650 Russ (231) 258-4320

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S&W model 17-6 .22 LR, 6" full underlug barrel, wood finger groove grips, like new condition \$450; (2) Glock 17 9mm, 3rd generation with finger grooves, 3 high caps and 2 ten round magazines, both excellent, \$400 and \$380. Also have police style Safariland holster and mag pouch for model 17 sized Glocks for \$20. Jeff (231) 357-7843

Ruger Single Six w/.22 LR & magnum cylinders, case included. Excellent condition \$225 OBO (231) 342-0407

Colt 1903 Auto Pistol .380 auto, \$350; High Standard Sentinel MK I .22 revolver \$225 Rock Wilson (231) 947-2481

Springfield Armory 1911, factory comp. .45 auto. stainless steel, flared mag well, Pachmayr grips, trigger smoothed, slide worked on, extra mags \$1,000 Brenda Rider (231) 264-6255

Pair of Cimarron Colt "clones" (cowboy action revolvers), Bisley models, .38/.357, with 5-1/2" barrels. Used one season, and on Saturday nights at the Towne Club as needed. \$650 for both OBO Doug Fowler (231)

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ERSC CALENDAR December 2005

SUN	MON	TUE	WED	THU	FRI	SAT
				1	2	3 blackpowder 1 PM
4 trap-skeet 10 - 4	5	6	7 trap-skeet 1-4 board meeting 7 PM	8	9	10 blackpowder 1 PM
11 trap-skeet 10 - 4	12	13	14 trap-skeet 1-4 Christmas potluck party	15	16	17 blackpowder 1 PM
18 trap-skeet 10 - 4	19	20	21 trap-skeet 1 - 4	22	23	24 blackpowder 1 PM
25 Christmas	26 trap - skeet 12 - 4	27	28 trap-skeet 1 - 4	29	30	31 blackpowder 1 PM