



State of Rhode Island
Coastal Resources Management Council
Oliver H. Stedman Government Center
4808 Tower Hill Road, Suite 3
Wakefield, RI 02879-1900

(401) 783-3370
Fax (401) 783-2069

NOTICE OF PUBLIC HEARING

CRMC File No.: 2024-09-029 **Date:** March 5, 2025

In accordance with and pursuant to the provisions of the "Administrative Procedures Act", (Chapter 42-35 et. seq. of the General Laws of Rhode Island), and the Rules and Regulations of the Coastal Resources Management Council, a hearing will be held on the petition of:

**Town of New Shoreham
c/o Maryann Crawford
P.O. Box 220
New Shoreham, RI 02807**

relative to Title 46, Chapter 23, of Section 6 A, B, C, D, E, Title 46 Chapter 23 Section 18(b), Title 46, Chapter 6, Section 1, Title 46, Chapter 6, Section 2 of the Rhode Island General Laws of 1956, as amended, for a State of Rhode Island Assent to: expand the existing stone revetment system further up the slope to elevation 18.0 ft. This portion of the slope is currently grass covered. This extent and height of revetment was originally approved by CRMC per Assent 2016-02- 090 which included a special exception. Due to funding issues the Town was not able to complete the entire revetment project and only constructed the toe portion of the revetment located along the base of the slope which extends up to about elevation 10.0 ft. A CRMC Assent modification was obtained to reflect this work scope change. The intent of this project is to expand the stone revetment to the limits originally approved by CRMC. The project requires a Special Exception pursuant to RICRMP Section 1.3.1.G.3.(a) which prohibits the construction of structural shoreline protection bordering Type 1 waters.

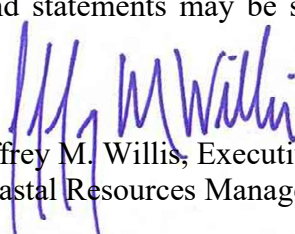
The hearing will be held at 6:00 p.m on Tuesday, March 25, 2025 in Conference Room A of the Administration Building, One Capitol Hill, Providence, RI.

Parties interested in/or concerned with the above-mentioned matter are invited to be present and/or represented by counsel at the above-mentioned time and place. This meeting place is accessible to individuals with disabilities. The meeting location is accessible to handicapped persons. Any individual requiring a reasonable accommodation in order to participate in this meeting should contact CRMC offices at 401-783-3370 at least 72 hours prior to the meeting.

Plans of the proposed work may be seen in the office of the Coastal Resources Management Council, Oliver H. Stedman Government Center, 4808 Tower Hill Road, Wakefield, Rhode Island, between the hours of 8:30 a.m. and 3:30 p.m., Monday through Friday.

Oral statements will be heard and recorded and statements may be submitted to the hearing officers at the time of hearing.

Signed this 5th day of March, 2025.


Jeffrey M. Willis, Executive Director
Coastal Resources Management Council

Public Notices

Originally published at providencejournal.com on 03/11/2025

NOTICE OF PUBLIC HEARING

CRMC File No.: 2024-09-029

Date: March 5, 2025

In accordance with and pursuant to the provisions of the Administrative Procedures Act, (Chapter 42-35 et. seq. of the General Laws of Rhode Island), and the Rules and Regulations of the Coastal Resources Management Council, a hearing will be held on the petition of:

Town of New Shoreham

c/o Maryann Crawford

P.O. Box 220

New Shoreham, RI 02807

relative to Title 46, Chapter 23, of Section 6 A, B, C, D, E, Title 46 Chapter 23 Section 18(b), Title 46, Chapter 6, Section 1, Title 46, Chapter 6, Section 2 of the Rhode Island General Laws of 1956, as amended, for a State of Rhode Island Assent to: expand the existing stone revetment system further up the slope to elevation 18.0 ft. This portion of the slope is currently grass covered. This extent and height of revetment was originally approved by CRMC per Assent 2016-02-090 which included a special exception. Due to funding issues the Town was not able to complete the entire revetment project and only constructed the toe portion of the revetment located along the base of the slope which extends up to about elevation 10.0 ft. A CRMC Assent modification was obtained to reflect this work scope change.

The intent of this project is to expand the stone revetment to the limits originally approved by CRMC.

The project requires a Special Exception pursuant to RICRMP Section 1.3.1.G.3.(a) which prohibits the construction of structural shoreline protection bordering Type 1 waters.

The hearing will be held at 6:00 p.m on Tuesday, March 25, 2025 in Conference Room A of the Administration Building, One Capitol Hill, Providence, RI.

Parties interested in/or concerned with the above-mentioned matter are invited to be present and/or represented by counsel at the above-mentioned time and place. This meeting place is accessible to individuals with disabilities. The meeting location is accessible to handicapped persons. Any individual requiring a reasonable accommodation in order to participate in this meeting should contact CRMC offices at 401-783-3370 at least 72 hours prior to the meeting.

Plans of the proposed work may be seen in the office of the Coastal Resources

Management Council, 1000 Federal Government Center, 1000 Federal Center,

Wakefield, Rhode Island, between the hours of 8:30 a.m. and 3:30 p.m., Monday through Friday.

Oral statements will be heard and recorded and statements may be submitted to the hearing officers at the time of hearing.

Signed this 5th day of March, 2025.

Jeffrey M. Willis,
Executive Director
Coastal Resources
Management Council

Foreclosure/Sheriff Sales

NOTICE OF
DEFAULT AND
FORECLOSURE SALE

WHEREAS, on January 15, 2004, a certain Mortgage was executed by Dennis L. Smith, and Allison P. Smith, as mortgagor in favor of Rhode Island Housing and Mortgage Finance Corporation, as mortgagee, and was recorded on January 15, 2004 in Book 304, Page 339 in the Burrillville Land Evidence Records, Burrillville, Rhode Island; and

WHEREAS, the Mortgage was insured by the United States Secretary of Housing and Urban Development (the Secretary) pursuant to the National Housing Act for the purpose of providing single family housing; and

WHEREAS, the Mortgage is now owned by the Secretary, pursuant to an assignment dated April 13, 2016, and recorded on May 12, 2016, in Book 672, Page 292 in the Burrillville Land Evidence Records, Burrillville, Rhode Island; and

WHEREAS, a default has been made in the covenants and conditions of the Mortgage because of the violation of Paragraph 9 Grounds for Acceleration of Debt: (d)(1) A Borrower dies, and the Property is not the principal residence of at least one surviving Borrower; and because of the violation of Paragraph 9 Grounds for Acceleration of Debt: (d)(2) The Property ceases to be the principal residence of a Borrower for reasons other than death and the Property is not the principal residence of at least one other Borrower; and

WHEREAS, by virtue of this default, the Secretary has declared the entire amount of the indebtedness secured by the Mortgage to be immediately due and payable.

NOW THEREFORE, pursuant to powers vested in me by the Single Family Mortgage Foreclosure Act of 1994, 12 U.S.C. 3251 et seq., by 34 CFR part 27, subpart B, and by the Secretary's designation of me as Foreclosure Commissioner, recorded on February 3, 2025 in Book 138, Page 28 in the Burrillville Land Evidence Records, Burrillville, Rhode Island, notice is hereby given that on March 26, 2025 at 10:00 AM local time, of real and personal property, if applicable, at or used in connection with the property located at 171 Putnam Road, Burrillville, Rhode Island, more particularly described in said Mortgage ("Property") will be sold at public auction to the highest bidder, subject to any and all outstanding real estate taxes and municipal charges.

The auction will be held at 171 Putnam Road, Burrillville, Rhode Island.

There will be no proration of taxes, rents or other income or liabilities, except that the purchaser will pay, at or before closing, higher prorated share of any real estate taxes that have been paid by the Secretary sold the date of the foreclosure auction.

When making their bids, all bidders except the Secretary, must submit a deposit in the amount of \$5,000.00 in the form of a certified check or cashier's check payable to the Secretary of HUD. The deposit of the successful bidder is nonrefundable and will be credited to the purchase price. The remainder of the purchase price must be delivered within thirty (30) days of the auction or at such other time as the Secretary may determine for good cause shown, time being of the essence. The remainder of the purchase price must be delivered in the form of a certified or cashier's check made payable to the Secretary of HUD within thirty (30) days of the auction or at such other time as the Secretary may determine for good cause shown. TIME BEING OF THE ESSENCE, if the Secretary is the highest bidder, he/she need not pay the bid amount in cash. The successful bidder will convey all outstanding real estate taxes, municipal charges, condominium charges, if any, and all other costs connected with the transfer of title. At the conclusion of the auction, the deposits of the unsuccessful bidders will be returned to them.

The Secretary may grant an extension of time within which to close. All extensions will be for 15-day increments for a fee of \$500.00, paid in advance. The extension fee shall be paid in the form of a certified or cashier's check made payable to the Secretary of HUD and delivered to the Foreclosure Commissioner.

If the successful bidder is unable to close within the required period, or within any extensions of time granted by the Secretary, the deposit will be forfeited. At the election of the Foreclosure Commissioner, either consultation with the HUD representative, the successful high bidder will be liable to HUD for any costs incurred as a result of such failure. The Foreclosure Commissioner may offer the property to the second highest bidder for an amount equal to the highest price offered by that bidder. All other terms of the auction would remain the same. If the second highest bidder accepts the Foreclosure Commissioner's offer, the second highest bidder must remit a deposit in the form of a certified or cashier's check made payable to the Secretary of HUD within

Foreclosure/Sheriff Sales

NOTICE OF
DEFAULT AND
FORECLOSURE SALE

WHEREAS, on January 15, 2004, a certain Mortgage was executed by Dennis L. Smith, and Allison P. Smith, as mortgagor in favor of Rhode Island Housing and Mortgage Finance Corporation, as mortgagee, and was recorded on January 15, 2004 in Book 304, Page 339 in the Burrillville Land Evidence Records, Burrillville, Rhode Island; and

WHEREAS, the Mortgage was insured by the United States Secretary of Housing and Urban Development (the Secretary) pursuant to the National Housing Act for the purpose of providing single family housing; and

WHEREAS, the Mortgage is now owned by the Secretary, pursuant to an assignment dated April 13, 2016, and recorded on May 12, 2016, in Book 672, Page 292 in the Burrillville Land Evidence Records, Burrillville, Rhode Island; and

WHEREAS, a default has been made in the covenants and conditions of the Mortgage because of the violation of Paragraph 9 Grounds for Acceleration of Debt: (d)(1) A Borrower dies, and the Property is not the principal residence of at least one surviving Borrower; and because of the violation of Paragraph 9 Grounds for Acceleration of Debt: (d)(2) The Property ceases to be the principal residence of a Borrower for reasons other than death and the Property is not the principal residence of at least one other Borrower; and

WHEREAS, by virtue of this default, the Secretary has declared the entire amount of the indebtedness secured by the Mortgage to be immediately due and payable.

NOW THEREFORE, pursuant to powers vested in me by the Single Family Mortgage Foreclosure Act of 1994, 12 U.S.C. 3251 et seq., by 34 CFR part 27, subpart B, and by the Secretary's designation of me as Foreclosure Commissioner, recorded on February 3, 2025 in Book 138, Page 28 in the Burrillville Land Evidence Records, Burrillville, Rhode Island, notice is hereby given that on March 26, 2025 at 10:00 AM local time, of real and personal property, if applicable, at or used in connection with the property located at 171 Putnam Road, Burrillville, Rhode Island, more particularly described in said Mortgage ("Property") will be sold at public auction to the highest bidder, subject to any and all outstanding real estate taxes and municipal charges.

The auction will be held at 171 Putnam Road, Burrillville, Rhode Island.

There will be no proration of taxes, rents or other income or liabilities, except that the purchaser will pay, at or before closing, higher prorated share of any real estate taxes that have been paid by the Secretary sold the date of the foreclosure auction.

When making their bids, all bidders except the Secretary, must submit a deposit in the amount of \$5,000.00 in the form of a certified check or cashier's check payable to the Secretary of HUD. The deposit of the successful bidder is nonrefundable and will be credited to the purchase price. The remainder of the purchase price must be delivered within thirty (30) days of the auction or at such other time as the Secretary may determine for good cause shown, time being of the essence. The remainder of the purchase price must be delivered in the form of a certified or cashier's check made payable to the Secretary of HUD within thirty (30) days of the auction or at such other time as the Secretary may determine for good cause shown. TIME BEING OF THE ESSENCE, if the Secretary is the highest bidder, he/she need not pay the bid amount in cash. The successful bidder will convey all outstanding real estate taxes, municipal charges, condominium charges, if any, and all other costs connected with the transfer of title. At the conclusion of the auction, the deposits of the unsuccessful bidders will be returned to them.

The Secretary may grant an extension of time within which to close. All extensions will be for 15-day increments for a fee of \$500.00, paid in advance. The extension fee shall be paid in the form of a certified or cashier's check made payable to the Secretary of HUD and delivered to the Foreclosure Commissioner.

If the successful bidder is unable to close within the required period, or within any extensions of time granted by the Secretary, the deposit will be forfeited. At the election of the Foreclosure Commissioner, either consultation with the HUD representative, the successful high bidder will be liable to HUD for any costs incurred as a result of such failure. The Foreclosure Commissioner may offer the property to the second highest bidder for an amount equal to the highest price offered by that bidder. All other terms of the auction would remain the same. If the second highest bidder accepts the Foreclosure Commissioner's offer, the second highest bidder must remit a deposit in the form of a certified or cashier's check made payable to the Secretary of HUD within

thirty (30) days of the auction or at such other time as the Secretary may determine for good cause shown, time being of the essence. The remainder of the purchase price must be delivered in the form of a certified or cashier's check made payable to the Secretary of HUD within thirty (30) days of the auction or at such other time as the Secretary may determine for good cause shown. TIME BEING OF THE ESSENCE, if the Secretary is the highest bidder, he/she need not pay the bid amount in cash. The successful bidder will convey all outstanding real estate taxes, municipal charges, condominium charges, if any, and all other costs connected with the transfer of title. At the conclusion of the auction, the deposits of the unsuccessful bidders will be returned to them.

The Secretary may grant an extension of time within which to close. All extensions will be for 15-day increments for a fee of \$500.00, paid in advance. The extension fee shall be paid in the form of a certified or cashier's check made payable to the Secretary of HUD and delivered to the Foreclosure Commissioner.

Public Notices

NOTICE OF
DEFAULT AND
FORECLOSURE SALE

WHEREAS, on January 15, 2004, a certain Mortgage was executed by Dennis L. Smith, and Allison P. Smith, as mortgagor in favor of Rhode Island Housing and Mortgage Finance Corporation, as mortgagee, and was recorded on January 15, 2004 in Book 304, Page 339 in the Burrillville Land Evidence Records, Burrillville, Rhode Island; and

WHEREAS, the Mortgage was insured by the United States Secretary of Housing and Urban Development (the Secretary) pursuant to the National Housing Act for the purpose of providing single family housing; and

WHEREAS, the Mortgage is now owned by the Secretary, pursuant to an assignment dated April 13, 2016, and recorded on May 12, 2016, in Book 672, Page 292 in the Burrillville Land Evidence Records, Burrillville, Rhode Island; and

WHEREAS, a default has been made in the covenants and conditions of the Mortgage because of the violation of Paragraph 9 Grounds for Acceleration of Debt: (d)(1) A Borrower dies, and the Property is not the principal residence of at least one surviving Borrower; and because of the violation of Paragraph 9 Grounds for Acceleration of Debt: (d)(2) The Property ceases to be the principal residence of a Borrower for reasons other than death and the Property is not the principal residence of at least one other Borrower; and

WHEREAS, by virtue of this default, the Secretary has declared the entire amount of the indebtedness secured by the Mortgage to be immediately due and payable.

NOW THEREFORE, pursuant to powers vested in me by the Single Family Mortgage Foreclosure Act of 1994, 12 U.S.C. 3251 et seq., by 34 CFR part 27, subpart B, and by the Secretary's designation of me as Foreclosure Commissioner, recorded on February 3, 2025 in Book 138, Page 28 in the Burrillville Land Evidence Records, Burrillville, Rhode Island, notice is hereby given that on March 26, 2025 at 10:00 AM local time, of real and personal property, if applicable, at or used in connection with the property located at 171 Putnam Road, Burrillville, Rhode Island, more particularly described in said Mortgage ("Property") will be sold at public auction to the highest bidder, subject to any and all outstanding real estate taxes and municipal charges.

The auction will be held at 171 Putnam Road, Burrillville, Rhode Island.

There will be no proration of taxes, rents or other income or liabilities, except that the purchaser will pay, at or before closing, higher prorated share of any real estate taxes that have been paid by the Secretary sold the date of the foreclosure auction.

When making their bids, all bidders except the Secretary, must submit a deposit in the amount of \$5,000.00 in the form of a certified check or cashier's check payable to the Secretary of HUD. The deposit of the successful bidder is nonrefundable and will be credited to the purchase price. The remainder of the purchase price must be delivered within thirty (30) days of the auction or at such other time as the Secretary may determine for good cause shown, time being of the essence. The remainder of the purchase price must be delivered in the form of a certified or cashier's check made payable to the Secretary of HUD within thirty (30) days of the auction or at such other time as the Secretary may determine for good cause shown. TIME BEING OF THE ESSENCE, if the Secretary is the highest bidder, he/she need not pay the bid amount in cash. The successful bidder will convey all outstanding real estate taxes, municipal charges, condominium charges, if any, and all other costs connected with the transfer of title. At the conclusion of the auction, the deposits of the unsuccessful bidders will be returned to them.

The Secretary may grant an extension of time within which to close. All extensions will be for 15-day increments for a fee of \$500.00, paid in advance. The extension fee shall be paid in the form of a certified or cashier's check made payable to the Secretary of HUD and delivered to the Foreclosure Commissioner.

If the successful bidder is unable to close within the required period, or within any extensions of time granted by the Secretary, the deposit will be forfeited. At the election of the Foreclosure Commissioner, either consultation with the HUD representative, the successful high bidder will be liable to HUD for any costs incurred as a result of such failure. The Foreclosure Commissioner may offer the property to the second highest bidder for an amount equal to the highest price offered by that bidder. All other terms of the auction would remain the same. If the second highest bidder accepts the Foreclosure Commissioner's offer, the second highest bidder must remit a deposit in the form of a certified or cashier's check made payable to the Secretary of HUD within

thirty (30) days of the auction or at such other time as the Secretary may determine for good cause shown, time being of the essence. The remainder of the purchase price must be delivered in the form of a certified or cashier's check made payable to the Secretary of HUD within thirty (30) days of the auction or at such other time as the Secretary may determine for good cause shown. TIME BEING OF THE ESSENCE, if the Secretary is the highest bidder, he/she need not pay the bid amount in cash. The successful bidder will convey all outstanding real estate taxes, municipal charges, condominium charges, if any, and all other costs connected with the transfer of title. At the conclusion of the auction, the deposits of the unsuccessful bidders will be returned to them.

The Secretary may grant an extension of time within which to close. All extensions will be for 15-day increments for a fee of \$500.00, paid in advance. The extension fee shall be paid in the form of a certified or cashier's check made payable to the Secretary of HUD and delivered to the Foreclosure Commissioner.



Hendrickson goalie Avery Picchione celebrates with teammates after their 3-2 comeback win in triple overtime for the RIIL Boys Hockey Championship title on Sunday at the Schneider Area at Providence College.

Boys

Continued from Page 1B

Championship at Providence College's Schneider Arena.

The 3-2, triple overtime triumph is Hendrickson's 11th title overall. The Hawks were also named co-champions with Mount St. Charles in 2021. Sunday night was just the third triple overtime boys hockey State Championship and first since 2009.

"Coming into the intermission after the second period, we talked in the locker room and no one was down," Tillinghast said. "We were talking about our love for each other and that this is the last time this team is going to be together. It all kind of hit us, we wanted to play for each other out there, and we knew we could do it."

Sunday night, which had a run time of over two hours, is the closest two-seeded Hendrickson (17-8-1) has come to losing its championship streak. It took a third-period rally that saw the Hawks score two goals in under six minutes to send the game to overtime.

Andrew Soecka kept possession in Hendrickson's offensive zone and slipped a flawless assist to a rushing Cullen Crain, who buried the shot with 5:31 left in regulation. No. 2 Prout, searching for its first State Championship, killed off the following four minutes. But the Hawks kept pushing for the equalizer.

Hendrickson found it from Craft when the forward threw a rebound to net. Prout's pad save wasn't cleared from the zone and with just 50 seconds left in regulation, Craft saved Hendrickson's season.

"I kept on reminding them that we were just going to keep on going," Hendrickson coach, Mike Soecka said. "And they did, and they were composed. We were working on things all week long because we knew it was going to be a battle."

After two scoreless overtimes, which saw the skaters reduced to a 3-on-3 format, Tillinghast played here for the second time in as many years. The defenseman also scored Hendrickson's overtime game-winner in the Frozen Four against La Salle last winter.

"He's a gamer," Mike Soecka said of Tillinghast. "When push comes to shove, when things are on the line, he's one of the guys that you want on the ice at all times. There's no stopping him."

He's got a heart of gold, his work ethic is through the roof, and we're certainly going to miss him."

"I've got to give credit to my teammates on this one," Tillinghast said. "Mason Crain gave a great backdoor pass to me that was wide open. I just put it in the middle and it went in."

Prout had chances to win in overtime as Aidan Forcier rang the left post with 4:20 left in the second extra frame. Hawks' goalie, Avery Picchione, kept Hendrickson going and the longer overtime was extended, it favored Hendrickson's depth. Picchione didn't start in last year's championship, but he was up to the task on Sunday and finished with 28 saves.

"I don't think it gets much better than that," Picchione said. "Ending your high school career on a game like that is just so surreal. I can't even put it into words."

"I'm exhausted, but the guys in front of me were just grinding the entire time. They deserve a lot of kudos, they were grinding those three overtimes, and they just kept going."

The Hawks graduated a talented senior class last winter and the start of the year showed the learning curve. Hendrickson was topped by La Salle, 4-1, in the season opener and they lost to Mooses Brown a few weeks later. But Hendrickson's commitment to winning was evident by season's end.

"It's a process," Mike Soecka said. "It's not where you start, it's where you finish. And they're cliques, but they hold true. It is a process, and you have to learn how to lose. You have to learn how to do the little things and it took them awhile. But they persevered."

Down 4-0 at Prout in the regular-season finale, Hendrickson scored three goals in the final four minutes. The game ended with the Crusaders on top, but the loss showed a late rally was possible.

"This group of guys are some of the best friends you'll ever make," Picchione said. "That's the thing, that's what I'm going to miss most about these games. Just being at the rink with these guys."

"It's probably the best four years ever," Tillinghast said.

Prout struck for a one goal lead on Riley Smith's shot with 4:51 left in the first period. Forcier doubled the Crusaders' advantage on a breakaway at the 10:12 mark of the third period. And Angelo Evangelista finished with 32 saves.

Girls

Continued from Page 1B

Brown, 2-0, and skated the trophy around Schneider Arena in jubilation.

Barker snapped a scoreless deadlock late in the first period and Bradley added some insurance on the power play in the second at Providence College. Zoppo made a couple of timely stops while La Salle nursed a one-goal lead, and Bradley's beautiful tip with 3:17 left doubled the cushion into the locker room. The Rams managed the last 15 minutes capably enough to capture their 10th crown overall and first since 2021.

"The season was amazing," Zoppo said. "My four years at La Salle have been the best part of my life. I've learned so much."

SCMB killed a pair of early penalties behind All-State goalie Ava Porter and seemed set to make it through the first 15 minutes unscathed. La Salle had other ideas with 48.7 seconds left, as a jam in front led to a loose puck that squirted out toward the left circle. Barker was waiting to bury her chance into the empty cage, and the Rams took a 1-0 edge.

"That was the best one I could ask for," Barker said. "To get our team started on that, I couldn't ask for anything better."

Here's how much respect La Salle had for SCMB, Porter and the moment itself — Barker was nervous. Taylor Phillippe poked the puck straight onto her tape, and a career 100-goal scorer

felt herself squeezing the stick for a brief moment. Barker snapped into focus and zipped home a shot that gave the Rams the lead for keeps.

"I was just thinking, 'Don't miss the net. I need to get my team going,'" Barker said. "We got one goal, we knew we could put this game away at some point."

That didn't come until later in the second, and Zoppo gave her team a few extra minutes to find their next chance. She stopped Margaret Baldwin's close-range deflection on a shot from the point and denied the rebound from Maeve Stille, two saves that kept it 1-0. Bradley struck on the power play less than five minutes later, reaching outside the right post for a Maeve Kelly shot from the point and deflecting it into the roof of the net on the backhand.

"I think we finally got our revenge in this game," Bradley said. "My senior year I'm able to go out with a win."

SCMB (14-3) came in winners of three straight titles, including the last two in double overtime by 3-2 counts. They handed La Salle (21-7) a lone defeat against in-state opponents this season, a 3-0 setback on Feb. 8. Bradley was named the game's Most Valuable Player and completed her personal return from a broken femur that cost her the most important stretches of the 2023-24 season.

"This was a great season," Barker said. "Everyone was betting something last year. To come back and have this senior class here for this game — we came together."

bkoch@providencejournal.com

ADVERTISEMENT
HERE

Order online to reserve your space.

chaffee@providencejournal.com