

COUNCIL WORK SESSION

MONDAY, OCTOBER 5, 2015

5:45 P.M. PROMPT

- **DISCUSSION OF SEWER SITUATION ON PINECREST** (Ciuni - 30 minutes)
- **DISCUSSION OF AGENDA**
- **DISCUSSION OF ADDING §178 “MUNICIPAL INCOME TAX”** - (30 minutes)
- **DISCUSSION OF POTENTIAL VACANCY ON THE ARTS & CULTURAL BOARD**
(4 yr term)
- **EXECUTIVE SESSION** – (Personnel/Economic Development/Litigation) - (30 minutes)

Bedford City Council met in a Work Session at Bedford City Hall on Monday, October 5, 2015 at 5:55 p.m. Present: Council Members: Mayor Stan Koci, Marilyn Zolata, Walter Genutis, Don Saunders, Greg Pozar, Sandy Spinks, Paula Mizesak. Absent: None. Administration: City Manager Michael Mallis, Law Director John Montello, Clerk of Council Lorree Villers. Also Present: City Engineer Joe Ciuni and Superintendent Shawn Francis.

Mayor Koci began discussion of the Regular Council Meeting agenda.

Mr. Genutis had a minor change to the Regular Council minutes. Clerk Villers would remove a couple words and place the period as instructed. The remaining members of Council had no changes to the September 21, 2015 Work Session and Regular minutes.

Ordinance No. 9312-15 was an agreement with Hawthorne Valley Youth Council. Bedford had previously supported this organization last year. Mayor Koci explained there were three qualified students and the ordinance needed to reflect that. It was determined Yvonne Sudberry would continue as the Bedford liaison. Clerk Villers would advise Ms. Sudberry.

The next two Ordinances went to the Planning Commission on August 4, 2015 and a Planning Commission Public Hearing on September 29, 2015. Clerk Villers attached the September 29, 2015 Planning Commission Public Hearing minutes for those who were not in attendance for review. Both ordinances pertaining to property rezoning listed below would be read as a first reading this evening:

Ordinance No. 9313-15 was the rezoning of Cleveland Metroparks property "R-1 to R-4" (P.P. 814-19-001).

Ordinance No. 9314-15 was the rezoning of the Sisters of Charity Property "R-1 to R-4" (P.P. 814-19-002 & 814-19-003).

Mrs. Zolata was pleased with the outcome of the Public Hearing; she thought it was well attended. At the Public Hearing she asked several important questions as she had a lot of concerns. Another concern was the Hattie Larlham residents and their function availability. It was determined these residents were "high function" residents that were capable of being employed. There were some questions and concerns regarding the Fair Housing Act/Equal Opportunity Housing laws; Mr. Montello was instructed to review and report back to Council. At the Public Hearing, Mr. Landi referred to the Fair Housing Act which was defined as: in order to rent an apartment, home or condo, the renter had the right to expect that housing would be available to them without discrimination or other limitations based on race, color, religion, sex, handicap, familial status, or national origin. This included the right to expect equal professional service, the opportunity to consider a broad range of housing choices, no discriminatory limitations on communities or locations of housing, no discrimination in the pricing or financing of housing, reasonable accommodations in rules, practices and procedures for persons with disabilities, and to be free from harassment or intimidation for exercising your fair housing rights. The Fair Housing Act declares a national policy of fair housing throughout the United States, making illegal any discrimination in the sale, lease or rental of housing, or making housing otherwise unavailable, because of race, color, religion, sex, handicap, familial status, or national origin. Concerns were voiced about children living at the facility and if they could be 100% restricted. Council knew with the current family situations that there was a good possibility a grandparent could be supporting their grandchildren full time. Mr. Pozar stressed whatever the requirements were determined by the Administration and Council needed to be very clear. There was concern that if the units did not rent and TESTA sold the facility what would happen to the building/property and zoning; would it remain apartment type living? It was determined the City could rezone the property back to "R-1" but then what would happen to the property. A positive thing about the facility was if a resident became unable to care for themselves they could move to the LOHV for assisted living arrangements. It was

determined the Administration and Council needed to see the agreement for a clear understanding. Mr. Pozar informed everyone he was not in favor of the rezoning; it was important to get clarification.

Ordinance No. 9315-15 repealed Ordinance No. 9305-15 for Buckeye Equipment for a mini-excavator in the amount of \$42,557.57. The City previously authorized in Ordinance No. 9305-15 passed September 21, 2015 to purchase one (1) Terex Mini Excavator from Buckeye Equipment Sales for the Water Department in the amount of \$42,577.57. The Service Director upon placing the order was advised that they had a price increase of \$2,000.00 raising the price to \$44,577.57 and they would not honor the August 7, 2015 quoted price. Mr. Bellar was not in favor of spending additional monies for a demo piece of equipment when he could buy a new excavator for less money.

Ordinance No. 9316-15 contracted with Southeastern for a mini-excavator in the amount of \$43,627.50. The City wished to purchase one (1) Kobelco Mini Excavator from Southeastern Equipment Company to assist in the efficient operation of the department as recommended by the Service Director through the State Purchasing Program for a lesser price. Mr. Frances said the machine would do what it was intended to be used for.

DISCUSSION OF ADDING §178 “MUNICIPAL INCOME TAX”

Mr. Gambosi explained the Home Rule Amendment of the Ohio Constitution, Article XVIII, Section 3, provides that “Municipalities shall have authority to exercise all powers of local self-government delegated by the people of the State to the people of municipalities. Article XIII, Section 6 of the Ohio Constitution provides that the General Assembly may restrict a municipality’s power of taxation to the extent necessary to prevent abuse of such power, and Article XVIII, Section 13 of the Ohio Constitution states that “laws may be passed to limit the powers of municipalities to levy taxes and incur debts for local purposes”. The General Assembly has determined that it is necessary and appropriate to comprehensively review and amend Chapter 718 of the Ohio Revised Code, setting forth statutory requirements for municipal income tax codes in Ohio. The General Assembly enacted H.B. 5 in December 2014, and mandated that municipal income tax codes be amended by January 1, 2016 such that any income or withholding tax was “levied in accordance with the provisions and limitations specified in [Chapter 718]”. Detailed review of H.B. 5 and the Codified Ordinances of the City of Bedford, this Ordinance is found and determined by this Council to enact the amendments required prior to the January 1, 2016 deadline to be in accord with the provisions and limitations specified in Chapter 718 of the Revised Code. Council needed to determine that the constitutionality of certain provisions of the state-mandated code may have been put in question by recent decisions of the Ohio Supreme Court regarding, among other things, taxation of professional athletes, but these provisions must be included if the municipal income tax code is to be “levied in accordance with the provisions and limitations specified in [Chapter 718]” and thus reluctantly are adopted by this Council but are disclaimed to the extent that they are unlawful or unconstitutional. He passed out a handout for Council to follow as he touched on each area that explained the “Current Laws” and “New Laws” for: Consolidated Returns, Interest, Penalties, Income, Withholding Penalty and Other items. The handout also included an example of the Ohio’s New Tax Law – Net Operating Loss Carry Forward Calculation. (See attached) Mr. Pozar had questions regarding State and Federal mandates and how military filing was addressed because normally the parent’s home address was used. There was discussion that the 1099 was addressed differently. It was determined Mr. Gambosi would make the necessary changes accordingly and the Ordinance would be before Council at the next meeting.

DISCUSSION OF SEWER SITUATION ON PINECREST

Mr. Ciuni was present this evening for questions and concerns. Mr. Mallis explained there were tree roots and cracks in certain places in the pipes. This specific area had been continually discussed with the staff and the City Engineers regarding two options: 1) lining, or 2) replacement of the main line. Mr. Ciuni said lining was 1/4th the cost and that was his recommendation in this situation. It was determined replacement of the main line was not an option because of the expense. Recently the pipes had been jetted, televised and tree roots removed as done to other lines in the City. Depending on the issue some of the lines were done

weekly, monthly and annually. There was discussion that some of the current projects needed to be closed/completed first so the City knew how much, if any, monies were available/leftover after the other projects were addressed. Discussion was held regarding lining, lateral reinstatement, mobilization, manholes, bypass pumping, and cleaning of heavy root removal. Mr. Frances and Mr. Ciuni explained recently the line was cleaned where roots were found using the new equipment. There were no guarantees that cleaning the lines was the fix but the City would continue to maintain the lines as they had been in hopes it would not worsen. With the condition of the line it was figured to "pay now or pay later" either way the line needed addressed. It was determined the City needed to focus on going to bid for the project as it was going to be costly.

DISCUSSION OF POTENTIAL VACANCY ON THE ARTS & CULTURAL BOARD (4 yr. term)

On September 21st, Clerk Villers informed Council she personally spoke to Jeanne Sapir where she learned Ms. Sapir did not wish to be reappointed. The only applicant in the Council Office file for this specific Board was David Wolfe who was the owner of the Vinyl Groove store in downtown Bedford. Council agreed on September 21, 2015 to appoint Mr. Wolfe at the next Council meeting; however, Ms. Sapir sent an email on September 22, 2015 requesting to be re-appointed. After discussion it was determined David Wolfe would be appointed to fill Ms. Sapir's position on the Board. Mr. Mallis suggested this Board be turned over to the CDC where it would be run accordingly without the involvement of the City. Mayor Koci felt the CDC needed to be up and running before that were to happen. Mrs. Mizesak remembered when this Board was established in 2006 the goal was for it not to be a City run Board forever.

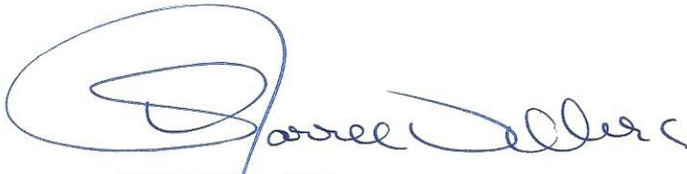
Discussion of the Regular Meeting agenda was concluded.

Motion made by Mizesak and seconded by Spinks to go into executive session to discuss Personnel, Litigation and Economic Development. The roll was called. Vote – Yeas: Pozar, Saunders, Zolata, Spinks, Koci, Mizesak, Genutis. Nays: None. Motion carried unanimously.

At 7:38 p.m., Bedford City Council, City Manager Mike Mallis, Law Director John Montello, went into an executive session to discuss Personnel, Litigation and Economic Development.

Executive session adjourned at 7:55 p.m.

Work Session adjourned at 7:57 p.m.



Clerk of Council



Mayor – President of Council

1. **CALL TO ORDER**
2. **PLEDGE OF ALLEGIANCE**
3. **ROLL CALL**
4. **APPROVAL OF MINUTES**
 - a. Approval of Minutes of the Work Session of September 21, 2015
 - b. Approval of Minutes of the Regular Meeting of September 21, 2015
5. **PRESENTATIONS**
6. **OLD BUSINESS**
7. **REPORTS**
 - a. City Manager
 - b. Law Director
 - c. Finance Director
 - d. Council Reports
8. **NEW BUSINESS**
 - a. Ordinance No. 9312-15 agreement w/Hawthorne Valley Youth Council
 - b. Ordinance No. 9313-15 rezoning Cleveland Metroparks property "R-1 to R-4" (P.P. 814-19-001) (9/29/15 PC PH)
 - c. Ordinance No. 9314-15 rezoning Sisters of Charity Property "R-1 to R-4" (P.P. 814-19-002 & 814-19-003)
 - d. Ordinance No. 9315-15 repealing Ord. #9305-15 for Buckeye Equipment for a mini-excavator (-\$42,557.57)
 - e. Ordinance No. 9316-15 contract w/Southeastern for a mini-excavator (\$43,627.50 - repeal #9305-15)
9. **HEARING OF CITIZENS**
10. **ADJOURNMENT**

PLEASE **TURN OFF ALL CELL PHONES BEFORE COUNCIL MEETING**
(Council minutes and Agendas posted at www.bedfordoh.gov)

Bedford, Ohio

October 5, 2015

Bedford City Council met in Regular Session at Bedford City Hall on Monday, October 5, 2015. Mayor Koci called the meeting to order at 8:03 P.M. The meeting was opened by pledging allegiance to the flag. The roll was called. Present: Saunders, Zolata, Spinks, Koci, Mizesak, Genutis, Pozar. Absent: None.

Motion made by Spinks and seconded by Zolata to approve the minutes of the Work Session of September 21, 2015. The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizesak, Genutis, Pozar. Nays: None. Motion carried unanimously.

Motion made by Mizesak and seconded by Pozar to approve the minutes of the Regular Meeting of September 21, 2015. The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizesak, Genutis, Pozar. Nays: None. Motion carried unanimously.

City Manager Michael Mallis thanked everyone for their efforts regarding the recent event. He explained the City would be receiving a settlement from the purchase of road salt. He updated everyone regarding the bridges; the Egbert Bridge would be finished in two weeks and the Columbus Road Bridge would continue into 2016. The new K-9 Officer was on duty starting today after extensive training. He announced the Administration received approval from Council to go to bid regarding the Broadway sewer projects that were originally targeted in 2011-2012.

No report from Law Director John Montello and Councilman Genutis.

Finance Director Frank Gambosi spoke about the upcoming Municipal Income Tax laws and the Civil Service was reviewing police candidates.

Councilman Saunders thanked the Administration on their efforts regarding the bridge closings. He said Kimble was now “green ticketing/tagging” rubbish that was not acceptable for pickup. It was mandatory that residents use the Kimble containers; there were certain residents that could not use the larger containers.

Councilwoman Zolata announced the Halloween Party was October 31st from 10:00 a.m. to 1:00 p.m. and Trick-or-Treat was 6:00 p.m. to 8:00 p.m. She noticed posted signs that the City’s Chipper Service ended October 9th. Mr. Mallis explained the work force that handled the chipper service were the same employees that did leaf pickup. Residents were encouraged to call the Service Department if they had branches that needed addressed; the debris would not be on the tree lawns all winter. She was pleased with the Ward 3 sewer project that was going to bid. She explained Council had questions regarding the rezoning of the Sisters of Charity property. The Planning Commission Public Hearing was September 29, 2015 where concerns were brought up and Council had instructed the Law Director to review. She announced the LOHV 26th annual Fall Festival that was held to help assist those seniors who lived at the LOHV and could not continue to pay for their services.

Councilwoman Spinks announced after a meeting with the Administration the determination was not to conduct a neighborhood watch in the Greencroft area. She urged the residents to call if they saw something suspicious. She mentioned the parking lot repair work at the Wal-Mart which should be completed by the end of October. She appreciated the extra efforts made by Mr. Beverly and Mr. Montello regarding certain houses in her Ward.

Councilwoman Mizesak appreciated the efforts of Mr. Mallis regarding the downtown lights. She asked when the deer culling was going to start. Mr. Mallis said typically culling of the deer happened in January and February; however, the surrounding communities needed to do the culling as joint effort which wouldn’t be noticed for a few years. The Administration was researching culling being done within the City boundaries. Mrs. Mizesak announced the Historical Society was holding a concert fund raiser at the Old Church at 7:00 p.m. at a cost of \$25 per person.

Councilman Pozar explained the problems the City was experiencing regarding the State and Federal budget cuts and new laws. He spoke about the recent decision of Marcia Fudge banning abortion and he offered a list of 177 representatives that voted on the issue and their vote decisions. He referred to the guidelines the Auditor of State sent out that defined what expenditures were legal and which were ethical. Speaking on this issue he again asked for a report from Councilwoman Spinks and Councilman Saunders for their spring of 2016 NLC report before authorization was made for subsequent trips especially when the City was experiencing a \$1.7 million deficit. He felt Council needed to be accountable and the trips needed to cease for the time being. He spoke about how the City of Cleveland's Police Department was under the Department of Justice Order at a cost of \$3 million. The Department of Justice was taking over some Police forces which has happened to 25 cities. Officers were looking over their shoulder in fear of not being politically correct. He spoke about the illegal aliens and the problems it was causing and the changes in society. People didn't question the Federal Government and took things for granted. He felt this Council sometimes spent their time with non-essential items and not essential issues. He felt Council members needed to focus on what they were elected to do which was to make the budgetary decisions for the City. He felt some of the decisions made by Council could be considered unethical.

Mayor Koci said the trips to NLC was valuable and when times/money was tight the trips were more valuable; Council would continue to attend these seminars. The NLC assured that Council members attended as many possible meetings/sessions as possible. The NLC was considered continuing education; it assisted those to become better at their jobs and it was important to attend certain meetings to find out what was happening in other cities. The contacts made at these seminars was invaluable so he encouraged Council to attend. He announced the FriDates concert at St. Mary's Friday, October 9th. He also urged the residents to call if they saw something suspicious in their neighborhood. Mr. Pozar agreed the NLC was valuable when it came to information and the invaluable interaction sources. He referred to the last NLC seminar and that there must have been a wealth of beneficial information that was utilized in Bedford so he was simply asking for two instances from each attending Council person of the information that could or was used to benefit Bedford. He felt it was not too much to ask for a report listing these useful items that Council members learned or obtained at these productive seminars. He was asking for accountability. Mrs. Spinks asked permission to speak; Mayor Koci denied her request. Mayor Koci said the report was important and the attending Council members would report upon their return. Mr. Pozar clarified he was asking for the report from the spring seminar. Mayor Koci replied he would give the same report Mr. Pozar gave years ago which was none. Mr. Pozar asked if Mayor Koci was denying his request. Mayor Koci replied he did not want to debate the issue, he was not denying Mr. Pozar's request and he would take it under consideration.

ORDINANCE NO. 9312-15 AN ORDINANCE AUTHORIZING THE CITY MANAGER TO ENTER INTO AN AGREEMENT WITH THE HAWTHORNE VALLEY YOUTH COUNCIL FOR THE PURPOSE OF SPONSORING STUDENTS IN THE PROGRAM FOR THE YEAR 2015-2016 AND DECLARING AN EMERGENCY WAS READ BY TITLE ONLY

Motion made by Spinks seconded by Zolata to amend Ordinance No. 9312-15 for a total of three (3) students totaling \$900.00. Mayor Koci explained the HVYC requested three students instead of two.

The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizsak, Genutis, Pozar. Nays: None. Motion carried unanimously.

Motion made by Zolata seconded by Spinks to suspend the rule requiring the reading of said ordinance three different days.

The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizsak, Genutis, Pozar. Nays: None. Motion carried unanimously.

Motion made by Mizesak seconded by Saunders to place Ordinance No. **9312-15** on third and final reading and passed.

The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizesak, Genutis, Pozar. Nays: None. Motion carried unanimously.

Mr. Mallis explained The Village of Oakwood established the Oakwood Youth Council in 2010 to engage students in the 7th through 12th grades within the Village in order to provide opportunities for students within the Bedford City School District. The City of Bedford desired to partner with the Hawthorne Valley Youth Council in providing students in our municipality the opportunities to learn about local and state government, perform community service projects and learn to make positive life choices.

The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizesak, Genutis, Pozar. Nays: None. Motion carried unanimously.

Mayor Koci said the next two ordinances would be placed on first reading; Council was having the Law Director clarify a couple of points.

ORDINANCE NO. 9313-15 AN ORDINANCE REZONING METROPARKS PROPERTY DESCRIBED HEREIN FROM "R-1" TO "R-4" CLASSIFICATION AND DECLARING AN EMERGENCY WAS READ BY TITLE ONLY

Motion made by Saunders seconded by Mizesak to place Ordinance No. **9313-15** on first reading.

The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizesak, Genutis. Nays: Pozar. Motion carried.

ORDINANCE NO. 9314-15 AN ORDINANCE REZONING THE SISTERS OF CHARITY PROPERTY DESCRIBED HEREIN FROM "R-1" TO "R-4" CLASSIFICATION AND DECLARING AN EMERGENCY WAS READ BY TITLE ONLY

Motion made by Spinks seconded by Zolata to place Ordinance No. **9314-15** on first reading.

The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizesak, Genutis. Nays: Pozar. Motion carried.

ORDINANCE NO. 9315-15 AN ORDINANCE REPEALING ORDINANCE NO. 9305-15 THAT AUTHORIZED THE PURCHASE OF ONE (1) TEREX MINI EXCAVATOR FOR THE WATER DEPARTMENT FROM BUCKEYE EQUIPMENT SALES AND DECLARING AN EMERGENCY WAS READ BY TITLE ONLY

Motion made by Genutis seconded by Zolata to suspend the rule requiring the reading of said ordinance three different days.

The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizesak, Genutis, Pozar. Nays: None. Motion carried unanimously.

Motion made by Saunders seconded by Mizesak to place Ordinance No. **9315-15** on third and final reading and passed.

Mr. Mallis explained the City previously authorized in Ordinance No. 9305-15 passed September 21st the purchase of a mini-excavator from Buckeye Equipment Sales. The Service Director upon placing the order was advised that the price had increased an additional \$2,000.00. Buckeye Equipment Sales would not honor the August 7, 2015 quote. The Administration determined the equipment would be purchased through Ordinance No. 9316-15 from Southeastern Equipment Company.

The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizensak, Genutis, Pozar. Nays: None. Motion carried unanimously.

ORDINANCE NO. 9316-15 AN ORDINANCE AUTHORIZING THE PURCHASE OF ONE (1) KOBELCO MINI EXCAVATOR FOR THE WATER DEPARTMENT FROM SOUTHEASTERN EQUIPMENT CO., INC. AND DECLARING AN EMERGENCY WAS READ BY TITLE ONLY

Motion made by Saunders seconded by Pozar to suspend the rule requiring the reading of said ordinance three different days.

The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizensak, Genutis, Pozar. Nays: None. Motion carried unanimously.

Motion made by Zolata seconded by Spinks to place Ordinance No. **9316-15** on third and final reading and passed.

The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizensak, Genutis, Pozar. Nays: None. Motion carried unanimously.

Mayor Koci said that concluded the business portion of the meeting and asked if anyone in the audience had any comments.

Helen Tekovec, 91 Flora Drive, being a small person with a heart condition stated the Kimble containers were too large and understood the smaller containers needed to be approved. She was advised to call the Service Department. She felt there was no way she could manage the containers during the winter season. She talked about a recent “noisy neighbor” incident she experienced with one of her nice neighbors.

Kathy Williams, 491 Lamson Avenue, asked if the Sisters of Charity rezoning was going to allow apartments. Mayor Koci clarified yes for senior housing; 55+ years. The details were given at the September 29th Planning Commission Public Hearing; it appeared to be a class operation. Mrs. Williams compared it to the Marymount facility. Mr. Mallis noted there were conditions listed on the Ordinance and recommended at the August 4th Planning Commission. He briefly explained the construction plans. Mrs. Williams asked if it was strictly 55+ years of age; were grandchildren allowed. Mayor Koci stated one person had to be 55+ years of age and mixed ages were allowed. Again, Council was having the Law Director clarify a couple of points and that was the reason for the first reading.

Ed Barth, landlord of 293 W. Glendale Avenue, explained he had decided to sell his rental property and after talking to Mr. Beverly he was opposed to how strict the Building Codes were because the codes restricted and were too stringent for the seller and buyer. He felt the codes should be reviewed and amended accordingly. He also had issues with the monthly water fee especially when the water was shut off at the curb. He felt the City was stealing and he did not understand morally how the City could do that.

James Jeffers, 102 E. Interstate Street, asked again when the alley by his house was going to be addressed. Mr. Mallis explained there had been minor patch work done but the City had no intentions of repaving or doing major work to the alley at this time. He explained the street sweeper would be destroyed if used on

the alligator alley surface. Mr. Jeffers thought the Service Department should hand cleanup the washout on the Charles Street side. It was determined the alley was owned by the City but it was also an easement for Dominion East Ohio Gas Company and Cleveland Water. It was these company's vehicles that continued to damage the alley. Mr. Mallis explained the alley was not a main roadway, monies were being allocated to more important projects. Mr. Jeffers felt the City was violating its own codes; the City expected the residents to adhere to the codes. Mr. Mallis pointed out Ms. Future had attended a Council meeting where she thanked the City for patch work. Mrs. Zolata said the whole alley did not need attention or repair; she felt a little cleanup/housekeeping was reasonable. She did not feel the whole alley needed repaved. Mr. Jeffers just wanted certain areas cleaned up. Mr. Jeffers felt monies being spent on repairing the alley near his home that historically the City maintained would be better spent than a LED flashing sign in front of City Hall.

Mayor Koci asked if there were any further comments. There being no reply, motion made by Spinks seconded by Zolata to adjourn. The roll was called. Vote – Yeas: Saunders, Zolata, Spinks, Koci, Mizsak, Genutis, Pozar. Nays: None. Motion carried unanimously.

Meeting adjourned at 8:59 P.M.



Clerk of Council



Mayor – President of Council