

**TOWNSHIP OF CHATHAM
TOWNSHIP COMMITTEE MEETING MINUTES
MAY 27, 2010**

Mayor Hagner called the workshop meeting of the Township Committee of the Township of Chatham to order at 7:34 PM.

Adequate Notice of this meeting of the Township Committee was given as required by the Open Public Meetings Act as follows: Notice was given to both The Chatham Courier and the Morris County Daily Record on January 8, 2010; notice was posted on the bulletin board in the main hallway of the Municipal Building on January 8, 2010; and notice was filed with the Township Clerk on January 8, 2010.

Mayor Hagner led the flag salute.

Roll Call

Answering present to the roll call were Committeeman Gallop, Committeeman Brower and Mayor Hagner. Committeeman O'Connor and Deputy Mayor Tubbs were absent.

Approval of Agenda

Mayor Hagner indicated that Resolution 2010-118 would be added to the Consent Agenda to appoint members to the Planning Board. She also indicated that steep slopes would be removed as a discussion item, and would be addressed during reports.

Mayor Hagner moved to approve the agenda as amended. Committeeman Brower seconded the agenda, and it carried unanimously.

Proclamation

Parents Who Host Lose the Most

Mayor Hagner read aloud the attached proclamation declaring the period of May 21st through the month of June 2010 as "Parents Who Host Lose the Most: Don't be a party to teenage drinking" Month 2010. Vince Fiorito from the Municipal Alliance was present to receive the proclamation. Mr. Fiorito indicated that banners, posters and signs have been posted around the Chathams to promote the message that teenagers do not need alcohol at parties in order to have fun.

Reports by Subcommittees

Art League

Amy Horowitz and Gail Logan from the Art League made a presentation regarding a proposal to aesthetically and artistically improve the front lobby of the Municipal Building. The proposed budget would be \$1500 to pay for supplies, and the Art League would volunteer their time. Mrs. Horowitz presented the conceptual design for a mural. The design would include three seasonal scenes from the Great Swamp. Committeeman Brower asked if the paintings would be continuously updated, and if the pictures in the conceptual drawing were exactly what would be painted. Mrs. Horowitz and Mrs. Logan replied that the paintings would not be continuously updated, only restored as necessary, and current design is just a conceptual proposal. Mayor Hagner indicated that the Department of Public Works will be doing the preparation work.

Historical Society

Mayor Hagner said that she received a letter from the Historical Society stating their desire to put up historical markers at notable sites around the Township. Don Engesser and Caroline Knott from the Historical Society said that they would like to put up additional signs, and they asked the Township Committee for support. Mayor Hagner listed the four proposed sites:

1. The Colony Association

2. Noe Pond Club
3. Madam Bey's Boxing Camp
4. Green Village Rose Farm Greenhouse Area

Mayor Hagner said that she supports providing funding for a historical marker sign. Mrs. Knott said that the signs would help educate newcomers on the history of the Township. Mr. Engesser said that the Historical Society spoke with the County, and the County does not have any money to offer for the posting of historical markers. Committeeman Brower voiced his support of posting historical marker signs, and he cited some additional sites that should be considered. Mr. Engesser asked if the Department of Public Works could install the signs. Mayor Hagner said that once the signs are procured, installation can be scheduled.

Committeeman Gallop moved to authorize \$1500 for the Art League for the painting of a mural in the front lobby of the Municipal Building, and \$1800 for the Chatham Historical Society to procure a historical marker sign. Committeeman Brower seconded the motion, and it carried unanimously.

Reports

Committeeman Gallop reported that the Open Space Committee met to walk some properties of interest, and they are also seeking additional members. Regarding the Joint Recreation Committee, Committeeman Gallop reported that Spring sports are running smoothly, and Share the Road markings will be installed on Southern Boulevard soon. Committeeman Brower reported that the Senior Center has scheduled a Garden Tour on June 10th. Mayor Hagner reported that the Chatham Township Fire Department's Pig Roast will be held on June 5th, and Chatham Day with the Newark Bears will be held on June 26th. Furthermore, there was a resignation on the Tree Protection Committee, and decisions will need to be made regarding the future of said committee. Attorney Woodward said that for the time being, tree protection issues would be handled by the Township's professional staff. Engineer Ruschke reported that the contractor for the Southern Boulevard Firehouse has begun paving the driveway. Some questions remain regarding a protective coating for the concrete floor. Committeeman Brower asked if other materials could be used for the coating for the floor. Engineer Ruschke said that other materials could be used, but at a higher cost. Regarding Shunpike Field, Engineer Ruschke reported that the contractor has identified an additional source of clean fill. Furthermore, notices to bidders have been advertised for the lighting improvements at municipal facilities, as well as for micropaving. The Lafayette Avenue improvements project will also soon be advertised. Mayor Hagner noted that the issue of tree removal on Lafayette Avenue would be discussed at the next Township Committee meeting. Engineer Ruschke said that the number of trees to be removed will be decreased, and the sidewalk improvements will be a secondary bid item. Committeeman Brower commented that micropaving is a much quicker process than regular milling & paving, and he asked if neighbors would be informed when work will begin. Engineer Ruschke said that neighborhoods would be notified well in advance of the micropaving. Attorney Woodward reported on the steep slope ordinance. He spoke with the DEP regarding this matter, and he cited various aspects of the Township's current ordinance that he believes already satisfy the State's requirements. Another concern is that the State prohibits any development of a 20% slope of ten feet or longer. Attorney Woodward advised that the Township Committee hold off on discussing a steep slope ordinance until he has further discussions with the DEP.

Hearing of Citizens/Petitions

Mayor Hagner opened the Hearing of Citizens.

1. Janice Coviello, Spring Street resident, addressed the proposed removal of trees on Lafayette Avenue. She asked why only some trees would be replaced, what kind of trees would be used for replacement, and if the new trees would be planted in the same spot as those to be removed. Engineer Ruschke said that the Township Arborist performed an assessment as to which trees should be removed. He also said that the tree removal would be monitored. Mayor Hagner said that the Arborist recommended that the replacement trees be Hornbeam, Magnolia, Yellowwood and Sergeant Cherry trees. As to placement of replacement trees, Mayor Hagner said that it is not recommended to put them in the area between the sidewalk and the curb. Mrs. Coviello asked about

maintaining balance between the two sides of the street after trees are removed. Engineer Ruschke replied that the main project is the milling & paving, and that it was deemed worth considering to fix sidewalks at the same time. He further stated that the project had not been considered a streetscape project. Mrs. Coviello asked when any tree removal would likely take place. Engineer Ruschke said that construction would not likely begin until August, and the final decisions on tree removal will be at the June 10th Township Committee meeting.

2. Marjorie Blanchard, Lafayette Avenue resident, said that streetscape should be a consideration during the Lafayette Avenue Improvements project.

Seeing no further public comment, Mayor Hagner closed the Hearing of Citizens.

Public Hearing/Final Adoption of Ordinances

Ordinance 2010-07

ORDINANCE 2010-07 AN ORDINANCE OF THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF CHATHAM, COUNTY OF MORRIS, STATE OF NEW JERSEY, AMENDING CHAPTER 30 (ZONING) OF THE MUNICIPAL CODE AS RESPECTS OUTDOOR LIGHTING

BE IT ORDAINED by the Township Committee of the Township of Chatham, County of Morris, State of New Jersey, that the Code of the Township of Chatham is hereby amended as follows:

1. Chapter 30, Land Development, §30-96.22, *Outdoor Lighting*, is hereby amended to read as follows:

30-96.22a. Except as to sports and recreational lighting regulated in Section 30-96.22b, all outdoor lighting in connection with any use shall be shielded so that the direct source of the illumination is not visible from any street or any adjoining property, provided that this provision shall not apply to incandescent or fluorescent, decorative outdoor lighting fixtures of one hundred sixty (160) watts or less in residential districts. Floodlights and spotlights in excess of one hundred (100) watts per bulb shall be shielded.

30-96.22b(1) Regulation of recreational/sports facility lighting for fields is necessary to prevent the cause of unnecessary skyglow, to prevent light trespass and to reduce unnecessary glare caused by inappropriate or misaligned light fixtures and/or the inappropriate location of light poles. These standards are intended to save energy and reduce costs and to preserve and protect adjacent residential neighborhoods from unnecessary lighting impacts.

(2) Where used for sports or recreational fields, all lighting fixtures shall comply with the following:

- (a) The maximum height of any recreational or sports lighting structure shall be 85 feet.
- (b) The minimum distance of the pole to any property line shall be 40 feet from any private property line.
- (c) Trespass lighting shall not be more than 0.1 foot-candle at any adjacent residential property line at grade.
- (d) The current natural landscape buffer shall be maintained to the greatest extent possible to allow for maximum screening.
- (e) No sports or recreational activity shall continue beyond 10:00 pm and all sports and recreational lighting shall be turned off not later than 10:30 pm.

(3) Sports or recreational lighting for fields shall only be permitted on municipal or school-owned property.

2. All ordinances or parts of ordinances in conflict or inconsistent with any part of this ordinance are hereby repealed to the extent that they are in such conflict or inconsistent.
3. This ordinance shall take effect after passage and publication as soon as practicable and in the manner provided by law.
4. In the event that any section, part or provision of this ordinance shall be held to be unenforceable or invalid by any court, such holding shall not affect the validity of this ordinance as a whole, or any part thereof, other than the part so held unenforceable or invalid.

Mayor Hagner announced that the Township Committee may need to amend Ordinance 2010-07 to remove the line stating that “Sports or recreational lighting for fields shall only be permitted on municipal or school-owned property.” Attorney Woodward said that Nash Field would not conform to the regulations in this ordinance as introduced, therefore the ordinance will need to be amended.

Mayor Hagner opened the Public Hearing on Ordinance 2010-07.

1. Rob Simon, an attorney representing Cougar Field Preservation Association NJ Non-Profit Corporation, said that he has expert witness that he would like to have address this ordinance, but is hesitant to do so at this time as the ordinance may change. He asked if they may testify at a future public hearing. Attorney Woodward said that there would be additional public hearings on this ordinance at which Mr. Simon and his experts may address the ordinance, and it is their option to speak at this or any other public hearing. Attorney Woodward also suggested that the experts submit any written reports to the Township Committee prior to the next meeting, should any such reports be available.
2. Joseph Mazzaca Jr., an attorney representing the Borough of Madison, said that Madison is in the process of revising its lighting ordinance as well. He said that Madison's proposal is to have lighting fixture setbacks be twice the length of the pole, rather than half the height as is proposed in the Township's ordinance. The Madison proposal also requires that fixtures not have any glare source visible from any property. Mr. Mazzaca also read Madison's proposed natural buffer requirement. He will be submitting a written summary of his comments to the Township Committee.

Seeing no further public comment, Mayor Hagner closed the Public Hearing.

Committeeman Brower moved to carry Ordinance 2010-07 to the June 10, 2010 meeting. Committeeman Gallop seconded the motion, and it carried unanimously.

Ordinance 2010-10

**ORDINANCE 2010-10
BOND ORDINANCE PROVIDING FOR VARIOUS CAPITAL PROJECTS OF THE
TOWNSHIP OF CHATHAM, IN THE COUNTY OF MORRIS, NEW JERSEY,
APPROPRIATING THE AGGREGATE AMOUNT OF \$710,000 THEREFOR, AND
AUTHORIZING THE ISSUANCE OF \$674,500 BONDS OR NOTES OF THE TOWNSHIP FOR
FINANCING PART OF THE COSTS THEREOF.**

BE IT ORDAINED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF CHATHAM IN THE COUNTY OF MORRIS, NEW JERSEY (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. The several improvements described in Section 3 of this bond ordinance are hereby authorized to be undertaken by the Township of Chatham, New Jersey, as general improvements. For the improvements or purposes described in Section 3, there are hereby appropriated the respective sums of money therein stated as the appropriation made for each improvement or purpose, such sums amounting in the aggregate to \$710,000, including the aggregate sum of \$35,500 as the several down payments for the improvements or purposes. The down payments are now available for capital improvement purposes in the Capital Improvement Fund.

Section 2. In order to finance the cost of the improvements or purposes not covered by application of the down payments, negotiable bonds are hereby authorized to be issued in the principal amount of \$674,500 pursuant to the Local Bond Law. In anticipation of the issuance of the bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to and within the limitations prescribed by the Local Bond Law.

Section 3. The several improvements hereby authorized and the several purposes for which the bonds are to be issued, the estimated costs of each improvement and the appropriation therefor, the estimated maximum amount of bonds or notes to be issued for each improvement and the period of usefulness of each improvement are as follows, and are more particularly described in the plans and specifications on file with the Township, which plans and specifications are hereby approved, including all work, materials and all else necessary therefor and incidental thereto:

	Improvement or Purpose	Appropriation & Estimated Cost	Maximum Amount of Bonds or Notes	Useful Life
1.	Purchase of DPW Equipment	\$160,000	\$152,000	5
2.	Road Improvements	300,000	285,000	15
3.	Building Improvements	50,000	47,500	15
4.	Acquisition of Fire Equipment	50,000	47,500	10
5.	Colony Pool Improvements	150,000	142,500	15
	TOTAL	\$710,000	\$674,500	

Section 4. All bond anticipation notes issued hereunder shall mature at such times as may be determined by the chief financial officer; provided that no note shall mature later than one year from its date. The bond anticipation notes shall bear interest at such rate or rates and be in such form as may be determined by the chief financial officer. The chief financial officer shall determine all matters in connection with the bond anticipation notes issued pursuant to this bond ordinance, and the chief financial officer's signature upon the bond anticipation notes shall be conclusive evidence as to all such determinations. All bond anticipation notes issued hereunder may be renewed from time to time subject to the provisions of N.J.S.A. 40A:2-8(a). The chief financial officer is hereby authorized to sell part or all of the bond anticipation notes from time to time at public or private sale, and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof. The chief financial officer is directed to report in writing to the governing body at the meeting next succeeding the date when any sale or delivery of the bond anticipation notes pursuant to this bond ordinance is made. Such report must include the amount, the description, the interest rate and the maturity schedule of the bond anticipation notes sold, the price obtained, and the name of the purchaser.

Section 5. The capital budget of the Township of Chatham is hereby amended to conform with the provisions of this bond ordinance to the extent of any inconsistency herewith. The resolution in the form promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director of the Division of Local Government Services is on file with the Clerk and is available there for public inspection.

Section 6. Any grants received by the Township for any purpose set forth in Section 3 hereof are hereby appropriated for said purpose set forth in Section 3 hereof and shall be applicable either to the direct payment of the cost of such purpose or to the payment or reduction of the obligations issued or authorized herein. The amount of obligations authorized but not issued hereunder shall be reduced to the extent that such funds are so used.

Section 7. The following additional matters are hereby determined, declared, recited, and stated:

(a) The improvements or purposes described in Section 3 of this bond ordinance are not current expenses. They are improvements or purposes that the Township may lawfully undertake as general improvements, and no part of the costs thereof have been or shall be specially assessed on property specially benefited thereby.

(b) The average period of usefulness, computed on the basis of the respective amounts of obligations authorized for each purpose and the reasonable life thereof, within the limitations of the Local Bond Law, is 12.39 years.

(c) The Supplemental Debt Statement required by the Local Bond Law has been duly prepared and filed in the office of the Clerk, and a complete executed duplicate thereof has been filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey. Such statement shows that the gross debt of the Township as defined in the Local Bond Law is increased by the authorization of the bonds and bond anticipation notes provided in this bond ordinance by \$674,500. The obligations authorized herein will be within all debt limitations prescribed by the Local Bond Law.

(d) An aggregate amount not exceeding \$75,000 for items of expense listed in and permitted under N.J.S.A. 40A:2-20 is included in the estimated cost indicated herein for the purposes or improvements.

Section 8. The full faith and credit of the Township are hereby pledged to the punctual payment of the principal of and the interest on the obligations authorized by this bond ordinance. The obligations shall be direct, unlimited obligations of the Township, and the Township shall be obligated to levy ad valorem taxes upon all the taxable real property within the Township for the payment of the obligations and the interest thereon without limitation of rate or amount.

Section 9. This bond ordinance shall take effect 20 days after publication thereof after final adoption, as provided by the Local Bond Law.

Attorney Woodward indicated that that there is not a sufficient quorum to take action on Ordinance 2010-10, and it will need to be carried to the next meeting.

Mayor Hagner opened the Public Hearing on Ordinance 2010-10.
Seeing no public comment, Mayor Hagner closed the public hearing.

Committeeman Brower moved to carry Ordinance 2010-10 to the June 10, 2010 meeting.
Committeeman Gallop seconded the motion, and it carried unanimously.

Consent Agenda

**RESOLUTION 2010-112
RESOLUTION OF THE TOWNSHIP COMMITTEE OF THE TOWNSHIP
OF CHATHAM, ACKNOWLEDGING RECEIPT OF REPORTS AND MINUTES
FROM VARIOUS BOARDS AND COMMITTEES**

BE IT RESOLVED by the Township Committee of the Township of Chatham that the following monthly reports of departments be acknowledged as received:

- Tax Collector – April
- Construction Official – April
- Municipal Court – April
- Animal Control – April
- Public Works – April
- Police Department – March

BE IT RESOLVED by the Township Committee of the Township of Chatham that the following minutes from various boards and committees be acknowledged as received:

- Board of Health – March, April
- Open Space Committee – March

**RESOLUTION 2010-113
RESOLUTION OF THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF CHATHAM
APPROVING MINUTES OF MEETINGS**

BE IT RESOLVED that the Township Committee of the Township of Chatham acknowledges receipt of and approves the minutes of the Township Committee meeting held on May 13, 2010.

**RESOLUTION 2010-114
RESOLUTION OF THE TOWNSHIP COMMITTEE OF THE TOWNSHIP
OF CHATHAM APPROVING EXECUTIVE SESSION MINUTES OF MEETINGS**

BE IT RESOLVED that the Township Committee of the Township of Chatham acknowledges receipt of and approves Executive Session minutes of the Township Committee meeting held on May 13, 2010.

**RESOLUTION 2010-115
TOWNSHIP COMMITTEE OF THE TOWNSHIP OF CHATHAM, IN THE COUNTY OF
MORRIS, STATE OF NEW JERSEY, RELEASING DEVELOPER ESCROW ACCOUNT
AND/OR PERFORMANCE BOND BALANCES**

WHEREAS, developers are required to deposit monies with the Township for the purposes of offsetting Township professional costs to review plans or to inspect approved development and for the purpose of ensuring the satisfactory completion of public or private improvements; and

WHEREAS, these deposited monies, following all necessary withdrawals to cover Township expenses or costs, may be released upon satisfactory completion of work, receipt of review board decisions, or completion of guaranteed work, upon passage of a Township resolution authorizing such release.

NOW, THEREFORE, BE IT RESOLVED by the Township Committee of the Township of Chatham that the following guarantee amount or account balances, with interest adjustments as prescribed by state and local laws, may be released to the depositor of record:

<u>NAME</u>	<u>A/C NUMBER</u>	<u>AMOUNT</u>
Caplan Builders 466 Southern Boulevard Chatham, NJ 07928 Re: PL BD 01-35-8	7200038784	\$194.30
Matthew & Maureen Coe 40 Huron Drive Chatham, NJ 07928 BOA 08-62.05-14	7760011226	\$120.00
Paul Magistro 428 River Road Chatham, NJ 07928 BOA 08-62-79	7760011213	\$120.00

**RESOLUTION 2010-116
RESOLUTION OF THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF CHATHAM
APPROVING RECREATION PROGRAM FEE REFUNDS**

WHEREAS, the Recreation Director has recommended that the following requests for refunds of Recreation Program fees be approved:

<u>NAME</u>	<u>ADDRESS</u>	<u>Program</u>	<u>AMOUNT</u>
Margaret Keegan	517 Green Village Road Green Village, NJ 07935	Colony Pool	\$525

NOW, THEREFORE, BE IT RESOLVED by the Township Committee of the Township of Chatham that the above listed Recreation Program refunds be approved.

BE IT FURTHER RESOLVED by the Township Committee of the Township of Chatham that the Township Clerk forward a certified copy of this resolution to the Township Chief Financial Officer and to the Recreation Director.

**RESOLUTION 2010-117
RESOLUTION OF THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF
CHATHAM, COUNTY OF MORRIS, STATE OF NEW JERSEY APPROVING A
SETTLEMENT OF THE TAX APPEALS OF RICHARD**

WHEREAS, Richard Lan and Lee Anne Lan have appealed their assessment for the years 2008, 2009 and 2010 in the Tax Court of New Jersey, Docket Nos. 002180-2008, 001004-2009 and 001873-2010; and

WHEREAS, the Tax Assessor of the Township of Chatham has recommended acceptance of a proposed settlement of these appeals;

NOW, THEREFORE, BE IT RESOLVED, by the Township Committee of the Township of Chatham, County of Morris, State of New Jersey that the above-referenced tax appeal be settled and the Municipal Attorney shall be authorized to execute a Stipulation of Settlement in the following amounts:

BLOCK: 48.10
LOT: 16
STREET ADDRESS: 80 Westminster Road
YEAR: 2008

	Original Assessment	County Board Judgment	Requested 2008 Tax Court Judgment
Land:	\$ 761,400.00	Direct Appeal	\$ 761,400.00
Impvts:	<u>\$1,272,600.00</u>		<u>\$1,272,600.00</u>
Total:	\$2,034,000.00		\$2,034,000.00

YEAR: 2009

	Original Assessment	County Board Judgment	Requested 2009 Tax Court Judgment
Land:	\$ 761,400.00	Direct Appeal	\$ 761,400.00
Impvts:	<u>\$1,272,600.00</u>		<u>\$1,138,600.00</u>
Total:	\$2,034,000.00		\$1,900,000.00

YEAR: 2010

	Original Assessment	County Board Judgment	Requested 2010 Tax Court Judgment
Land:	\$ 761,400.00	Direct Appeal	\$ 761,400.00
Impvts:	<u>\$1,272,600.00</u>		<u>\$ 988,600.00</u>
Total:	\$2,034,000.00		\$ 1,750,000.00

Interest due on any refund will be waived by Mr. and Mrs. Lan, provided they receive a credit for the total refund due against the next quarterly tax bill due following the date of entry of Judgment by the Tax Court.

The provisions of the Freeze Act, N.J.S.A. 54:51A-8, shall apply to a final disposition of this case and the entire controversy and of any actions pending or hereinafter instituted by the parties concerning the assessment on the property referred to herein for any Freeze Act years, as permitted by applicable law. No Freeze Act year shall be the basis for the application of the Freeze Act for any subsequent year.

RESOLUTION 2010-118
RESOLUTION OF THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF CHATHAM AND
MAYOR'S APPOINTMENTS FILLING BOARD VACANCIES FOR SPECIFIC TERMS

BE IT RESOLVED by the Township Committee of the Township of Chatham that the following board appointments be made:

Planning Board: Mayor's appointments

- | | | | |
|----|----------|-----------------|--------|
| 1. | Class IV | Kevin Sullivan | (2013) |
| 2. | Alt. #1 | Jeffrey Furbish | (2011) |
| 3. | Alt. #2 | Tom Franko | (2010) |

Committeeman Brower asked about Resolution 2010-116 granting a refund for a 2010 Colony Pool membership. Mayor Hagner indicated that a letter had been received requesting the refund, as the residents are moving out of the Township and will not be in a close enough proximity to make use of the facilities. Committeeman Brower requested that a policy be developed regarding Colony Pool refunds, and that there should be a withdrawal fee to cover processing costs. Attorney Woodward said that the current Township Code specifies that no refund may be granted after Opening Day. Committeeman Brower also asked about the settlement of a tax appeal. Attorney Woodward explained that the property owner filed tax appeals in 2008, 2009 and 2010. The Tax Assessor worked out a settlement in which there is no change for 2008, but there is a reduction in the assessment for 2009 and 2010. Of comparable properties, there are not any comparable sales to support the current assessment.

Committeeman Brower moved to approve the Consent Agenda. Committeeman Gallop seconded the motion.

Roll call: Committeeman Gallop, Aye; Committeeman O'Connor, Absent; Committeeman Brower, Aye; Deputy Mayor Tubbs, Absent; Mayor Hagner, Aye.

Hearing of Citizens/Petitions

Mayor Hagner opened the Hearing of Citizens.
Seeing no public comment, Mayor Hagner closed the Hearing of Citizens.

Committeeman Brower moved to adjourn at 9:12 PM. Committeeman Gallop seconded the motion, and it carried unanimously.

Gregory J. LaConte
Deputy Municipal Clerk