



*City of Taunton  
Municipal Council Meeting Minutes*

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*Temporary City Hall, 141 Oak Street, Taunton, MA  
Minutes, January 22, 2013 at 7:51 O'clock P.M.*

*Regular Meeting*

*Mayor Thomas C. Hoye, Jr. presiding*

*Boy Scout & Cub Scout Pack 40 led the Pledge of Allegiance*

*A moment of silence was observed for Sam Turinese, former Park and Recreation employee who was loved by everyone who has passed away.*

*Prayer was offered by the Mayor*

*At this time, the members of Boy Scout and Cub Scout Pack 40 introduced themselves.*

*Present at roll call were: Councilors Barbour, Carr, McCaul, Pottier, Costa-Hanlon, Medeiros, Colton, Cleary, Marshall*

Record of preceding meeting was read by Title and Approved. So Voted.

**Communications from the Mayor:**

The Mayor stated that Mr. Turinese's wake would be held on Sunday, January 27, 2012 from 4:00 PM – 8:00 PM at the Riendeau-Mulvey Funeral Home and the funeral will be held on Monday, January 28, 2013 at 9:00 AM and the funeral mass will be at St. Mary's Church.

Motion was made to recess at 7:55 PM. So Voted.

Motion was made to revert back to the regular order of business. So Voted.

**Communications:**

Com. from Assistant Director of Retirement notifying of the retirement for Superannuation of Richard L. Shafer, employee of the Economic and Community Development on January 31, 2013. **Motion was made to move approval and send the appropriate scroll. So Voted.**

Com. from Bristol County Mosquito Control, 140 North Walker St., Taunton notifying property owners that they must contact their City Clerk's Office if they wish to be placed on the excluded property owners list for mosquito spraying exemption. **Motion was made to place on the City's website and receive and place on file. So Voted.**

Com. from Attorney Edward Brennan, Jr., One Church Green, P.O. Box 488, Taunton on behalf of the ARC of Bristol County, requesting a water main extension to 5 Mill Street, Middleboro to allow the ARC of Bristol County to move from 205 West Grove Street, Middleboro to the 5 Mill Street, Middleboro property owned by Steven Kahian. **Motion was made to refer to the Committee on the Department of Public Works for next week. Also, that the DPW Commissioner, Assistant DPW Commissioner and Cathal O'Brien are to receive a copy of this on Wednesday. So Voted.**

Com. from Chairman, Taunton Planning notifying of a public hearing scheduled for Thursday, February 7, 2013 at City Hall on the petition for the construction of a 14,000 sq. ft. two-story (20,833 sq. ft. gross floor area) office building with associated parking utilities and storm water management system submitted by IBEW Local 223, David Fenton, Business Manager. **Motion was made to receive and place on file. So Voted.**

**Petitions:**

Application submitted by William Garcia requesting a renewal of his constable license desiring to serve the citizens of the Commonwealth as an unrestricted constable. **Motion was made to refer to the Committee on Police and License and the Police Chief. So Voted.**

Application submitted by Bruce Burgo requesting a new constable license desiring to serve as a crossing guard. **Motion was made to refer to the Committee on Police and License and the Police Chief. So Voted.**

Claim submitted by Branden St. Martin, 21 Friend St., Taunton seeking reimbursement for damages to his automobile from hitting a pothole on Route 138 near 318 Broadway. **Motion was made to refer to the City Solicitor. So Voted.**

Site Plan Review for the construction of a 14,000 square foot two-story (20,833 square feet total gross floor area) office building with associated parking, utilities, and storm water management system on lot 5A, Revolutionary Drive submitted by Richard Riccio, III, PE. Field Engineering, Co., Inc. 4 Court St., Taunton on behalf of his client David Fenton, Business Manager, IBEW Local 223, 111 Rhode Island Road, P.O. Box 1238 Lakeville. **Motion was made to receive and place on file. So Voted.**

**Committee Reports:**

Motion was made for Committee reports to be read by Title and Approved except for the Committee on the Department of Public Works. So Voted. Recommendations adopted to reflect the votes as recorded in Committee Reports except for the Committee on the Department of Public Works. So Voted. Councilor Marshall motioned to move the Committee on the Department of Public Works. The only issue before this Committee was the request for a waiver of the five-year moratorium of street opening/curb cut permit and winter shut down for Hill Street at the intersection of Myles Standish Boulevard and winter. The vote was 4-1 to approve this request in the Committee Meeting with conditions. Motion was made to move approval. So Voted. Councilors Carr and Barbour voting in opposition. So Voted. Recommendations adopted for the Committee on the Department of Public Works. Seven (7) Councilors voting in favor, two (2) Councilors voting in opposition.

**Unfinished Business:**

Councilor Cleary motioned to invite Richard Shafer to an upcoming Council meeting to be recognized for his years of service to the City. So Voted. *(The City Clerk spoke with the Mayor's Secretary on this.)*

The Mayor stated that the fifth annual Benjamin's Fund Butt Burnin' Chili Cookoff will be held at the Lafayette Club this Sunday from 12:00 – 5:00 PM.

Councilor Carr motioned to refer the issue of dumping on the side of the road to the Committee to the Council as a Whole. So Voted.

**Orders, Ordinances, and Resolutions****Ordinance for a first reading to be passed to a second reading****AN ORDINANCE****Chapter 13****Sec 13-82. Prohibited parking places.**

*Be it ordained by the Municipal Council of the City of Taunton and by authority of the same as follows:*

That Section 13-82 of the Revised Ordinances of the City of Taunton, as amended, is hereby further amended by adding the following:

- **North Walker Street, same side as Bennett School extending 75' south and 75' north of the horseshoe driveway.**
- **Fifth Avenue, each side of Fifth Avenue for 63 feet in front of house #273 to the corner of Whittenton Street.**

All ordinances or parts thereof inconsistent herewith are hereby repealed. This Ordinance shall become effective immediately upon passage. **Motion was made to pass to a second reading. So Voted.**

**New Business:**

Councilor Pottier motioned to refer to the Safety Officer and the Committee on Police and License to have a "Slow Children" sign placed on Fairview Avenue. So Voted.

Councilor Pottier stated he is in receipt of information regarding the Commonwealth of Massachusetts Unemployment Benefits Commission and motioned to refer this information to the Committee on Finance and Salaries to discuss. So Voted.

Councilor Carr stated last year, the City came to an agreement with the TDC-MDC over recreational land and part of the agreement was for \$250,000 to be paid to the City in

April 2013. Therefore, Councilor Carr motioned that the City Solicitor's Office review the agreement to determine when we will receive the money, what accounts need to be set up and where the money will go. Additionally, she motioned to send a letter to the TDC-MDC reminding them that the money is due and provide an update for the Council on what needs to be done for this to happen in April. So Voted.

Councilor Medeiros motioned to refer the issue of speeding on Fremont Street to the Police Chief and the Safety Officer and report their findings back to the Committee on Police and License. So Voted.

Meeting adjourned at 9:00 P.M.

A true copy:

Attest:



City Clerk

RMB/JLL

CITY OF TAUNTON  
MUNICIPAL COUNCIL  
JANUARY 22, 2013

THE COMMITTEE ON FINANCE AND SALARIES

PRESENT WERE: COUNCILOR DEBORAH CARR, CHAIRMAN AND COUNCILORS CLEARY AND COLTON. ALSO PRESENT WAS GILL ENOS, BUDGET DIRECTOR

MEETING CALLED TO ORDER AT 5:45 P.M.

1. MEET TO REVIEW THE WEEKLY VOUCHERS & PAYROLLS FOR CITY DEPARTMENTS  
MOTION: MOVE APPROVAL OF THE INVOICE WARRANT IN THE AMOUNT OF \$1,364,621.62. SO VOTED.  
MOTION: MOVE APPROVAL OF THE PAYROLL WARRANT IN THE AMOUNT OF \$2,610,297.74. SO VOTED.
  
2. MEET TO REVIEW REQUESTS FOR FUNDING  
MOTION: MOVE APPROVAL OF REQUEST OF BUDGET DIRECTOR TO TRANSFER \$26,593.65 FROM RESERVE ACCOUNT NO. 1-132-202-5784 INTO THE TREASURER/COLLECTOR'S BUDGET FOR THE BUYOUT OF WENDY GRAVES AS FOLLOWS:  
 \$16,562.22 TO ACCOUNT NO. 01-145-0201-5100 - SALARY  
 \$7,833.20 TO ACCOUNT NO. 01-145-0201-5191 – UNUSED SICK  
 \$1,196.98 TO ACCOUNT NO. 01-145-0201-5193 – UNUSED PERSONAL  
 \$1,001.25 TO ACCOUNT NO. 01-145-0201-5197 – UNUSED VACATION  
 SO VOTED.

MR. ENOS REPORTED THAT THE BALANCE IN THE RESERVE ACCOUNT AFTER THIS TRANSFER WILL BE \$1,142,858.76.

MR. ENOS PROVIDED THE COMMITTEE WITH AN ESTIMATED RECEIPTS ANALYSIS – FISCAL YEAR 2013 – JULY 2012 THROUGH JUNE 2013 AS OF NOVEMBER, 2012.

3. MEET TO REVIEW MATTERS IN FILE  
 THE CHAIRMAN STATED THAT SHE HAD SPOKEN TO THE CITY AUDITOR AND THE 2011 AUDIT IS READY AND A MEETING CAN BE SCHEDULED TO REVIEW IT.  
MOTION: TO MEET IN TWO WEEKS WITH THE CITY AUDITOR, ACTING TREASURER/COLLECTOR, BUDGET DIRECTOR AND REPRESENTATIVE OF KPMG TO DISCUSS THE 2011 AUDIT. SO VOTED.

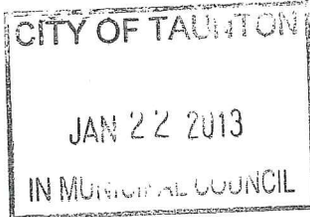
COUNCILOR CLEARY ASKED THAT MRS. ROSS ALSO DISCUSS AT THIS MEETING CLARIFICATION ABOUT THE DECISION ON THE SBAB - SCHOOL BUILDING ASSISTANCE BUREAU - THEY MADE SOME SORT OF A MOTION TO PAY OFF SOME OF THE OLD BILLS, AND THE CITY HAS RECEIVED UPWARDS OF \$4 MILLION TO PAY OFF THE STATE'S PORTION OF THE BILLS. HE WANTS TO KNOW HOW THIS WAS HANDLED AND TO SEE WHERE WE STAND ON THE SCHOOL PROJECTS THAT STILL REMAIN.

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THE COMMITTEE ON FINANCE AND SALARIES – CONTINUED

MEETING ADJOURNED AT 5:45 P.M.



RESPECTFULLY SUBMITTED,

*Colleen Ellis*

COLLEEN M. ELLIS  
CLERK OF COUNCIL COMMITTEES

REPORTS ACCEPTED, RECOMMENDATIONS ADOPTED.

*Rue Marie Blackwell*

CITY CLERK

CITY OF TAUNTON  
MUNICIPAL COUNCIL  
JANUARY 22, 2013

**HE COMMITTEE ON POLICE AND LICENSE**

PRESENT WERE: COUNCILOR COSTA-HANLON, CHAIRMAN AND COUNCILORS CLEARY AND BARBOUR. ALSO PRESENT WERE POLICE CHIEF EDWARD WALSH, DETECTIVE DENNIS SMITH, WILLIAM FRASER AND ANTHONY ROMA OF DE-ANTH MOTORS, RONEN DRORY OF BEST PRICE INC. AND HIS ATTORNEY, DAVID GAY, BRIAN STRAUSBAUGH OF ACME FABRICATION, KATHLEEN CAMPANIRIO OF K & L AUTO SALES, JAMES BURKE OF A & B REALTY TRUST, HOLLY AND BRENO LIMA OF BRENO'S COLLISION & SALES AND ALBERT TUCAN OF CHECKER CAB.

MEETING CALLED TO ORDER AT 5:57 P.M.

**1. MEET WITH THE LICENSE HOLDERS, POLICE CHIEF AND DETECTIVE SMITH ON THE FOLLOWING CLASS II LICENSES:**

- A. DE-ANTH MOTORS, 115 BROADWAY
- B. BEST PRICE, INC., 13 CAPE ROAD
- C. ACME FABRICATION, 91 ARLINGTON STREET
- D. PROFESSIONAL CAR ZONE, 381 WEIR STREET
- E. K & L AUTO SALES, 80 COHANNET STREET
- F. A & B REALTY TRUST, 288 BROADWAY
- G. BRENO'S COLLISION AND SALES, INC., 408 WINTHROP STREET

A. MR. WILLIAM FRASER AND ANTHONY ROMA WERE IN ATTENDANCE FOR THE MEETING ON DE-ANTH MOTORS. A LETTER TO MR. FRASER DATED 1/14/2013 WAS READ WHICH REQUIRED MR. FRASER'S ATTENDANCE AT THIS MEETING.

**MOTION: LETTER TO BE PART OF THE RECORD**

ALSO PROVIDED WAS THE APPLICATION FOR THEIR CLASS II LICENSE FOR DE-ANTH MOTORS ALONG WITH THE TAX STATUS FORMS.

**MOTION: DOCUMENTS TO BE PART OF THE RECORD**

ATTACHED TO THE APPLICATION DOCUMENTS WAS A LETTER DATED 4/25/2012 TO DE-ANTH MOTORS FROM DETECTIVE DENNIS SMITH INFORMING THEM THAT HE CANNOT FORWARD THEIR APPLICATION TO THE COMMITTEE ON POLICE AND LICENSE WITH A FAVORABLE RECOMMENDATION DUE TO THE FACT THAT THE BUSINESS LOCATION HAS OUTSTANDING TAXES DUE TO THE CITY.

**MOTION: LETTER TO BE PART OF THE RECORD**

MR. FRASER INFORMED THE COMMITTEE THAT HE BECAME AWARE THAT TAXES WERE DUE ON THE PROPERTY WHERE THEIR BUSINESS WAS LOCATED AND THEY HAVE BEEN WORKING ON THIS FOR THE ENTIRE LAST YEAR, BUT HE IS A TENANT AND THIS IS BEYOND HIS CONTROL. HOWEVER, HE UNDERSTANDS THAT AS OF TODAY, ALL TAXES, WATER, ETC. ARE UP TO DATE.

COUNCILOR BARBOUR NOTED THAT IF OUTSTANDING ISSUES WERE PAID TODAY BY CHECK, HE THOUGHT THAT A MOTION HAD BEEN MADE TO WAIT 7-10 DAYS IN ORDER FOR THE CHECK TO CLEAR. HE FEELS THAT ANY DECISION MADE BY THIS COMMITTEE SHOULD BE SUBJECT TO THE 7-10 PERIOD BEFORE A LICENSE IS ISSUED, HOWEVER, THEY HAVE NOT HEARD THE CHIEF'S OR DETECTIVE SMITH'S RECOMMENDATION YET.

DETECTIVE SMITH STATED THAT THE PROBLEM HERE IS THAT THE 2012 LICENSE WAS NEVER RENEWED, IT WAS NEVER APPROVED BY THIS COMMITTEE, IT WAS NEVER ISSUED. THE LAW STATES THAT THEY ARE TO APPLY ON OR BEFORE DECEMBER 1<sup>ST</sup>, AND IN 2012 THEY APPLIED MARCH 13<sup>TH</sup>, IN APRIL THEY WERE NOTIFIED THAT THERE WAS A PROBLEM. SO THEY WENT THE 2012 YEAR WITH NO LICENSE IN PLACE.

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THE COMMITTEE ON POLICE AND LICENSE – CONTINUED

DETECTIVE SMITH DRAFTED THE LETTER REFERENCED ABOVE DATED 4/25/2012 AND SENT IT BY CERTIFIED MAIL TO MR. FRASER'S PLACE OF BUSINESS AND TO HIS HOME ADDRESS. DETECTIVE SMITH DID HAVE A CONVERSATION WITH HIM ON THE PHONE AFTER HE GOT THE LETTER, BUT THEY WENT THE WHOLE CALENDAR YEAR WITHOUT A LICENSE. IF MR. FRASER HAS A USED VEHICLE RECORD BOOK, HE WOULD LIKE TO SEE IT TO SEE IF ANY TRANSACTIONS WERE DONE DURING THAT YEAR, AND IF SO HE WOULD BE IN VIOLATION OF THE LAW. DETECTIVE SMITH STATED THAT FOR HIM TO COME BEFORE THIS COMMITTEE IN JANUARY OF THIS YEAR AND GIVE HIS APPROVAL WOULD NOT BE RIGHT. THE CHIEF STATED THAT THE OTHER ISSUE IS A VIOLATION OF THE ORDINANCE, BECAUSE IF THEY HAVE GONE WITHOUT ANY BUSINESS FOR A YEAR, THE LICENSE WOULD REVERT BACK TO THE CITY. IT WAS NOTED THAT THE 2012 APPLICATION WAS RECEIVED BY THE CITY CLERK ON MARCH 13<sup>TH</sup>, BUT ARE DUE BY NOVEMBER 30<sup>TH</sup> OF THE PRIOR YEAR, SO THE APPLICATION WAS LATE. COUNCILOR BARBOUR PROVIDED A LETTER THAT THE CITY CLERK SENDS OUT TO ALL CLASS II AND III APPLICANTS WHICH STATES THAT THE APPLICATION MUST BE RECEIVED BY HER OFFICE BY 12:00 P.M. . NOVEMBER 30<sup>TH</sup>.

MOTION: LETTER TO BE PART OF THE RECORD

COUNCILOR BARBOUR STATED THAT IT IS UNACCEPTABLE THAT PEOPLE ARE APPLYING LATE. THE CHIEF STATED THAT IN ADDITION TO THE ISSUE OF OUTSTANDING TAXES BEING OWED TO THE CITY, WAS WHETHER THEY WERE ACTUALLY OPERATING. THERE IS A LONG LIST OF PEOPLE WHO WANT TO BECOME AUTO DEALERS IN THE CITY BUT THEY CANNOT BECAUSE WE HAVE A LIMITED NUMBER OF LICENSES. SO IN EFFECT, IF THEY ARE NOT DOING ANY BUSINESS, IT BECOMES A POCKET LICENSE. THAT IS ONE OF THE REASONS THEY ASKED TO SEE THEIR BOOK. THIS PARTICULAR BUSINESS IS A WHOLESALE ONLY, BUT IT APPEARS THAT THE BUSINESS ISN'T ACTUALLY OPERATING.

COUNCILOR COSTA-HANLON CLARIFIED THAT THE FIRST ISSUE WAS FAILURE TO FILE THE APPLICATION ON TIME, OUTSTANDING FEES AND TAXES OWED TO THE CITY, AND BY VIRTUE OF NOT FILING ON TIME AND THE TAXES NOT BEING PAID, THERE IS AN ISSUE OF 2012 WHERE IF THEY WERE SELLING, THEY WOULD BE IN VIOLATION BECAUSE THEIR 2012 LICENSE HAD NOT BEEN FORMALLY RENEWED. WHAT THE CHIEF IS SAYING, IF THEY WERE NOT SELLING IN 2012, THERE MAY STILL BE A PROBLEM BECAUSE THEY ARE NOT USING THE LICENSE AND THE CHIEF REFERRED TO IT AS A POCKET LICENSE.

THE CHIEF SAID THAT THE QUESTION WOULD BE, PRIOR TO THE LAST APPLICATION PROCESS, WHEN IS THE LAST TIME THEY PURCHASED OR SOLD A CAR.

MR. FRASER STATED THAT IT WAS HIS UNDERSTANDING THAT THE LICENSE WAS RENEWED IN 2012, HE PAID THE FEES. MR. FRASER FURTHER STATED THAT HE HAS NO TRANSCATIONS BECAUSE OF THE TAX ISSUES. THIS WAS AS PER DETECTIVE SMITH'S INSTRUCTIONS THAT THEY WERE NOT TO CONDUCT BUSINESS.

THE BOOK REFLECTS THAT THE LAST TIME A CAR WAS PURCHASED OR SOLD WAS IN 2009.

THE CHIEF POINTED OUT THAT THIS LICENSE HAS BEEN INACTIVE FOR ALMOST THREE YEARS.

IT WAS ALSO NOTED THAT THERE IS NO REQUIREMENT THAT SAYS THEY HAVE TO SELL A CERTAIN AMOUNT OF VEHICLES.

COUNCILOR CLEARY STATED THAT IT IS NOT FAIR TO THE PEOPLE ON THE WAITING LIST.

MR. ROMA STATED THAT HE WORKED WITH THE OWNERS OF THE PROPERTY SO NOW EVERYTHING IS ALL SET. THEIR GOAL IS TO USE AS A WHOLESALE LICENSE AND EVENTUALLY GET A NEW LOCATION AND GET A CLASS II LICENSE.

COUNCILOR CLEARY NOTED THAT THE ORDINANCE SAYS THAT IF A CLASS II LICENSE IS INACTIVE FOR 1 YEAR, IT REVERTS BACK TO THE CITY.

THE CHIEF NOTED THAT THE ISSUE IS NOT THAT THERE WERE TAXES DUE OR THAT THEY FILED LATE. THE FIRST ISSUE WAS A BOND ISSUE. FURTHER, HE STATED THAT SINCE THIS IS A WHOLESALE LICENSE, THEY

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THE COMMITTEE ON POLICE AND LICENSE – CONTINUED

DO NOT HAVE A LOT, ALL THEY HAVE IS AN OFFICE, SO THEY COULD HAVE MOVED BECAUSE OF THE FACT THEY ONLY NEED AN OFFICE. HE STATED AGAIN THAT THE LICENSE HAS NOT BEEN USED FOR 3 YEARS. MR. ROMA SAID THAT THEY HAD THREE LOCATIONS BUT THEY WERE UNABLE TO GET THEM APPROVED. DETECTIVE SMITH STATED THAT THE LICENSE SHOULD BE DENIED BECAUSE THE APPLICATION SAYS THIS IS INDIVIDUALLY OWNED BY MR. FRASER. MR. ROMA HAS NO STANDING.

**MOTION: MOVE TO DENY THE RENEWAL OF THE LICENSE. SO VOTED.**

B. MR. RONEN DRORY AND ATTORNEY DAVID GAY WERE IN ATTENDANCE. LETTER DATED 1/14/2013 TO MR. DRORY FROM THE CLERK OF COMMITTEES, THE APPLICATION FOR RENEWAL OF THE CLASS II LICENSE AND THE TAX STATUS FORMS WERE ALL PROVIDED.

**MOTION: TO MAKE ALL OF THE DOCUMENTS PART OF THE RECORD. SO VOTED.**

DETECTIVE SMITH STATED THAT THE DILEMMA WE HAVE WITH THIS BUSINESS IS THAT HE HAS CHANGED HIS BUSINESS IN THE LAST YEAR OR TWO, THERE IS NO SIGN, HE HAS NO CARS ON THE LOT, THERE IS NO OFFICE. THE POLICE DEPARTMENT DID NOT RECEIVE ANYTHING REGARDING THE CHANGES. DETECTIVE SMITH PROVIDED PHOTOS OF THE PROPERTY.

DETECTIVE SMITH SAID THAT IN 2010 HE TOLD MR. DRORY THAT HE HAD TO PUT A SIGN UP AND HE DID SO. HE FURTHER STATED THINGS HAVE CHANGED, HE NOW HAS GAS PUMPS WHERE HE WAS DISPLAYING HIS CARS. DETECTIVE SMITH HAS RESEARCHED HIS SITE PLAN REVIEW AND HE NOW INDICATES THAT HE WILL BE PLACING THE VEHICLES ON THE OTHER SIDE OF THE BUILDING. MR. DRORY NOTED THAT WHEN HE WENT BACK FOR HIS SITE PLAN REVIEW IT WAS RESTRICTED TO 14 VEHICLES. THIS HAPPENED WHEN HE PUT THE GAS IN, IT WAS REDUCED FROM 37 DOWN TO 14 VEHICLES.

ATTORNEY GAY STATED THAT THIS SITE PLAN REVIEW NOTING THE 14 VEHICLES WAS ISSUED IN 2009. THIS WAS ALL DONE AS PART OF THE GAS STATION PERMIT. AFTER RENOVATIONS WERE MADE REGARDING THE GAS, THE INTERIOR OF THE BUILDING WAS RENOVATED. THEY ARE NOT HERE TO TELL THE COMMITTEE THAT THEY WERE IN FULL SERVICE ALL THE TIME, BUT MR. DRORY DID SELL CARS IN 2012.

ATTORNEY GAY STATED THAT AS OF THE END OF THE MONTH, THEY WILL NOT HAVE THE FULL SERVICE CAR WASH, IT WILL BE A DRIVE THROUGH CAR WASH. WHERE THE LOBBY IS NOW, WILL BECOME THE OFFICE FOR THE CLASS II DEALERSHIP. THERE WILL BE A SEPARATE DOOR LEADING TO THIS OFFICE. MR. DRORY PROVIDED PHOTOS SHOWING WHERE THIS WAS GOING TO BE.

THE CHAIRMAN ASKED THAT THE PHOTOS PROVIDED BY BOTH MR. DRORY AND DETECTIVE SMITH BE MADE PART OF THE RECORD.

**MOTION: PHOTOS TO BE PART OF THE RECORD. SO VOTED.**

THE CHIEF ASKED WHERE THE 6 VEHICLES THAT MR. DRORY HAD IN STOCK RIGHT NOW ARE LOCATED. MR. DRORY STATED THAT ONE IS IN CANTON, BUT THAT NONE OF THE CARS COULD BE MOVED BECAUSE HE COULDN'T RENEW THE DEALER PLATE UNTIL HE GOT THE CLASS II LICENSE. THERE ARE SOME LOCATED IN BROCKTON ALSO. ATTORNEY GAY SAID DUE TO THE FACT THAT THERE HAS BEEN A LOT OF WORK BEING DONE AT THIS SITE, THE VEHICLES WERE STORED AT OTHER SITES. IT WAS ALSO NOTED THAT ONCE THEY CLOSE THE FULL SERVICE CAR WASH THEY MIGHT BE ABLE TO REVISE THE PARKING OF THE VEHICLES FOR SALE, RATHER THAN HAVE THEM IN A ROW ON THE OTHER SIDE OF THE BUILDING.

DETECTIVE SMITH SAID THE ONLY REASON MR. DRORY WAS ASKED TO BE HERE TONIGHT WAS BECAUSE HE DID NOT FULFILL ALL THE REQUIREMENTS THAT HE HAS TO LOOK FOR – THEY DID NOT HAVE A SIGN, THEY DID NOT HAVE AN OFFICE, AND HE ALSO COULDN'T FIND ANY CARS. TECHNICALLY THERE WAS A LATE FILING, AS HIS APPLICATION WAS NOT FILED UNTIL DECEMBER 24<sup>TH</sup>.

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THE COMMITTEE ON POLICE AND LICENSE – CONTINUED

**MOTION:** MOVE APPROVAL OF THE RENEWAL OF THE LICENSE, NOT TO EXCEED 14 VEHICLES. THE VEHICLES ARE TO BE STORED AS SHOWN ON THE PLAN DATED JULY 2009, WHICH IS TO THE LEFT OF THE BAY UNTIL SUCH TIME IF HE NEEDS TO CHANGE THIS HE COMES BEFORE THE COUNCIL. HE IS TO BE IN COMPLIANCE WITH SIGNAGE AND OFFICE WITHIN 90 DAYS. THIS MATTER IS TO BE PLACED ON THE AGENDA AGAIN IN 90 DAYS. MR. DRORY WILL NOT HAVE TO BE PRESENT UNLESS THERE IS A PROBLEM. SO VOTED.

C. BRIAN SRAUSBAUGH OF ACME FABRICATION WAS THEN INVITED INTO THE MEETING. THE LETTER OF THE CLERK OF COMMITTEES DATED 1/14/2013, HIS APPLICATION FOR HIS CLASS II LICENSE AND THE TAX STATUS WERE REQUESTED BY THE CHAIRMAN TO BE MADE PART OF THE RECORD.

**MOTION:** DOCUMENTS TO BE PART OF THE RECORD. SO VOTED.

DETECTIVE SMITH STATED THAT THE REASON MR. STRAUSBAUGH WAS INVITED TO THIS MEETING IS BECAUSE LAST YEAR THERE WAS AN ISSUE WITH THE CONDITION OF THE BUILDING. DETECTIVE SMITH TOOK PHOTOS AND PROVIDED THEM TO THE COMMITTEE AND ALSO NOTED THAT THE SIGNAGE IS POOR. IN 2012 MR. STRAUSBAUGH WAS IN FRONT OF THE COMMITTEE AND INFORMED THEM THAT HE WAS GOING TO TEAR DOWN THE BUILDING AND REBUILD. AS OF NOVEMBER, THERE WAS NO ACTIVITY. SINCE THE APPLICATION CAME IN THERE IS ACTIVITY, HE HAS TAKEN DOWN 3 SIDES OF THE BUILDING AND THE ROOF AND HE IS IN THE MIDDLE OF CONSTRUCTION. MR. STRAUSBOUGH PROVIDED A COPY OF HIS BUILDING PERMIT ALSO.

**MOTION:** PHOTOS AND BUILDING PERMIT TO BE PART OF THE RECORD. SO VOTED.

DETECTIVE SMITH HAD MET WITH MR. STRAUSBAUGH AND INFORMED HIM THAT THE MAIN CONCERN WAS THE INACTIVITY OF GETTING THE BUILDING WORK DONE.

MR. STRAUSBAUGH STATED THAT HE HOPES TO HAVE THE WORK DONE IN A MONTH OR TWO.

IT WAS NOTED ALSO THAT IN 2012 HE DISPOSED OF ONE VEHICLE AND IN 2011 HE DISPOSED OF ONE VEHICLE.

**MOTION:** MOVE TO RENEW THE LICENSE SUBJECT TO SIGNAGE AND COMPLIANCE WITH DETECTIVE SMITH AND IF THE BUILDING IS NOT FULLY CONSTRUCTED BY THE END OF THE YEAR THIS LICENSE SHOULD NOT BE RENEWED FOR THE FOLLOWING YEAR BECAUSE THIS HAS BEEN A 2 YEAR DISCUSSION. DETECTIVE SMITH TO REPORT BACK IN 90 DAYS REGARDING THE PROGRESS BEING MADE WITH THIS BUILDING. IF THERE IS AN ISSUE WITH THIS PROPERTY MR. STRAUSBAUGH WILL BE ASKED TO COME BACK. SO VOTED.

D. MR. IVAN PAYAMPS OF PROFESSIONAL CAR ZONE HAD BEEN ASKED TO APPEAR, BUT HE HAS CLEARED UP ALL ISSUES WITH HIS APPLICATION AND DETECTIVE SMITH HAD NO OTHER ISSUES WITH THIS LICENSE.

**MOTION:** MOVE APPROVAL SUBJECT TO ANY CONDITIONS SET FORTH BY THE CHIEF AND DETECTIVE SMITH – SAME RESTRICTIONS AS LAST YEAR. SO VOTED.

E. MRS. KATHLEEN CAMPANIRIO WAS ALSO INVITED INTO THE ENCLOSURE. THE CHAIRMAN ASKED THAT A LETTER DATED 1/14/2013 TO MRS. CAMPANIRIO ALONG WITH HER APPLICATION AND TAX STATUS DOCUMENTS BE MADE PART OF THE RECORD.

**MOTION:** LETTER, APPLICATION AND TAX STATUS DOCUMENTS TO BE PART OF THE RECORD. SO VOTED.

DETECTIVE SMITH STATED THAT PHOTOGRAPHS WERE TAKEN OF THE PROPERTY LAST WEEK. THERE IS NO SIGN AND NO VEHICLES. DETECTIVE SMITH SPOKE WITH HER ON FRIDAY AND SHE INDICATED THAT

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THE COMMITTEE ON POLICE AND LICENSE – CONTINUED

SHE HAS HAD SOME PROBLEMS WITH THE TENANTS THERE WHICH SHE HAD TO EVICT. AS PER THEIR CONVERSATION SHE HAS A PURCHASE AND SALES AGREEMENT IN REGARDS TO THIS PROPERTY AND SHE HAS INCLUDED AS PART OF THE SALE THE LICENSE.

**MOTION: PHOTOS TAKEN BY DETECTIVE SMITH TO BE PART OF THE RECORD. SO VOTED.**

MRS. CAMPANIRIO NOTED THAT THE FIRST TENANT MOVED OUT IN DECEMBER, AND THE LAST TENANT MOVED OUT LAST WEEK.

DETECTIVE SMITH SAID THE ISSUES ARE THE SIGNAGE AND THAT IT APPEARS THAT THERE HAS BEEN NO ACTIVITY HERE. AGAIN, HE STATED THAT HE DID HAVE A CONVERSATION WITH MRS. CAMPANIRIO, SHE LOST HER HUSBAND RECENTLY AND SHE IS TRYING TO DO WHAT SHE CAN. THE BUILDING IS FOR SALE. COUNCILOR BARBOUR STATED THAT HE ALSO HAD SPOKEN TO MRS. CAMPANIRIO AND HAS VERIFIED THAT THE PROPERTY IS FOR SALE, THERE IS A POTENTIAL PURCHASE AND SALES ON THE PROPERTY.

**MOTION: MOVE APPROVAL SUBJECT TO ALL THE RESTRICTIONS AS PRIOR TO AND ALSO SHE IS TO ADDRESS HAVING A BOOK AND SIGNAGE. SO VOTED.**

F. MR. JAMES BURKE OF A & B REALTY TRUST WAS INVITED IN.

COUNCILOR BARBOUR STATED THAT HIS BUSINESS AND MR. BURKE'S BUSINESS DO BUSINESS TOGETHER FROM TIME TO TIME SO HE FELT THAT IT WOULD BE APPROPRIATE THAT HE RECUSE HIMSELF FROM THIS PARTICULAR VOTE.

**MOTION: SO VOTED.**

THE RECORD IS TO SHOW THAT COUNCILOR BARBOUR VOLUNTARILY RECUSED HIMSELF AND LEFT THE TABLE.

THE CHAIRMAN ASKED THAT THE LETTER SENT BY THE CLERK OF COMMITTEES DATED 1/14/2013 AS WELL AS THE APPLICATION AND TAX STATUS FORMS BE MADE PART OF THE RECORD.

**MOTION: LETTER, APPLICATION AND TAX STATUS DOCUMENTS TO BE MADE PART OF THE RECORD. SO VOTED.**

DETECTIVE SMITH REPORTED THAT THE ONLY ISSUE WAS THAT WHEN THE COMMITTEE MET ON JANUARY 8, 2013, THERE WAS NO APPLICATION FILED. THERE IS ONE NOW.

**MOTION: MOVE APPROVAL OF THE LICENSE WITH THE SAME RESTRICTIONS AS CURRENTLY IN PLACE. SO VOTED.**

G. MR. BRENO LIMA OF BRENO'S COLLISION AND SALES WAS INVITED TO ADDRESS THE COMMITTEE. THE CHAIRMAN ASKED THAT THE LETTER OF THE CLERK OF COMMITTEES DATED 1/14/2013 ALONG WITH THE APPLICATION AND TAX STATUS FORMS BE MADE PART OF THE RECORD.

**MOTION: LETTER, APPLICATION AND TAX STATUS FORMS TO BE PART OF THE RECORD. SO VOTED.**

DETECTIVE SMITH STATED THAT THE ONLY ISSUE WITH THIS LICENSE IS THAT THERE WAS NO APPLICATION AS OF THE COMMITTEE MEETING OF JANUARY 8, 2013.

MR. BRENO APOLOGIZED TO THE COMMITTEE, STATING THAT THIS WOULD NOT HAPPEN AGAIN.

**MOTION: MOVE APPROVAL OF THE LICENSE WITH CURRENT RESTRICTIONS. SO VOTED.**

COUNCILOR BARBOUR NOTED THAT THERE WERE STILL 2 MORE APPLICANTS PENDING FOR CLASS II AUTO SALES ONE OF WHICH WAS THOMAS AUTO SALES.

THE CHAIRMAN NOTED THAT THEIR APPLICATION WAS SUBMITTED ON TIME.

COUNCILOR BARBOUR STATED THAT HE CHECKED THE TAX STATUS AND THERE IS A SUBSTANTIAL AMOUNT OF MONEY OWED.

THE CLERK OF COMMITTEES INFORMED THE COMMITTEE THAT SHE JUST RECEIVED THEIR APPLICATION

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THE COMMITTEE ON POLICE AND LICENSE – CONTINUED

THIS WEEK AND JUST CONTACTED THEM FRIDAY ABOUT THEIR ISSUES.

DETECTIVE SMITH SAID THAT IT WAS HIS UNDERSTANDING THAT THIS COMMITTEE SAID WHO WAS COMING IN, AND LATER IN THE EVENING HE WAS TOLD THAT IN FULL COUNCIL IT WAS NOTED THAT THE THOMAS AUTO SALES APPLICATION WAS SUBMITTED ON TIME, SO HE JUST GOT PUT INTO THE REGULAR PROCESS WITH SOME OTHER ONES THAT HE STILL HAS, THAT HE DID NOT PUT ANY TIME INTO YET BECAUSE HE WAS DEALING WITH THE ONES THAT WERE TO COME IN TONIGHT.

COUNCILOR BARBOUR STATED THAT HE REALIZES THIS, BUT HOW LONG ARE WE GOING TO WAIT FOR THEIR APPLICATION TO COME BEFORE THE COMMITTEE FOR APPROVAL OR DENIAL.

DETECTIVE SMITH SAID THAT HE HAS NOT LOOKED AT THE APPLICATION YET, BECAUSE HE WAS UNDER THE IMPRESSION THAT AT THE FULL COUNCIL MEETING ON JANUARY 8<sup>TH</sup> IT WAS DETERMINED THAT THEY HAD FILED ON TIME.

COUNCILOR BARBOUR ASKED HOW MANY APPLICATIONS ARE STILL OUTSTANDING ON CLASS II OR III LICENSES THAT HAVE NOT COME BEFORE THIS COMMITTEE.

DETECTIVE SMITH SAID HE BELIEVES THERE ARE 3 ON HIS DESK – 3 RENEWALS. HE HAS 1 NEW APPLICATION.

MOTION: THAT THE 3 RENEWALS ARE TO BE IN FULL COMPLIANCE FOR TWO WEEKS FROM TONIGHT FOR EITHER APPROVAL OR DENIAL, AND IF THEIR STATUSES ARE NOT COMPLETE THEN THE COMMITTEE WILL DENY THE APPLICATION.

DETECTIVE SMITH ASKED IF HE AND THE CLERK OF COMMITTEES CANNOT CLEAR UP THE ISSUES AS THEY HAVE ALWAYS DONE IN THE PAST, WOULD IT BE ALL RIGHT FOR THE CLERK OF COMMITTEES TO ISSUE A LETTER TO THOSE PEOPLE TO APPEAR IN PERSON.

MOTION: PART OF THE MOTION. THEY ARE TO APPEAR IN 2 WEEKS IF THEIR APPLICATION IS NOT IN FULL COMPLIANCE.

THE ABOVE MOTIONS WERE CLARIFIED TO READ AS FOLLOWS:

MOTION: THAT THE THREE APPLICANTS BE NOTIFIED THAT 2 WEEKS FROM TONIGHT THE COMMITTEE WILL BE HEARING THEIR LICENSE, IF THERE ARE ANY OUTSTANDING TAXES DUE THEY ARE TO TAKE CARE OF THEM ALL, AND IF THERE ARE ANY OTHER OUTSTANDING ISSUES, DETECTIVE SMITH WILL ADDRESS THEM WITH THE APPLICANT. SO VOTED.

2. MEET WITH THE POLICE CHIEF AND MR. ALBERT TUCAN TO DISCUSS DOWNTOWN TAXI STANDS

THE CHIEF REPORTED THAT THE PARKING COMMISSION MET SEVERAL TIMES IN THE PAST AND DISCUSSED THE ISSUE OF PARKING DOWNTOWN RELATIVE TO TAXI STANDS. THE COMMISSION IN NOVEMBER OR DECEMBER RECOMMENDED ELIMINATING ALL OF THE TAXI STANDS. THE CHIEF RECOMMENDS KEEPING ONE. CURRENTLY THERE ARE 4 STANDS DOWNTOWN FOR WHICH MR. TUCAN PAYS A \$160 FEE EACH.

MR. TUCAN STATED THAT HE HAD MET WITH THE PARKING COMMISSION AND HAD GIVEN UP A STAND AT CEDAR AND MAIN STREETS. HE HAD ALSO GIVEN UP THE ONE AT 21 MAIN STREET. HE WOULD LIKE TO KEEP 2 – THE ONE AT SCHOOL AND TAUNTON GREEN AND THE ONE AT 1 TAUNTON GREEN. THE CHIEF HOWEVER RECOMMENDED PUTTING 2 STANDS ON SCHOOL STREET AT TAUNTON GREEN, BASICALLY DOUBLING UP THE STAND ON SCHOOL STREET, WHICH WOULD ELIMINATE A LOADING ZONE THAT IS LOCATED BEHIND THE EXISTING TAXI STAND ON SCHOOL STREET.

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THE COMMITTEE ON POLICE AND LICENSE – CONTINUED

MOTION: TO ELIMINATE THE TAXI STANDS AT CEDAR AND MAIN STREETS, ELIMINATE THE TAXI STAND AT 21 MAIN STREET AND ELIMINATE THE TAXI STAND AT 1 TAUNTON GREEN AND REFER THIS TO ORDINANCE COMMITTEE. SO VOTED.

MOTION: THE TAXI STAND AT SCHOOL STREET AND TAUNTON GREEN WILL REMAIN THERE AND THE LOADING ZONE BEHIND THAT TAXI SPOT WILL NOW BE LABELED AS A TAXI STAND. REFER THIS TO THE ORDINANCE COMMITTEE ALSO. SO VOTED.

3. MEET TO REVIEW MATTERS IN FILE

A. COUNCILOR BARBOUR STATED THAT THIS COMMITTEE IS SEEING APPLICATIONS FOR RENEWAL OF CLASS II LICENSES COMING IN 30-60 DAYS LATE, AND THIS IS HAPPENING EVERY YEAR. HE FURTHER SAID THAT MOVING FORWARD STRONGER GUIDELINES NEED TO BE ESTABLISHED.

MOTION: THAT THIS COMMITTEE SEND A REQUEST TO CITY SOLICITOR BUFFINGTON ASKING HIM WHAT THE LEGAL RESPONSIBILITIES OR BOUNDARIES ARE IN REGARD TO BUSINESSES THAT ARE HELD UP BY LANDLORDS FAILURE TO PAY CITY TAXES AND FEES. HE IS ALSO TO PROVIDE A CLARIFICATION IN RESPECT TO THE LETTER THAT WAS SUBMITTED BY FORMER CITY SOLICITOR WILLIAM FLANAGAN.

MR. CLEARY STATED THAT HE HAS NOT SEEN THE LETTER. IT WAS NOTED THAT THIS WAS PROVIDED TO ALL COMMITTEE MEMBERS THIS PAST SUMMER.

THE CHIEF STATED THAT THE FORMER ASSISTANT CITY SOLICITOR SUGGESTS THAT PERHAPS HOLDING AN APPLICATION IN ABEYANCE OR DENYING IT BECAUSE OF FUNDS OWED THE CITY MAY NOT PASS CONSTITUTIONAL SCRUTINY.

THE MAYOR ADDRESSED THE COMMITTEE AND STATED THAT CITY SOLICITOR BUFFINGTON HAS BEEN REVIEWING THIS, AND IN FACT HAS DONE SOME EXTENSIVE REVIEW ON IT, SO HE WOULD ASK HIM TO PROBABLY DO A PRESENTATION ON THE WHOLE ISSUE, BECAUSE PROBABLY WHAT HAS BEEN DONE THE LAST FEW YEARS IS NOT CONSTITUTIONAL. IT WOULD BE PRUDENT TO HAVE HIM REVIEW THE WHOLE POLICY, HE HAS REVIEWED FORMER ASSISTANT CITY SOLICITOR FLANAGAN'S LETTER AND IT DOES NOT GO FAR ENOUGH. THE MAYOR SAID THERE ARE SOME CERTAIN RULES AND REGULATIONS THAT HAVE TO BE ADOPTED THAT HAVE NOT BEEN DONE AND HE BELIEVES THAT PEOPLE HAVE TO BE IN ARREARS OVER A YEAR – IT IS NOT A MONETARY THRESHOLD IT IS A TIME THRESHOLD. THE MAYOR ASKED TO HAVE THE CITY SOLICITOR PROVIDE A PRESENTATION IN THE NEXT FEW WEEKS.

MOTION: TO MEET WITH THE CITY SOLICITOR IN TWO WEEKS. SO VOTED.

COUNCILOR BARBOUR STATED THAT HE WOULD LIKE TO REFER TO THE LAW OFFICE AND SUBSEQUENTLY HE WILL FORWARD IT TO THIS COMMITTEE, THEN TO THE ORDINANCE COMMITTEE, WORKING IN CONJUNCTION WITH THE CHIEF, SETTING UP PARAMETERS THAT WE SHOULDN'T BE RECEIVING APPLICATIONS NO LATER THAN NOVEMBER 30<sup>TH</sup> AND IF WE TAKE THE APPLICATION ON THE 30<sup>TH</sup> AND THERE ARE ISSUES, THEN WE CAN CERTAINLY HAVE THAT FOLLOWING 30 DAYS TO WORK THOSE ISSUES OUT. BUT ALL APPLICATIONS SHOULD BE SUBMITTED ON TIME, SUBMITTED ON NOVEMBER 30<sup>TH</sup>, THEN IF THERE ARE ISSUES THAT ARISE, THEY HAVE THE MONTH OF DECEMBER TO BRING THEM INTO COMPLIANCE. THIS IS MORE SENSIBLE THEN THE COMMITTEE TO BE SITTING HERE IN JANUARY, FEBRUARY OR EVEN MAY DEALING WITH THESE APPLICATIONS.

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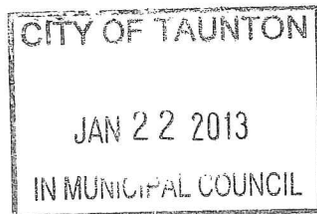
THE COMMITTEE ON POLICE AND LICENSE – CONTINUED

MOTION: REFER TO THE LAW OFFICE AND THE CHIEF TO WORK IN CONJUNCTION AND TO MAYBE ESTABLISH OR PUT SOME STRENGTH INTO THIS PROCESS AND TO CREATE AN ORDINANCE THAT THEY WOULD REALLY HAVE TO START ADHERING TO.

COUNCILOR COSTA-HANLON SECONDED THE MOTION AND ASKED THAT THE MAKER OF THE MOTION ASK THAT DETECTIVE SMITH CONSIDER DOING WHAT THE CHIEF AND LIEUTENANT MCCABE ARE DOING FOR THE LIQUOR LICENSES, HAVING A TRAINING SESSION FOR THE CLASS II APPLICANTS.

THIS WAS ADDED TO THE MOTION TO BE DONE AT THE CHIEF'S DISCRETION. COUNCILORS COSTA-HANLON AND BARBOUR VOTED IN FAVOR. COUNCILOR CLEARY VOTED IN OPPOSITION. MOTION CARRIES.

MEETING ADJOURNED AT 7:46 P.M.



RESPECTFULLY SUBMITTED,

A handwritten signature in cursive script that reads "Colleen M. Ellis".

COLLEEN M. ELLIS  
CLERK OF COUNCIL COMMITTEES

REPORTS ACCEPTED, RECOMMENDATIONS ADOPTED.

 A handwritten signature in cursive script that reads "Rose Marie Blacuse".
 

CITY CLERK

CITY OF TAUNTON  
MUNICIPAL COUNCIL  
JANUARY 22, 2013

**THE COMMITTEE ON THE DEPARTMENT OF PUBLIC WORKS**

PRESENT WERE: COUNCILOR ANDREW MARSHALL, CHAIRMAN AND COUNCILORS BARBOUR, COLTON, MEDEIROS AND MCCAUL. ALSO PRESENT WAS ATTORNEY RICHARD BENNETT REPRESENTING THE NORTON COMMERCE CENTER

**MEETING CALLED TO ORDER AT 7:54 P.M.**

**1. MEET WITH THE D.P.W. COMMISSIONER REGARDING APPEAL FROM DENIAL OF STREET OPENING/CURB CUT PERMIT FOR ROBERT W. BOYDEN ROAD (A/K/A HILL STREET) AND MYLES STANDISH BLVD.**

THE CHAIRMAN INFORMED THE COMMITTEE THAT THIS IS AN APPEAL, THE APPLICANT APPLIED FOR A ROAD OPENING PERMIT AND WAS DENIED FOR 2 REASONS. FIRST BECAUSE IT WAS AFTER THE WINTER SHUT DOWN WHICH IS THE NOVEMBER 1ST DATE, AND SECOND THE ROAD THEY ARE PROPOSING TO CUT IS NEWLY PAVED AND UNDER THE 5 YEAR MORATORIUM.

ATTORNEY BENNETT CLARIFIED THAT MYLES STANDISH BLVD. WAS PAVED WITHIN THE LAST 5 YEARS, HILL STREET IS NOT IN THE SAME CONDITION AS MYLES STANDISH BLVD. HE FURTHER SAID THAT AS LONG AS THE SNOW IS NOT FLYING IT IS TYPICALLY NOT A PROBLEM TO DO A WINTER OPENING AS LONG AS YOU ARE DOING IT TO SPEC. THERE IS A LITTLE AREA WHERE COLUMBIA GAS NEEDS TO CUT INTO MYLES STANDISH BLVD. EVEN THOUGH IT RUNS TO THE NORTHWESTERLY SIDE OF MYLES STANDISH BLVD. THE RIGHT OF WAY OF THE BLVD. DOES GO UP ABOUT 20 FEET PAST WHERE THEY WANT TO CUT INTO THE GAS LINE.

THEY HAD OFFERED TO DO A WINTER SPEC AND THAT AS A CONDITION OF APPROVAL THE DEPARTMENT COULD PICK A DATE FOR WHICH THEY COULD GO BACK AND DO A REINSPECTION AND IF ANY FURTHER WORK HAD TO BE DONE OR REDONE, IT WOULD BE DONE AT THAT TIME AS A CONDITION OF RECEIVING PERMISSION TO CUT INTO THE PAYVEMENT.

COUNCILOR MARSHALL ASKED WHAT THE APPROXIMATE LENGTH THAT MYLES STANDISH BLVD. WOULD HAVE TO BE CUT.

ATTORNEY BENNETT SAID IT IS ABOUT 20 FEET. THERE IS NO OTHER WAY TO GET THE GAS TO THE SITE. THIS WOULD BE A NEW LINE THAT EVERYONE ELSE WOULD BE ABLE TO TAP IN TO.

COUNCILOR MARSHALL ASKED WHEN THEY WOULD WANT TO DO THE WORK AND ATTORNEY BENNETT SAID JUST AS SOON AS THEY COULD.

A LETTER OF D.P.W. COMMISSIONER FRED CORNAGLIA DATED 1/16/2013 WAS READ. THE LETTER STATED THAT IF THE COMMITTEE APPROVES THE REQUESTED WAIVER FROM THE 5 YEAR MORATORIUM ON HILL STREET/BOYDEN ROAD FOR NATURAL GAS PIPE WORK TO FACILITATE THE CNG FUELING STATION CARE OF COLUMBIA GAS/WASTE MANAGEMENT, THE TAUNTON DPW HAS THE FOLLOWING RECOMMENDED CONDITIONS PER CITY ORDINANCE AND REGULATION:

- NO WORK SHOULD BE PERFORMED BETWEEN NOVEMBER 1 AND APRIL 1
- EACH ROAD CUT SHOULD REQUIRE SAW-CUT TRENCH WORK IN NEAT, TRUE LINES ALONG THE AREA OF THE PROPOSED EXCAVATION
- BACKFILL SHOULD BE EXCAVATABLE FLOW-FILL OR CONTROL DENSITY FILL
- IF PROCESS CRUSH RUN IS USED IT SHOULD BE INSPECTED WITH 2 DAYS NOTICE PRIOR BY DPW COMMISSIONER'S OFFICE PERSONNEL AND COMPACTED IN 6" LIFTS BY A VIBRATORY COMPACTOR
- THE ASPHALT THICKNESS SHOULD BE 4" OR MORE OR TO THE THICKNESS OF THE PRESENT PAVEMENT AT THE DISCRETION OF THE DPW COMMISSIONER'S OFFICE

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**THE COMMITTEE ON THE DEPARTMENT OF PUBLIC WORKS – CONTINUED**

- BINDER THICKNESS SHOULD BE 2.5" WITH TOP BEING 1.5" AND WITHIN SIX MONTHS OF CUT THE PATCH SHOULD BE INFRA-RED PROCESSED OR MILLED, WITH DPW COMMISSIONER'S OFFICE INSPECTION REQUIRED
- DUE TO THE SEVERITY OF THE ROAD CUT THE APPLICANT SHOULD BE REQUIRED TO PATCH FROM THE CENTER LINE TO THE GUTTER AT THE DISCRETION OF THE DPW COMMISSIONER'S OFFICE
- IF MORE THAN ONE CUT IS MADE THE ROADWAY SHOULD BE CUT WITH A KEYWAY AND PAVED EDGE TO EDGE
- UNDER NO CIRCUMSTANCES SHOULD AN EXCAVATION BE ALLOWED TO REMAIN UNPAVED DURING THE WEEKEND
- CONTRACTOR SHOULD OBTAIN A COPY OF THE CITY OF TAUNTON STREET OPENING PERMIT SPECIFICATIONS/REQUIREMENTS PRIOR TO THE START OF THE WORK.

**MOTION: LETTER TO BE PART OF THE RECORD. SO VOTED.**

THE CHAIRMAN STATED THAT THE DPW COMMISSIONER CLEARLY STATED THAT HIS ROLE IN ALL OF THIS IS TO DENY THE PERMIT IT IS CLEARLY UP TO THE COMMITTEE AS TO WHETHER TO GRANT THE APPEAL. HE IS OK WITH THAT HOWEVER HE WANTS THESE SPECIFICATIONS AND ANY OTHERS THE COUNCIL MAY WANT TO BE ADDED TO THIS LETTER AND THEY WILL ENFORCE WHATEVER THE COUNCIL WISHES.

MR. BENNETT STATED THAT THEY WERE ASKING FOR A WAIVER FOR THE SEASONAL ISSUE AND THE 5 YEAR MORATORIUM ISSUE BUT HAD NO ISSUES WITH THE OTHER SPECIFICATIONS.

COUNCILOR CARR STATED THAT HER PERSONAL OPINION IS THAT THIS REQUEST SHOULD BE DENIED. COUNCILOR BARBOUR STATED THAT HE WILL BE VOTING NO AS THE CITY WAITED A LONG TIME FOR THE ROAD TO BE DONE. THERE ARE OPTIONS TO GET GAS THERE, BUT THEY ARE PUTTING THE BURDEN ON OUR TAXPAYERS.

COUNCILOR COLTON STATED THAT WE HAVE COME TO AN AGREEMENT WITH THE TOWN OF NORTON AND THIS DIRECTLY RELATES TO THE SAME AREA, AND WE NEED TO MOVE ON FROM THIS ISSUE.

**MOTION: APPROVE THE WIAVER ACCORDING TO MR. CORNAGLIA'S CONDITIONS EXCEPT FOR CONDITION #1 AND ALSO ACCORDING TO THE CONDITIONS AS PUT FORTH BY THE PETITIONER IN TERMS OF AGREEING TO COME BACK AND DO ANY WORK THAT IS REQUIRED BY THE DPW COMMISSIONER'S OFFICE.**

COUNCILOR MEDEIROS SECONDED THE MOTION AND ON DISCUSSION STATED THAT HIS ONLY CONCERN IS THE MOTION AS MADE WOULD ALLOW THE CUT TO BE DONE BETWEEN NOVEMBER 1<sup>ST</sup> AND APRIL 1<sup>ST</sup> AND HE IS JUST NOT SURE WHAT IF ANY ADDITIONAL REQUIREMENTS THE DPW WOULD HAVE BECAUSE IT WOULD BE WINTER WORK.

**THE ABOVE MOTION WAS AMENDED TO INCLUDE AS FOLLOWS:**

**MOTION: TO ADD THAT THE APPLICANT IS TO BE RESPONSIBLE TO MEET ALL WINTER CONDITIONS AS SET FORTH BY THE DPW COMMISSIONER'S OFFICE.**

COUNCILOR BARBOUR NOTED THAT THE DPW COMMISSIONER'S LETTER STATES NO WORK SHOULD BE DONE BETWEEN NOVEMBER 1 AND APRIL 1.

CHAIRMAN MARSHALL SAID HE THINKS THIS IS A TYPO. WHEN COUNCILOR MARSHALL TALKED TO HIM LAST WEEK AND AGAIN TODAY THEY REALIZED THE REQUEST IS FOR BOTH THE WAIVER FOR THE WINTER SHUTDOWN AND THE 5 YEAR MORATORIUM. THEY ARE AWARE THAT THE PETITIONER WAS COMING TONIGHT ASKING FOR RELIEF OF BOTH. THIS MAY BE A STANDARD MEMO AND ITEM NO. 1 SHOULDN'T HAVE BEEN THERE BECAUSE THE DPW COMMISSIONER IS CLEARLY AWARE THAT THEY WANT TO DO THIS BEFORE APRIL 1<sup>ST</sup> START DATE. IT WILL BE UP TO THE DPW COMMISSIONER'S DISCRETION. IF WE HAVE A

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THE COMMITTEE ON THE DEPARTMENT OF PUBLIC WORKS – CONTINUED

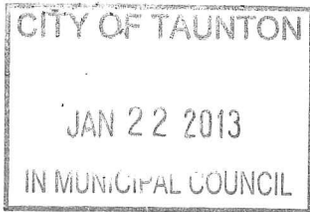
COLD SNAP OR A PARTICULARLY SNOWY STRETCH AND HE DOESN'T FEEL IT IS THE BEST TIME TO DO THIS WORK, THEN HE WILL HAVE THE FULL RIGHT TO SAY WHEN THIS WORK CAN BE DONE WITHIN THIS TIME. COUNCILORS COLTON, MEDEIROS AND MCCAUL VOTING IN FAVOR. COUNCILOR BARBOUR VOTING IN OPPOSITION. MOTION AND AMENDMENT CARRIES.

MEETING ADJOURNED AT 8:10 P.M.

RESPECTFULLY SUBMITTED,



COLLEEN M. ELLIS  
CLERK OF COUNCIL COMMITTEES



COUNCILOR MARSHALL MOTIONED TO MOVE THE COMMITTEE ON THE DEPARTMENT OF PUBLIC WORKS. THE ONLY ISSUE BEFORE THIS COMMITTEE WAS THE REQUEST FOR A WAIVER OF THE FIVE-YEAR MORATORIUM OF STREET OPENING/CURB CUT PERMIT AND WINTER SHUT DOWN FOR HILL STREET AT THE INTERSECTION OF MYLES STANDISH BOULEVARD AND WINTER. THE VOTE WAS 4-1 TO APPROVE THIS REQUEST IN THE COMMITTEE MEETING WITH CONDITIONS. MOTION WAS MADE TO MOVE APPROVAL. SO VOTED. COUNCILORS CARR AND BARBOUR VOTING IN OPPOSITION. SO VOTED. RECOMMENDATIONS ADOPTED FOR THE COMMITTEE ON THE DEPARTMENT OF PUBLIC WORKS. SEVEN (7) COUNCILORS VOTING IN FAVOR, TWO (2) COUNCILORS VOTING IN OPPOSITION.

  
CITY CLERK

CITY OF TAUNTON  
MUNICIPAL COUNCIL  
JANUARY 22, 2013

**THE COMMITTEE ON ORDINANCES AND ENROLLED BILLS**

PRESENT WERE: COUNCILOR DONALD CLEARY, CHAIRMAN AND COUNCILORS MEDEIROS AND COLTON. ALSO PRESENT WERE ASSISTANT CITY SOLICITOR DANIEL DEABREAU AND POLICE CHIEF EDWARD WALSH

**MEETING CALLED TO ORDER AT 8:12 P.M.**

- 1. MEET WITH THE POLICE CHIEF TO DISCUSS PROPOSED ORDINANCE FOR PARKING ON FIFTH AVENUE**
- 3. MEET WITH THE POLICE CHIEF REGARDING PROPOSED ORDINANCE FOR NO PARKING ZONE ON NORTH WALKER STREET AT BENNETT SCHOOL**

THE CHAIRMAN READ A LETTER FROM CHRIS WILLIAMS, SAFETY OFFICER IN WHICH HE STATED THAT THERE EXISTS A PARKING PROBLEM AT THE INTERSECTION OF WHITTENTON STREET AND 5<sup>TH</sup> AVENUE DURING HOURS OF MASS AT ST. JUDE THE APOSTLE CHURCH AT 249 WHITTENTON STREET, ESPECIALLY DURING DARKNESS.

RESIDENTS, PARISHIONERS, AND RESPONDING EMERGENCY PERSONNEL HAVE EXPRESSED FRUSTRATION AT BEING UNABLE TO ACCESS 5<sup>TH</sup> AVENUE AND THE ST. JUDES PARKING LOTS DURING THESE TIMES WHICH ARE 4 P.M. ON SATURDAYS AND 7 P.M. ON SUNDAY NIGHTS.

SURVEYING THE AREA DURING THESE TIMES IT APPEARS MITIGATION, WITH LITTLE ADVERSE CONSEQUENCE TO THE CHURCH WOULD BE TO POST TWO NO PARKING HERE TO CORNER SIGNS ON EACH SIDE OF 5<sup>TH</sup> AVENUE BOTH 63 FEET FROM THE CORNER OF WHITTENTON STREET.

THIS WOULD ONLY ELIMINATE 3-4 LEGAL PARKING SPOTS AS CURRENTLY THERE SHOULD BE NO PARKING WITHIN 20 FEET OF THIS INTERSECTION BUT THAT IS NOT ALWAYS ADHERED TO.

HE HAS SPOKEN TO FATHER JOHN PERRY OF ST. JUDE'S CONCERNING THIS IN ORDER TO EXPLAIN THE SITUATION AND CONSIDER HIS OPINION. FATHER PERRY IS IN FULL AGREEMENT WITH THIS RECOMMENDATION.

THE CHAIRMAN NOTED THAT IT SEEMS TO BE A PROBLEM DURING THE MASSES AND THERE WAS SOME QUESTION AS WHETHER OR NOT IT IS NEEDED TO MAKE IT NO PARKING ALL THE TIME OR NO PARKING AT A SET TIME SUCH AS 4-8 IN THE EVENING.

THE CHAIRMAN READ A MEMORANDUM DATED 1/17/2013 OF CITY ENGINEER MARK SLUSARZ. IT STATED THAT HE HAS REVIEWED THE PARKING RESTRICTION PROPOSED BY THE SAFETY OFFICER AND HE IS IN AGREEMENT THAT THIS WOULD BE A SIGNIFICANT IMPROVEMENT. HE HAD 2 ADDITIONAL COMMENTS:

1. THE PARKING RESTRICTION WEST OF 5<sup>TH</sup> AVENUE SHOULD READ "IN FRONT OF HOUSE NO. 273" AND
2. STRIPING OF THE 2 PARKING SPACES EAST OF 5<sup>TH</sup> AVENUE SHOULD BE REMOVED. HE RECOMMENDS REPLACING THE PARKING STRIPING WITH CHEVRONS, SIMILAR TO WHAT CURRENTLY EXISTS ON EITHER SIDE OF THE 2 SPACES.

THE POLICE CHIEF STATED THAT HIS RECOMMENDATIONS WOULD BE BASED UPON WHAT THE SAFETY OFFICER PROVIDED TO THE COMMITTEE, AND THAT IT WOULD MAKE MORE SENSE TO MAKE IT A CONTINUOUS NO PARKING IN THAT AREA. THE CITY ENGINEER SEEMS TO CONCUR WITH THAT SO THAT IS HIS RECOMMENDATION AS WELL.

A SECOND LETTER OF THE SAFETY OFFICER WAS READ REGARDING BENNETT SCHOOL. HIS LETTER STATES THAT RECENTLY MEMBERS OF THE TAUNTON SCHOOL DEPARTMENT EXPRESSED ASSISTANCE IN IMPROVING THE VEHICULAR AND PEDESTRIAN TRAFFIC AT THE FRONT OF BENNETT SCHOOL ON NORTH WALKER STREET.

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THE COMMITTEE ON ORDINANCES AND ENROLLED BILLS – CONTINUED

OBSERVING THE SITUATION AT THE START OF THE SCHOOL DAY AND DISMISSAL TIME IT IS APPARENT THE VISIBILITY OF TRAFFIC, WHILE EXITING THE DRIVEWAY IS OBSTRUCTED BY PARKED VEHICLES. THE PARKED VEHICLES HINDER THE SCHOOL CROSSING GUARD AND COMPROMISES HIS OWN, PEDESTRIANS AND MOTORISTS SAFETY.

HE RECOMMENDS A NO PARKING ZONE ON NORTH WALKER STREET ON THE SAME SIDE OF THE STREET AS THE SCHOOL ONLY EXTENDING 75' SOUTH AND 75' NORTH OF THE HORSESHOE DRIVEWAY IN ORDER TO CLEAR CURRENTLY OBSTRUCTED VIEWS. THIS CAN BE ACCOMPLISHED WITH 6 NO PARKING SIGNS. ALSO THE CURRENT CROSSWALK LOCATED NORTH OF THE SCHOOL IS UTILIZED AND NEEDED BUT BECAUSE OF THE HORSESHOE DRIVEWAY ANOTHER CROSSWALK IS NEEDED SOUTH OF THE SCHOOL IN SIMILAR PROXIMITY TO THE PARKING LOT. THIS WILL REQUIRE AN ENGINEER'S APPROVAL/STUDY AND INCLUDE A CURB CUT COMPLIANT TO THE AMERICANS WITH DISABILITIES ACT STANDARDS.

THE CITY ENGINEER PROVIDED A MEMO DATED 1/17/2013 IN WHICH HE STATED THAT HE REVIEWED THE CROSSWALK ADDITION AND PARKING RESTRICTION PROPOSED BY THE SAFETY OFFICER AND IS MOSTLY IN AGREEMENT THAT THIS WOULD BE A SIGNIFICANT IMPROVEMENT. HE HAD TWO ADDITIONAL COMMENTS.

1. BECAUSE OF THE TRAVEL SPEEDS ON NORTH WALKER STREET, HE RECOMMENDS THAT THE NO PARKING ZONES EXTEND TO 150' ON EITHER SIDE OF THE CROSSWALK(S), AND
2. HE IS SURE A SECOND CROSSWALK WOULD BE UTILIZED, BUT AS MUCH AS IT IS A GOOD IDEA HE WOULD CONSIDER IT MORE A MATTER OF CONVENIENCE RATHER THAN NEED. IN EITHER EVENT, SCHOOL ZONE CROSSWALK SIGNS AND ADVANCE CROSSWALK AHEAD SIGNS ARE NEEDED FOR EACH CROSSWALK.

THE POLICE CHIEF STATED THAT AS FAR AS THE CROSSWALK SIGNS, HE WOULD RECOMMEND THAT THIS COMMITTEE REQUEST THE T.M.L.P. AND D.P.W. TO USE THE ELECTRONIC FLASHING SIGNS AT THAT LOCATION, AND TO SEE IF FUNDING EXISTS EITHER FROM THEIR AGENCIES OR THE OUTSIDE. HE ALSO RECOMMENDS THE RECOMMENDATIONS OF SAFETY OFFICER WILLIAMS AS MODIFIED BY THE CITY ENGINEER CHANGING THE DISTANCE TO 150'.

COUNCILOR CLEARY STATED THAT THERE IS LIMITED PARKING THERE AND HE FEELS THAT THE 75' IS REASONABLE.

COUNCILOR COLTON STATED THAT THE COMMITTEE COULD GO WITH THE 75' AND IF THERE IS AN ISSUE THEY CAN COME BACK TO THE COMMITTEE.

**MOTION:** MOVE APPROVAL OF THE ORDINANCE AS DRAFTED EXCEPT CHANGING THE 150' TO 75'. REFER FOR FIRST READING TONIGHT. SO VOTED.

**MOTION:** TO SEND CORRESPONDENCE TO THE D.P.W. AND THE T.M.L.P. REQUESTING THEIR ASSISTANCE IN GETTING THE FLASHING SIGNS FOR THIS AREA. SO VOTED.

2. MEET WITH THE POLICE CHIEF TO DISCUSS PROPOSED ORDINANCE FOR PARKING RESTRICTION ON MONICA STREET

**MOTION:** TO CONTINUE THIS MATTER FOR ONE MONTH. SO VOTED.

4. MEET WITH THE POLICE CHIEF AND ATTORNEY DANIEL DEABREU TO DISCUSS THE PROPOSED NUISANCE ORDINANCE

THE CHAIRMAN STATED THAT CONCERNS FROM SOME COUNCILORS AND ALSO FROM RESIDENTS HAVE BEEN BROUGHT TO THIS COMMITTEE CONCERNING TWO KINDS OF PROPERTY. ONE IS WHAT HAS BEEN CALLED A NUISANCE PROPERTY BASED ON CRIMINAL RELATED ACTIVITY. THOSE PROPERTIES WHERE

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THE COMMITTEE ON ORDINANCES AND ENROLLED BILLS – CONTINUED

POLICE ACTIVITY IS REQUIRED MORE THAN THE NORMAL. HE FURTHER STATED THAT THEY WERE WORKING ON COMING UP WITH AN ORDINANCE WITHIN WHICH (1) WE COULD REDUCE THAT KIND OF A NUISANCE PROPERTY AND (2) IF WE HAVE AN ORDINANCE IT COULD HELP THE LANDLORD, THE HOMEOWNERS, THE APARTMENT MANAGERS TO DEAL WITH RESIDENTS WHO ARE CAUSING SOME PROBLEMS AND REQUIRING POLICE PRESENCE. THE CHAIRMAN HAS SPOKEN WITH BOTH ASSISTANT CITY SOLICITOR DEABREU AND THE POLICE CHIEF. A DRAFT HAS BEEN PROVIDED, AND HE IS NOT LOOKING FOR A VOTE TONIGHT, BUT PERHAPS SOME DISCUSSION ON THIS MATTER.

ATTORNEY DEABREU PROVIDED A DRAFT WHICH BASICALLY TALKS ABOUT A NUISANCE PROPERTY BEING A LOCATION WHERE THE POLICE HAVE BEEN CALLED TO THE FACILITY AT LEAST 3 TIMES WITHIN 12 MONTHS. IT ALSO GIVES A LOT OF DISCRETION TO THE POLICE CHIEF AND TO REASONABLY DETERMINE THE TYPE OF NUISANCE THE PROPERTY IS. WE WOULD HAVE TO DEAL WITH WHO IS RESPONSIBLE, FOR INSTANCE, IN THE DRAFT THE OWNER IS DEFINED, THE MANAGER, THE RENT COLLECTOR, ETC. THE OWNER/MANAGER WILL HAVE THE OPPORTUNITY TO COME UP WITH A CORRECTIVE ACTION PLAN. IF NO ACTION IS TAKEN, THEN FINES ARE ISSUED.

THE ASSISTANT CITY SOLICITOR STRESSED THAT THIS IS A DRAFT AND HE WOULD WELCOME INPUT. HE WILL DO FURTHER RESEARCH TO MAKE SURE THAT IT WILL WITHSTAND LEGAL SCRUTINY.

COUNCILOR COLTON STATED THAT HE SAW THAT NEW BEDFORD HAD DONE SOMETHING SIMILAR AND SUGGESTED TAKING A LOOK AT THAT.

IT WAS NOTED THAT THIS WILL REQUIRE THE USE OF 21D TICKETS. WHEN THAT TICKET IS GIVEN THERE IS A \$50 FINE, AND THAT PROBABLY WOULD NOT BE ISSUED UNTIL AFTER REQUEST FOR A PLAN IS ISSUED.

COUNCILOR MEDEIROS STATED THAT MANY TOWNS HAVE TRIED TO DO THIS THROUGH THE COURTS, BUT HE WOULD LIKE TO FOCUS ON INJUNCTIVE RELIEF. THE ASSISTANT SOLICITOR WILL LOOK INTO THIS. THE CHAIRMAN STATED THAT THE CITY IS NOT LOOKING TO GIVE LANDLORDS A HARD TIME, THE GOAL IS TO DEVELOP AN ORDINANCE THAT WILL ACTUALLY HELP THEM POSSIBLY EVICT A PERSON WHO IS HABITUALLY INVOLVED IN CRIMINAL ACTIVITIES. THE GOAL IS TO WORK WITH THEM.

**MOTION: TO INVITE A REPRESENTATIVE OF THE LANDLORD ASSOCIATION TO THE MEETING WHEN THIS DRAFT IS NEXT DISCUSSED. SO VOTED.**

COUNCILOR COLTON FURTHER STATED THAT NEW BEDFORD IS CONSIDERING IDENTIFYING PROBLEM PROPERTIES AS A PROPERTY THAT HAS 6 OR MORE POLICE VISITS WITHIN A YEAR OR 6 OR MORE CODE VIOLATIONS WITHIN A YEAR. THEY WILL CHARGE THEM FOR THE POLICE SERVICES FOR ANY ADDITIONAL AND THEY WILL LOOK INTO PUTTING A LIEN ON THE PROPERTY. THEREFORE, HE ASKED THAT THIS ALSO BE LOOKED INTO. HE WOULD LIKE TO SEE AS MANY OPTIONS AS POSSIBLE.

THE CHAIRMAN STATED THAT THE SECOND ORDINANCE IS DEALING WITH NUISANCE PROPERTIES THAT ARE POORLY KEPT OR ABANDONED PROPERTIES. THE GOAL IS THAT PROPERTIES WITHIN THE CITY SHOULD BE MAINTAINED AT LEAST IN A REASONABLE MANNER. THE IDEA OF OVERGROWTH, RODENTS, TRASH, DEBRIS, OLD CARS ON A PROPERTY IS A NUISANCE, AND IT IS FELT THAT WE NEED SOMETHING BETTER IN THE ORDINANCES. THE REVISED DRAFT ADDRESSES THIS BETTER THAN WHAT IS CURRENTLY IN THE ORDINANCES. THIS WILL TRY TO GIVE THE CITY A MECHANISM TO GO TO THESE OWNERS AND TO GET THEM TO COME UP WITH A CORRECTIVE ACTION PLAN TO REMOVE AND REMEDIATE THE NUISANCE. THE PROPERTY WOULD BE IDENTIFIED, THEN THE PERSON WOULD BE GIVEN 10 DAYS TO COME UP WITH A REASONABLE PLAN. THE PROPOSED ORDINANCE ALSO STATES THAT IF THE OWNER FAILS TO REMOVE SUCH NUISANCE WITHIN THE TIME FRAME PROVIDED, THE CITY MAY ENTER THE PROPERTY AND REMOVE OR CAUSE TO BE REMOVED THE NUISANCE AND THE OWNER SHALL REIMBURSE THE CITY FOR THE EXPENSE INCURRED FOR SUCH REMOVAL.

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JANUARY 22, 2013

THE COMMITTEE ON ORDINANCES AND ENROLLED BILLS – CONTINUED

MOTION: TO TAKE THIS UNDER ADVISEMENT AND MEET IN ONE MONTH. COPIES OF THE DRAFT ORDINANCE ARE TO BE PROVIDED TO ALL COUNCILORS. SO VOTED.

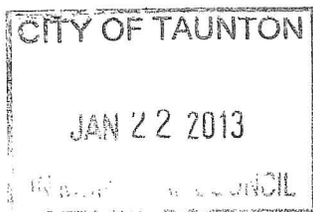
COUNCILOR COSTA-HANLON NOTED THAT SHE IS CONCERNED WITH HOW THIS IS GOING TO BE ENFORCED AND THAT IT NEEDS TO BE CRAFTED PROPERLY.

MEETING ADJOURNED AT 8:41 P.M.

RESPECTFULLY SUBMITTED,



COLLEEN M. ELLIS  
CLERK OF COUNCIL COMMITTEES



REPORTS ACCEPTED, RECOMMENDATIONS ADOPTED.



CITY CLERK



## CITY OF TAUNTON

ORDER #12  
 FY 2013  
 JANUARY 22, 2013

*In Municipal Council* ..... 20.....

*Ordered, That*

THE SUM OF TWENTY SIX

THOUSAND FIVE HUNDRED NINETY THREE DOLLARS AND SIXTY FIVE CENTS

(\$26,593.65) BE AND HEREBY IS TRANSFERRED FROM RESERVE ACCOUNT NO.

1-132-202-5784 AS FOLLOWS:

\$16,562.22	TO TREASURER/COLLECTOR ACCOUNT NO. 01-145-0201-5100 - SALARY
\$7,833.20	TO TREASURER/COLLECTOR ACCOUNT NO. 01-145-0201-5191 - UNUSED SICK
\$1,196.98	TO TREASURER/COLLECTOR ACCOUNT NO. 01-145-0201-5193 - UNUSED PERSONAL
\$1,001.25	TO TREASURER/COLLECTOR ACCOUNT NO. 01-145-0201-5197 - UNUSED VACATION

..... *Clerk.*