

Minutes of the Regular Meeting of Stow City Council held on Thursday, April 13, 2017, at 7:05 p.m.

Council Members Present: D'Antonio, Lowdermilk, Pribonic, Rasor, Riehl, Adaska & Costello

City Officials Present: Mayor Kline, Law Director Zibritosky, Service Director Wren, Deputy Service Director Brooker, Director of Budget & Management Earle, City Engineer Mc-Cleary, Economic Development Coordinator Trenner, Parks & Recreation Director Nahrstedt, Fire Chief Stone, Police Chief Film, Director of Planning & Development Kurtz & Clerk of Council Emahiser

Call to Order

Mr. Rasor called the meeting to order and led the prayer and pledge of allegiance.

Approval of Minutes

MOTION:

Mr. Costello moved and Mr. Pribonic seconded to approve the Minutes of the Regular Council Meeting of March 23, 2017 as circulated.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Disposition of Ordinances & Resolutions

Mr. Rasor introduced Resolution No. 2017-48, entitled:

A RESOLUTION EXTENDING THE OFFICIAL GRATITUDE AND COMMENDATION OF THE CITIZENS OF THE CITY OF STOW TO THE STOW-MUNROE FALLS HIGH SCHOOL GIRLS BOWLING TEAM FOR BECOMING THE DIVISION I GIRLS STATE BOWLING CHAMPIONS; DIRECTING THE CLERK OF COUNCIL TO SERVE A CERTIFIED COPY OF THIS ENACTMENT UPON SAID TEAM; AND DECLARING AN EMERGENCY.

which was read in its entirety by the Clerk for the first time.

Mr. Rasor moved and Mr. Pribonic seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Rasor moved and Mr. Riehl seconded for the adoption of Resolution No. 2017-48.

Mr. Lowdermilk stated it had been brought to his attention that the Girl's Bowling Team had done a significant job this year. They had had a couple of good years. After talking to some of the parents and grandparents, he felt they should recognize them for their accomplishments.

He believed this was the first State Championship for the Girl's Bowling Team. Last year they made it pretty far, but came up a little short. They actually beat the reigning State Champion this year. He felt a State Championship of anything was quite an accomplishment.

He congratulated the Girls Bowling Team for their accomplishments and for the hard work they put in to accomplish that.

Mr. Pribonic also congratulated the Girls Bowling Team. The Stow community was very proud of them. They were proud of the academics that occurred in Stow too. He had been on Council for almost ten years and had seen a lot of teams come before them. They really make the City proud.

The Girls Bowling Team has a tremendous coach that devotes a lot of time. The girls have talent. They really put another shining mark on the City of Stow. He congratulated them on their accomplishments. He felt that they more than deserved it. He wished them luck in the future.

Mr. D'Antonio echoed Mr. Pribonic's congratulations. Although they had a lot of teams come in here, he didn't think there were a lot of State Champions coming thru this room. They appreciated all of their efforts. They looked forward to making room on their Welcome to Stow signs. He thanked the girls, the coaches and the parents for all of their hard work.

Mr. Costello added his congratulations to everyone else's. It was great to have a State Champion represent the City of Stow.

Mr. Razor stated these girls were the talk of the town. It was really exciting for all of them. Everyone up here takes great pride in hearing that our teams are doing well. A lot of them actually attended Stow High. He graduated in 03. Matt graduated in 02. Brian graduated a while ago.

He thought it was really cool how they did it. They took down Beaver Creek, who was the favorite. He was telling his wife that it was kind of like March Madness where they have a Cinderella story and a big upset that gets everyone's attention. They were really thrilled and glad to have them here.

Mayor Kline showed everyone the sign that would be posted at a main entrance to the City honoring the Girl's Bowling Team as State Champions. They would find the appropriate place to display it.

After it was up for a period of time, if it needs to be taken down, they would be sure that it gets to the High School so that it could remain there in the annals of sports history. She congratulated all of them.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Razor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Resolution No. 2017-48 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

A copy of the Commendation was presented to each member of the Stow-Munroe Falls High School Girls Bowling Team.

Reading of Communications

The following correspondence was read or referred to by the Clerk:

1. Proclamation by the Mayor supporting being known as a community that treats everyone with respect and dignity. A copy of the Proclamation was read in its entirety.

Mayor Kline stated certainly many people in this room knew that her family has been impacted by Autism. She thought it was important to remember that as a City of Stow family many of them were impacted by Autism. It wasn't just something that had impacted her family.

With all of their permissions she wanted to recognize other employees who had asked her to let people know that their families have been impacted by Autism. She felt it was worthy to remember that for every baby born today, 1 in 68 of them have Autism.

Autism is a life-long diagnosis. It is not something that is unique to children. It is not something that is unique to boys. It is not something that causes insignificant differences for families at times.

Firefighter Bill Rafferty, Police Officer Justin Burgess and City Engineer Jim McCleary had all asked her to let you know that their families are also impacted by Autism. She also wanted to let them know that they had two permanent employees of the City of Stow who have been diagnosed and live with Autism. They had not asked to be recognized specifically, but they are happy to have them as part of the City employee family.

Firefighter Bill Rafferty was about to be recognized specifically tonight. He has spearheaded for many years the efforts and built and installed the Autism Awareness signs that you notice at the entrances to the City Hall Complex as well as each of the Fire Stations.

It was due to Bill that the tower in the Safety Building has had a blue light on all the month of April to recognize Autism Awareness. It was due to Bill and the efforts of some other firefighters that the City was so proud of the IAFF for selling shirts as part of a fundraiser to do projects for families impacted by Autism not covered by insurance.

One of the things that people who weren't impacted by Autism may not be aware of was that insurance often does not cover needs for your family member. It was only recently (this year) that Ohio passed a parity bill for Autism coverage. There are still limitations in that bill, but it certainly helps.

There was a significant financial impact often on families. Our friends at the IAFF, specifically being led by Firefighter Bill Rafferty, are embarking on a project to help raise funds.

Tonight's Proclamation was going to be presented to Bill. It was going to be taken by him to the Fire Department and be displayed there in recognition of all of their efforts.

She asked Firefighter Rafferty to talk for a moment about his project with the shirts. She was wearing one. Many people from the Fire Department and their loved ones were wearing one. She knew he would like to tell them more about it.

Mr. Rafferty stated he wasn't really prepared to say anything tonight. He thought this was a group effort. He appreciated everything the Mayor had let him do. The Fire Chief had supported him as well. He thanked him for that. Many of the guys in the Fire Department had helped him do everything they had done.

With their support with these shirts they were trying to raise some money to make the homes a safer place for the children with Autism. A lot of times they

want to wander off, so they want to make their homes where they want to be and where they are comfortable, happy and feel safe.

A lot of times parents with multiple children have one parent at work and another parent was home with a lot of kids. When they turned around for two seconds, a child runs off – runs away.

Different locks in different places that keep the kids at home and keep them safe make all the difference in the world. A lot of families can't afford it. A lot of families can't physically make the changes themselves. That was where he was hoping to step in and do a little bit of that.

The shirts that were for sale you could see on ETSY. They were called Blue 1662. Blue was for the lighted-up blue. 1662 was their specific local of the IAFF. Their union had fronted the money to start this endeavor with the shirts. So the shirt was Blue 1662.

Anybody local that wanted to buy one could message him. There was a shipping charge that they automatically charged that people didn't need to pay. He could just get the shirt directly to anyone who wished to purchase one here. Or if people wanted the convenience of having it delivered to their front doors, they could just pay the shipping charge.

He showed the shirt. He thanked everyone who had supported this since his family had started going thru it.

Mr. Costello asked for the cost of the shirts? Mr. Rafferty stated the one he had on was \$15.00. The one that the Mayor had on was a different fabric. There were men's and women's sizes available in that one. It was a softer fabric. Those were \$20.00.

A copy of the Proclamation was presented to Mr. Rafferty.

Disposition of Ordinances & Resolutions

Mr. Razor stated they had a request from the Chairman of the Public Improvements Committee, Councilman Bob Adaska, to take Ordinance No. 2017-50 out of order.

MOTION:

Mr. Razor moved and Mr. D'Antonio seconded to take Ordinance No. 2017-50 out of order.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Razor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Adaska introduced Ordinance No. 2017-50, entitled:

AN ORDINANCE AMENDING ORDINANCE NO. 2012-36, WHICH CREATED THE STOW COMMISSION ON DISABILITIES, TO CHANGE THE NAME OF SAID COMMISSION TO THE STOW COMMISSION ON INCLUSION TO BETTER SERVE THE NEEDS OF THE COMMUNITY.

which was read by title by the Clerk for the first time.

Mr. Adaska moved and Mr. Costello seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Adaska moved and Mr. D'Antonio seconded for the adoption of Ordinance No. 2017-50.

Mr. Lowdermilk stated in talking with residents he was kind of torn between this. Some people with disabilities feel changing the name to inclusion somehow causes some confusion and that it may water it down. He knew that the Commission should have that ability. However, he wanted them to be mindful of that.

He had talked to past members of the Commission. He had family members with disabilities. He had friends with disabilities. There was a feeling that this would somehow cause confusion and potentially water down what the Commission was there to do.

He thought there were still lots of things to do for this without expanding a whole lot further. He knew in the past they had people who needed sidewalks that couldn't get them put in. People had tried to include sports programs in the high school who could hardly get a call back from the Parks and Recreation Department and the High School. He thought there were plenty of those types of things that were inclusive that should be and need to be worked on.

Those were his thoughts from conversations that he had had.

Mr. Pribonic thought this was timely. As he was driving home on S.R. 8 this evening there was a sign giving the new slogan for Summit DD. It says the ability to recognize different abilities.

He saw this name change as something positive. He knew Mr. Lowdermilk agreed that the Commission was a very worth-while one. He thought this tied-in with what was going on in today's world and how they have to look at people with different abilities. He thought it tied-in really good with that and that they suggested this for that purpose. He thanked the Commission for a good job.

Mr. Adaska stated that he considered this and he wanted his fellow Council Members to consider this also as a work in progress. These people were constantly reinventing what they could do for their members, the residents of the community and for their children. He thought this was something that they felt strongly about. He was all for it and would support it.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-50 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect in thirty (30) days.

Committee Reports

Mr. Pribonic reported on the Planning Committee Meeting of April 13, 2017 as follows:

1. One item would be introduced in motion form.
2. One item would be introduced in legislative form.

Mr. Adaska reported on the Public Improvements Committee Meeting of April 13, 2017 as follows:

1. Received two status reports.
2. One item had just been introduced in legislative form.

Comments from Other Persons Present

Dawn Doolittle
4164 N. Gilwood

Mrs. Doolittle stated that unfortunately she had had to utilize public safety to take her to the hospital. She couldn't have been in better hands. They helped save her life. She wanted to tell everyone how fortunate they were and how fortunate she felt to have people of this caliber. She just wanted to let them know that.

City Officials' Reports

Mayor Kline reported as follows:

1. Thanked Council for adopting the name change to the Commission on Inclusion. She thought it was an important step forward. It means things that are immeasurable to individuals even if they aren't aware of this.

Director of Budget & Management Earle reported as follows:

1. Mr. Baranek was in Columbus at a Local Governments Official Conference sponsored by the State Auditor's Office.
2. Yesterday was the note bid. It was surprising how quickly interest rates were starting to rise.

We had a \$2.5 million note, which was not big for the national markets, it was kind of marginal. They did have some national companies respond. They received four bids.

Their net interest was 1.5390%. Just two years ago it was .32% and three years ago it was .24%. Last year it was just over 1%. So interest rates were rising.

It would cost them a little more in their capital and debt payment funds, but they would earn a little more on the interest rates as an investment.

That note was \$2.5 million. Next year they would probably pay off another \$400,000 just as they had done this year and would continue until that note was gone in a few years.

City Engineer McCleary reported as follows:

1. The contractor was working on Norton Road. They hoped to put down asphalt on Norton Road for the widening of the bike trail portion which would also be used as a temporary roadway over the next month so they could install new curbs and asphalt and get the west section of Norton Road built.
2. The traffic signal at Fishcreek and S.R. 91 has been approved by the Electrical Inspector. A call has been made to Ohio Edison. As soon as they can power up that traffic signal, there would be a ten-day burn test. So they were looking at approximately May 1st for the traffic signal to be operational.

New Business

MOTION:

Mr. Rasor moved and Mr. D'Antonio seconded to authorize the hiring to two replacement Firefighters.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

MOTION:

Mr. Pribonic moved and Mr. D'Antonio seconded to waive the Planning Commission's application fee for the rezoning of the Buzaki and Mandl properties known as 2099, 2105 and 2111 Graham Road and the vacant lot east of 2111 Graham Road (Parcel No. 56-00553) from R-3 to R-B.

Mr. Pribonic stated this was just to waive the application fee. The change in zoning still had to go thru normal procedures.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Disposition of Ordinances & Resolutions

Mr. Rasor asked Mr. Riehl if he intended to take action on his legislation this evening? Mr. Riehl stated that was up to the body. If there was a pressing need to hold it, he would be more than happy to do it. If they wanted to vote on it tonight, that was okay too.

Mr. Rasor asked if anyone else had any strong opinions on dealing with those two pieces of legislation? No one did.

Mr. Rasor moved and Mr. D'Antonio seconded to remove Ordinance No. 2016-143 from the table.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Rasor moved and Mr. D'Antonio seconded for the adoption of Ordinance No. 2016-143.

Mr. Rasor stated his inclination if they did this was to have both Matt's proposal to eliminate primaries and his proposal to move the primary date available to the voters in November.

He had been asked what would happen if they both passed? He stated well then clearly there would be no primary. Matt's proposal would supersede his.

However, he wanted there to be an option that if the voters do not feel it is appropriate to eliminate primaries, they would still have the option to rectify the issues that he had raised regarding a September primary.

Mrs. Zibritosky stated there was actually a provision in the Charter that talks about competing issues. It was not automatically that Matt's proposal would win out. If you

put them both on the ballot, whichever one received the greater margin, even if they both passed, would be the one that would prevail. That was what the Charter said.

Mr. Razor stated so that would be the default result. If Matt's proposal received 54 and his got 55, they would continue to have primaries. Mrs. Zibritosky stated Mike's proposal would win as long as it passed.

Mr. Razor stated then they would have primaries in May in spite of the voters saying that they also wanted to eliminate primaries. Mrs. Zibritosky stated that was correct. She thought they had done that in the past with other issues. However, yes, that was the way that it would be resolved.

Mr. Razor stated he saw that as an anomaly that he didn't want. Mrs. Zibritosky stated then that was up to Council. Mr. Razor thought if the majority of the voters said they didn't want primaries, he didn't want the result to be that they had primaries.

Mr. Razor moved and Mr. Costello seconded to amend Ordinance No. 2016-143 to make the result null and void if primaries were eliminated altogether in that same election.

Mr. Costello stated his second was so they could discuss the motion. He didn't think with what Mrs. Zibritosky just told them that they needed to make that motion. He thought it was understood that if no primaries was the dominant number of vote getters, that becomes the winning hand automatically.

Mr. Razor stated that his concern was that if both passed and moving the primary has the higher margin...Mr. Costello stated then Mike's proposal would automatically win.

Mr. Razor stated he didn't think that would be the result that the voters would have wanted. If a majority of the voters had already said that they didn't want primaries, he would want his proposal to take a backseat to Matt's because he thought that would be an odd result for eliminating primaries but at the same time keeping them.

Mayor Kline stated that Mr. Razor had in the past given the Administration good advice which she would like to give back to Council this evening. Mr. Razor had given advice and had stepped in to play the role of mediator for a variety of issues in the past when there were competing interests on Council, amongst Council and between the Administration and Council so that something could be put forward that was acceptable to everyone.

Obviously she was not running for office again in the City of Stow because she was term limited out. With that in mind, since she didn't have anything to gain or lose by this, she asked Mr. Razor, Mr. Riehl and the rest Council to consider, and if they would like she would be happy to play the role of mediator for them, getting back together and coming up with something that they as a Council could put forward to the voters that accomplishes the goal that both of them had.

She truly believed, having been part of and watched many elections in general and in this community specifically, if both measures were put forward, it would be confusing and somewhat damaging to the political reputation of this local government. Therefore, she encouraged Mr. Razor, Mr. Riehl and the rest of Council to consider that.

There certainly was time to do that. They had had other issues where that had been very successful. Storm water was an example of that. Mr. Razor came forward and said let's sit down and talk about what is amenable to everyone and they were able to come up with something that they put forward that Council could pass.

She thought this was an occasion that perhaps the issues merit that kind of effort. She would be happy, if the two of them would like her to or anyone else on Council who may have yet a third proposal on this, to help sort thru those as she didn't have anything to gain or lose by it. Mr. Razor thanked Mayor Kline for her offer.

Mr. Pribonic stated, along somewhat of the same line, he could not vote on this this evening. He thought it was very important. Both of them had brought up different issues. He thought they had also brought up more points than what they had brought up weeks ago or months ago.

So, like he had said, this evening he could not with a clear conscience vote on this because he had to consider what the residents were going to perceive. Whether it comes to having two issues on the ballot or whatever, he didn't think this evening they were ready to take that leap – at least he, himself, was not.

Mr. Costello asked Mrs. Emahiser when they would have to vote on this to make sure it gets on the ballot? Mrs. Emahiser stated it goes to the Board of Elections the middle to late August. So Council would have to vote on it prior to that.

Mrs. Zibritosky stated sometimes the Board of Elections gets fussy about language on the questions and things like that. So she would say for the sake of trying to make sure that they meet that deadline, they would give themselves a deadline of the last meeting in July since they had the time.

Mr. Costello stated everybody on this Council with the exception of Mr. Adaska was term limited. Therefore, if anybody thought this was a political move by anybody here, it was not.

He agreed with Mr. Pribonic and Mayor Kline. He thought Mike might want to put this issue back on the table.

Mr. Razor stated they had a motion before them to amend the legislation. He would have to withdraw his motion and the second would have to withdraw his second first. If Mr. Costello didn't mind, he would like to continue with comments on this.

Mr. Lowdermilk understood what John was saying. He thought they had two proposals before them which they weren't sure either one of them would pass. In the event one passed, he thought they would have decided which one was the best option. If both were to fail, then it sends them back to what they have. Therefore, he didn't see the harm in voting. However, it was Mr. Razor's pleasure since it was his legislation how he would like to proceed.

Mr. D'Antonio thought there was a really good chance that they both could pass. He thought they should keep that in mind. So they could be walking into a problem like the Mayor thinks they would.

His question was on the amendment. He asked if it was possible to even put that language in there? Mrs. Zibritosky stated she didn't know for sure. However, there might be some confusion on that.

Personally, if she had any say in this from a legal perspective, she would want Council to table the amendment because she would want to make sure that it would read correctly. Otherwise, she might be back here again asking Council to do it all over again.

Mr. D'Antonio stated it would be nice to be able to vote on both of these issues as a voter and not a Council Person. So if they didn't get tabled this evening, he would vote for both of them.

Mr. Adaska thanked Mayor Kline. He thought she had brought up some very good points to the Council table.

He also wanted to remind the Council Members that they have to protect the rights of the voters too. That was what they were trying to do here. They have to look out for the status quo.

He thought voters always had the right to vote on an issue, especially a charter issue, and maintain the status quo. So, it wasn't just two issues, it was three. It was also the status quo.

He wanted to make sure that the Council Members were aware of that when they were going into this. Although they had a particular idea of what they would like that section of the Charter to turn into, some residents may want to keep a September primary. Therefore, they had to allow for that as well.

Mr. Razor stated that a no vote on both issues would be the status quo.

Mr. Razor asked when Council passed something that gets sent on to the Board of Elections, if they sent it down immediately or waited until closer to the deadline? Mrs. Emahiser stated she could do it either way – whatever Council wanted her to do. Normally she would send it down once it was passed. However, she could hold it until the end of July.

Mr. Razor thought they had talked both of these issues to death. They had been kept on the agendas for a long time. He asked Mr. Riehl if he had a comment on either proposal since one of them was his of what they should do? Mr. Riehl stated not really. His opinion was they didn't need primaries. He had evidence. So that was where he stood on it.

Mr. Razor asked for a vote on his amendment.

Yes Votes: Lowdermilk, Razor, Riehl & Adaska

No Votes: D'Antonio, Pribonic & Costello.
The motion to amend carried.

Mr. Razor told Mrs. Zibritosky that he took her comment seriously. If she found that they needed to tweet the amendment, they could come back and do that.

Mr. D'Antonio moved and Mr. Razor seconded for the adoption of Ordinance No. 2016-143.

Mr. Lowdermilk still thought no primary was probably the appropriate legislation to put forward at this point as they all didn't have a dog in that fight coming up. That was his opinion. He thought it accomplished everything that they wanted to accomplish.

Mr. D'Antonio wanted to make it clear that it was his opinion that they should give the voting public the opportunity to make the decision on it. That was what they were voting for. Since he would be voting yes on both of them, he wasn't voting for what he personally believed in.

Mr. Razor stated the same was true with him. He was going to vote yes on both.

Mr. Costello agreed with Mr. Adaska. Actually they had three competing items here. He would vote yes for both pieces of legislation.

Mayor Kline stated she was going to make one last appeal to all of the Council Members to consider that they had plenty of time. She felt it was their responsibility to protect this institution for it would outlast all of them.

She asked them once again to consider stopping this train that was going down-the-tracks so that everyone had time to think and see if a position of compromise could be reached that protects this institution. She felt it was more important than any of them or any of their ideas.

Mr. Razor stated at the risk of appearing dense, he asked Mayor Kline to elaborate on what risks that our institution faces by moving a primary date? Mayor Kline stated it

was not the issue of moving or eliminating the primary that she was talking about. What she was talking about was the reputation of this institution as being well-run, organized, competent and something that has merit and value. That was a critical piece to any institution – public, private or non-profit.

When as an institution we look like we don't have our act together, which in her humble opinion putting both of those proposals forward without further thought makes this institution look like we don't have our act together, it concerned her. They had had a lot of conversation tonight about if this passes, what happens to that, and if that passes, what happens to this, and what if both or neither passes?

Those were critical elements of good public policy decision making. When they put forward public policy that doesn't have the necessary analysis and thought given to it, they risk damaging the institution that stands behind those public policy proposals or those public policy decisions.

She was not weighing in on should there be a primary, should there not be a primary or should the primary be waived or not? That was her vote. She would make that private should these charter amendments go to the ballot.

They all knew that she had agreed with Mr. Razor that it was good to take a look at protecting overseas voters. She still stood by that. She still thought that was an idea worthy of merit. However, when they put the institution at risk by appearing to be disorganized and contradictory to their own goals, that has consequences that need to be considered.

Mr. Razor stated the Mayor had been on record in the newspaper and this room about supporting Ordinance No. 2016-143. All they were voting on now was that one. He thought if the point was that they shouldn't have two proposals, she should make a plea that they shouldn't put the elimination of primaries on the ballot.

He thought this whole process was reflective of the fact that they were a legislation body that didn't think with one brain. They were probably never going to agree on what was best. Matt and him were close friends, but they weren't going to agree on what was the proper way to go. He thought that was a healthy thing. It wasn't something that made them look foolish.

Mayor Kline thought that was also why she was an institutionalist, because she believed in this institution. She knew she was being a little passionate about this, but this institution was really important. It was critically important that we preserve this organization and this institution.

She wasn't saying that putting both charter amendments was going to tear down the walls of City Hall. It wasn't about the issue of what the voters were voting on. She asked people not to miss her point. Her point was about how as a public policy institution do they appear to that very public when they have very contradictory issues that cancel each other out on the same ballot? That was what she was talking about. She wasn't talking about the political issues at play with this charter amendment or that charter amendment.

Mr. Razor stated that he understood the Mayor was separating the procedure from the substantive policy here. However, his amendment that was just adopted makes it clear that if both pass, there is not a contradictory result because those people who in fact voted for Ordinance No. 2016-143 would have done so knowing that the vote could be cancelled out if a later ballot initiative also passed. He thought it was very clear and that they were actually doing the voters a service if they give them three options instead of two. However, they heard what Mayor Kline was saying.

Mr. Pribonic thought that the voters had the right to vote on anything. He truly believed that. Therefore, he didn't want it to be construed that he was saying that voters should not vote on whatever. That was the foundation of democracy.

However, again, all of a sudden there were many moving pieces this evening. He felt uncomfortable with that. So, if it does pass, it wasn't the end of the world to him. He was just saying he wanted to see people vote on anything that they felt that they should. He didn't want it to appear that he was going that way.

What he was concerned about was confusion and if they had done it all correctly. They were looking at June or July that they would have to turn it in. He was not debating either side. Again, he thought that was up to the voters. He thought it was a wise decision. He just wanted to make sure all of their ducks were in a row first.

Mr. Lowdermilk thought Mr. Rasor had brought up a good point. He thought this institution was here long before and would be here long after them.

Fortunately what people were witnessing was messy when it comes down to it. They had these issues before them. They would go before the voters. He thought they had disagreement amongst them. Sometimes that was the way it worked.

Quite frankly he would be a little suspicious of a Council that voted straight down-the-line every time something came before them. He thought that was part of it.

At the end of the day there would be those of them who were friends and colleagues who would disagree and walk away shaking hands saying that the right one prevailed by the majority of Council. That was the way it worked.

Mr. Riehl stated that he didn't know where he stood on 2016-143 yet, but they had had contradictory issues on the ballot before. That was term limits. For 15 years or so they asked do you want term limits or do you not want term limits? They ended up with half the elected officials in Stow had term limits and half of them didn't.

They had a Charter Review Commission that had two amendments to eliminate the term limits on the two offices that had them and they put on the ballot to put term limits on the ballot for those who didn't have them.

The voters were smart. They figured it out. They applied term limits to everyone by between 70% and 75%.

He didn't know where they were with 2016-143 yet, but it wasn't the first time that they had had contradictory issues on the ballot.

Yes Votes: D'Antonio & Rasor

No Votes: Lowdermilk, Pribonic, Riehl, Adaska & Costello. The motion failed.

Ordinance No. 2016-143 was declared to be defeated.

Mr. Riehl introduced Resolution No. 2017-33, entitled:

A RESOLUTION AMENDING RESOLUTION 2015-127, WHICH AUTHORIZED THE MAYOR TO ENTER INTO A COMMUNITY REINVESTMENT AREA TAX INCENTIVE AGREEMENT WITH SEASONS PARTNERS, LLC AND THE MAXTRAC TIRE COMPANY, INC., TO ASSIGN STOW PROSPER MT, LLC THE BENEFITS AND OBLIGATIONS OF THE CRA AGREEMENT AND THE SCHOOL DISTRICT COMPENSATION AGREEMENT.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. Costello seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. Costello seconded for the adoption of Resolution No. 2017-33.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Resolution No. 2017-33 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect in thirty (30) days.

Mr. D'Antonio introduced Ordinance No. 2017-43, entitled:

AN ORDINANCE AMENDING CHAPTER 703, C.O.S., ENTITLED "AMBULANCES AND EMERGENCY MEDICAL SERVICES", PARTICULARLY SECTIONS 703.14 AND 703.16 THEREOF, ENTITLED "EMERGENCY MEDICAL SERVICE TRANSPORT POLICY" AND "FEES" AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the second time.

Mr. D'Antonio moved and Mr. Pribonic seconded for the suspension of rules.

Yes Votes: D'Antonio, Pribonic, Rasor, Riehl,
Adaska & Costello

No Votes: Lowdermilk. The motion carried.

Mr. D'Antonio stated that the first amendment to Version No. 3 was the addition of Item F to Section 703.16. Mr. Rasor had brought up a 2% increase each year so they didn't have to come back every year to request an increase. The second amendment was to make the legislation effective as of May 1, 2017 to make it easier for billing purposes.

Mr. D'Antonio moved and Mr. Rasor seconded to amend Ordinance No. 2017-43 to Version No. 3.

Mr. Lowdermilk stated the only thing he had a concern with was the perpetual increase every year.

2% may be the cost of inflation. However, it would continue to compound year-after-year-after-year in addition to the initial 2%. So that wasn't 2% on today's dollars, it would be 2% on tomorrow's dollars rather than having the Fire Chief come back to them and say they need a specific increase to help cover their costs.

First of all, it takes away Council's power to some degree. It also didn't give them the chance to address specific costs as they either escalate or with any luck stay the same in one year.

Mr. Pribonic agreed with Mr. Rasor's proposal. He knew where Mr. Lowdermilk was coming from. However, he wondered sometimes how much they had actually missed out by not maybe adjusting it in time.

This was not a cost that a resident of the City of Stow was going to see. It wasn't something that they were raising 2%, they were going to pay it or make up the difference. He looked at it by asking what lost revenue had they had because they hadn't had measures in-place? Also if they choose to go back and at some point in time say they don't want to continue doing that, there was no harm in that.

As they had looked at that chart last time, they weren't the most nor did they want to be the most, but they needed to make sure that they always stayed competitive with their rates.

Just because they raised that rate did not mean that residents were going to pay more money. He believed Mr. Razor's amendment was a good one. They could always re-visit it at any time.

Mr. Razor asked if the cost for equipment, labor and supplies went up every year? Chief Stone stated that they did.

Mr. Razor asked if the increases were generally commensurate with cost-of-living increases or inflation? Chief Stone stated he was guestimating, however, he would say their increases were probably greater than the cost-of-living due to contract negotiations which were probably a little bit lower perhaps. However, the medical field itself had skyrocketed in recent years as far as costs.

They had considered 2% versus 3%. They felt 2% was a conservative and reasonable figure understanding that insurance companies only pay x amount of dollars, Medicare only pays a fixed fee based on your region and that this would not affect their residents.

Mr. Razor asked about what percent does the City forego in fees that it waives for various reasons? Chief Stone stated he did not have those figures.

Mr. Pribonic stated the Fire Department had done an excellent job as far as keeping it up-to-date. However, he invited them, as they had done with other things through-out the time, to come back every year and address whether that 2% that was in-place was enough or not.

Even though they had done an excellent job in doing that, he asked them to keep Council abreast of that. He always looked for that hidden opportunity as he knew they did. He asked them to every so often come back and apprise them of the situation based upon inflation and different things along that line. Chief Stone stated he would do that.

Mr. Razor saw this as no different than any other time that the City takes in service fees. The fee that we charge should match up with how things progress in the market.

He cited the golf course for example. If the price of the drivers was going up, they were going to go up commensurate with the market. When something was more complex, such as EMS fees, it was a matter of legislative approval so they weren't going to come back every couple of months to say the market is doing this or that.

Therefore, he thought this would give them the most enhanced way to maximize their recovery from insurance companies with the understanding that it doesn't affect residents in any regard. They were choosing here between 2% or keeping it flat. That affects the insurance companies and not their residents.

Mr. Adaska agreed to an extent with Mr. Razor. However, he also didn't like it when they telegraphed what their intentions were. If in April they tell their vendors that they were including 2% because they knew they were going to raise their cost by 2%, then they were going to raise their cost by 2%.

He had a hard time with that. He would rather wait to see what the economy was doing. Then Council could adjust the cost accordingly.

Mr. Lowdermilk stated that the only thing on the 2% that even makes it palatable was for the most part this should not impact their residents as-a-whole.

He didn't want anybody to lose sight that in his view, and it had been his philosophy on Council, that government was responsible for basically three things. They were: police, fire and infrastructure.

The golf course was great. However, that's an extra. Those things should be funded with the tax dollars that they pay. The residents were gracious enough to give them a fire and EMS levy in addition to the taxes that they were already paying.

He viewed this a little differently. The only reason it would even be palatable to him was the fact that this was more or less targeted at non-residents and not necessarily that it would be an apples-to-apples comparison, but he would point out to those on Council, and Mr. Riehl was very aware of it, that the last time somebody on Council thought it was a good idea to charge the police to show up at a traffic accident for additional tax dollars for something they were already paying for, it was not a very good idea.

He thought there was a need to increase the fee. The manner in which they did it he disagreed with.

Yes Votes: D'Antonio, Lowdermilk, Pribonic, Rasor, Riehl,
Adaska & Costello

No Vote: None. The motion to amend carried.

Mr. D'Antonio moved and Mr. Costello seconded for the adoption of Ordinance No. 2017-43 Version No. 3.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-43 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Pribonic introduced Ordinance No. 2017-44, entitled:

AN ORDINANCE VACATING THE GILBERT LANE RIGHT-OF-WAY IN
THE CITY OF STOW AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the second time.

Mr. Rasor introduced Ordinance No. 2017-46, entitled:

AN ORDINANCE PROVIDING FOR A SEPARATE AMENDMENT TO THE
CHARTER OF THE CITY OF STOW, OHIO, UNDER AUTHORITY OF SEC-
TION 19.01, CHARTER, AS ORIGINALLY ADOPTED BY THE ELECTOR-
ATE ON NOVEMBER 4, 1958, AS AMENDED, TO BE SUBMITTED TO THE
ELECTORATE AT THE GENERAL ELECTION ON NOVEMBER 7, 2017,
WHICH SHALL AMEND SECTION 16.02 "NOMINATIONS" AND SECTION
16.03 "SELECTION OF CANDIDATES" BY ELIMINATING ALL REFERENCES
TO PRIMARY ELECTIONS FOR CITY ELECTED OFFICIALS; AND DECLAR-
ING AN EMERGENCY.

which was read by title by the Clerk for the second time.

Mr. Riehl moved and Mr. D'Antonio seconded to amend Ordinance No. 2017-46 to
Version No. 2.

Mr. Rasor asked what the change was? Mrs. Zibritosky stated in substance it was the
same thing. She had just referenced the sections because eliminating the primary
actually affected multiple sections as opposed to changing the date. She had just made

reference to those sections getting rid of that so that the rest of the sections would be fine.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion to amend carried.

Ordinance No. 2017-46 was declared to be read for the second time.

Mr. Pribonic introduced Ordinance No. 2017-49, entitled:

AN ORDINANCE ENACTED PURSUANT TO SECTION 1137.08, ENTITLED "AMENDMENTS", TO PROVIDE FOR THE AMENDMENT OF THE ZONING DISTRICTS MAP AND ZONING DISTRICTS BY RECLASSIFYING FROM I-2 INDUSTRIAL TO I-1 LIMITED INDUSTRIAL APPROXIMATELY 4 ACRES OF PROPERTY LOCATED ALONG ALLEN ROAD SOUTH OF MATCO TOOL COMPANY AND ACROSS THE STREET FROM DUPONT DOW ELASTOMERS LLC; AUTHORIZING AMENDMENT TO THE ZONING DISTRICTS MAP BY THE CITY ENGINEER.

which was read by title by the Clerk for the first time.

Mr. Riehl introduced Ordinance No. 2017-51, entitled:

AN ORDINANCE AUTHORIZING AND DIRECTING THE DIRECTOR OF PUBLIC SERVICE TO ADVERTISE AND SOLICIT BIDS, ON BEHALF OF THE CITY OF STOW, FOR THE INSTALLATION OF A ROOF STRUCTURE AT THE SALT STORAGE FACILITY LOCATED AT FIRE STATION #2; AUTHORIZING AND ADOPTING PLANS AND SPECIFICATIONS PREPARED BY THE CITY OF STOW THEREFOR; AND AUTHORIZING THE MAYOR TO MAKE AND ENTER INTO CONTRACTS FOR SAID SERVICES SO LONG AS PROPER AUTHORIZATION IS FIRST OBTAINED IN ACCORDANCE WITH SECTION 173.05, C.O.S.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. D'Antonio seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. D'Antonio seconded for the adoption of Ordinance No. 2017-51.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-51 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect in thirty (30) days.

Mr. Riehl introduced Ordinance No. 2017-52, entitled:

AN ORDINANCE AUTHORIZING AN EXPENDITURE FOR THE PURCHASE OF TWO (2) 2017 GMC 2500 4WD EXT CAB PICK-UPS FROM STATE OF OHIO VENDOR BOB ROSS BUICK, INC., AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. D'Antonio seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. D'Antonio seconded for the adoption of Ordinance No. 2017-52.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-52 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Riehl introduced Ordinance No. 2017-53, entitled:

AN ORDINANCE AUTHORIZING AN EXPENDITURE FOR THE PURCHASE OF ONE (1) 2017 FORD F550 CAB AND CHASSIS WITH DUMP BODY PACKAGE FOR THE PARKS MAINTENANCE DEPARTMENT FROM STATE OF OHIO VENDOR WALT SWEENEY FORD, INC. AND NJPA VENDOR HENDERSON PRODUCTS, INC., AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. Costello seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. Costello seconded for the adoption of Ordinance No. 2017-53.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-53 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Riehl introduced Ordinance No. 2017-54, entitled:

AN ORDINANCE AUTHORIZING AND EXPENDITURE FOR THE PURCHASE OF ONE (1) 2018 FREIGHTLINER M2 106 SINGLE AXLE CAB AND CHASSIS WITH DUMP BODY PACKAGE FROM ODOT VENDOR CLEVELAND FREIGHTLINER, INC. AND NJPA VENDOR HENDERSON PRODUCTS, INC. AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. Costello seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. D'Antonio seconded for the adoption of Ordinance No. 2017-54.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-54 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Riehl introduced Ordinance No. 2017-55, entitled:

AN ORDINANCE AUTHORIZING AN EXPENDITURE FOR THE PURCHASE OF ONE (1) NEW CATERPILLAR 305.5E2 MINI HYDRAULIC EXCAVATOR FROM STATE OF OHIO COOPERATIVE PURCHASING PROGRAM VENDOR OHIO MACHINERY FOR THE STREET AND WATER DEPARTMENTS AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. D'Antonio seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. Pribonic seconded for the adoption of Ordinance No. 2017-55.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-55 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Riehl introduced Ordinance No. 2017-56, entitled:

AN ORDINANCE AUTHORIZING AN EXPENDITURE FOR THE PURCHASE OF ONE (1) 2017 CHEVY TAHOE SUV FROM STATE OF OHIO VENDOR SARCHIONE AUTO GROUP AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. D'Antonio seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. D'Antonio seconded for the adoption of Ordinance No. 2017-56.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-56 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Riehl introduced Ordinance No. 2017-57, entitled:

AN ORDINANCE AUTHORIZING AN EXPENDITURE FOR THE PURCHASE OF ONE (1) DUAL WHEEL EASY LOAD 20-TON TAG TRAILER FROM STATE OF OHIO VENDOR SOUTHEASTERN EQUIPMENT CO. INC. AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. D'Antonio seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. Pribonic seconded for the adoption of Ordinance No. 2017-57.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-57 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Riehl introduced Ordinance No. 2017-58, entitled:

AN ORDINANCE AUTHORIZING AN EXPENDITURE FOR THE PURCHASE OF ONE (1) SINGLE TURNER VALVE MAINTENANCE TRAILER FROM SOLE SOURCE PROVIDER BAIN ENTERPRISES AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. D'Antonio seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. D'Antonio seconded for the adoption of Ordinance No. 2017-58.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-58 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Riehl introduced Ordinance No. 2017-59, entitled:

AN ORDINANCE AUTHORIZING AN EXPENDITURE FOR THE PURCHASE OF ONE (1) 2017 FORD E-450 AMBULANCE AND STRYKER COT LOADING SYSTEM FROM STATE OF OHIO VENDOR PFUND SUPERIOR SALES CO., INC. AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. Pribonic seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. D'Antonio seconded for the adoption of Ordinance No. 2017-59.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-59 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Riehl introduced Ordinance No. 2017-60, entitled:

AN ORDINANCE ACCOUNTING FOR, ALLOCATING AND DISTRIBUTING INCOME TAX PROCEEDS ATTRIBUTABLE TO THE INCREASED RATE OF TAXATION FOR THE CITY OF STOW FOR THE YEAR 2016; AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. Costello seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. Pribonic seconded for the adoption of Ordinance No. 2017-60.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-60 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Riehl introduced Resolution No. 2017-61, entitled:

A RESOLUTION AMENDING RESOLUTION 2006-41, WHICH AUTHORIZED THE MAYOR TO ENTER INTO A COMMUNITY REINVESTMENT AREA TAX INCENTIVE AGREEMENT WITH ALBRECHT, INC. FOR THE CONSTRUCTION OF TWO FLEX BUILDINGS IN THE HUDSON DRIVE BUSINESS CAMPUS AND WITH ALBRECHT, INC. AND THE STOW-MUNROE FALLS CITY SCHOOL DISTRICT FOR THE ASSOCIATED SCHOOL DISTRICT COMPEN-

SATION AGREEMENT, TO EXTEND THE COMMUNITY REINVESTMENT AREA TAX INCENTIVE AGREEMENT FROM TEN TO FIFTEEN YERS AND TO AUTHORIZE THE MAYOR TO ENTER INTO AN AMENDED SCHOOL DISTRICT COMPENSATION AGREEMENT WITH ALBRECHT, INC. AND THE STOW-MUNROE FALLS CITY SCHOOL DISTRICT.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. D'Antonio seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Rasor, Riehl,
Adaska & Costello

No Votes: None

Abstentions: Pribonic. The motion carried.

Mr. Riehl moved and Mr. D'Antonio seconded for the adoption of Resolution No. 2017-61.

Yes Votes: D'Antonio, Lowdermilk, Rasor, Riehl,
Adaska & Costello

No Votes: None

Abstentions: Pribonic. The motion carried.

Resolution No. 2017-61 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect in thirty (30) days.

Mr. Riehl introduced Ordinance No. 2017-62, entitled:

AN ORDINANCE AUTHORIZING AN EXPENDITURE FOR THE PURCHASE OF ONE (1) 2017 CHEVY EQUINOX FROM STATE OF OHIO VENDOR MARHOFER CHEVROLET, INC. AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. D'Antonio seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Riehl, Adaska & Costello

No Votes: None

Abstentions: Rasor. The motion carried.

Mr. Riehl moved and Mr. Pribonic seconded for the adoption of Ordinance No. 2017-62.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Riehl, Adaska & Costello

No Votes: None

Abstentions: Rasor. The motion carried.

Ordinance No. 2017-62 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Mr. Riehl introduced Ordinance No. 2017-63, entitled:

AN ORDINANCE AUTHORIZING AN EXPENDITURE FOR THE PURCHASE OF ONE (1) 2017 FORD UTILITY POLICE INTERCEPTOR AND TWO (2) 2017 FORD SEDAN POLICE INTERCEPTORS FROM STATE OF OHIO VENDOR STATEWIDE FORD LINCOLN MERCURY, INC. AND DECLARING AN EMERGENCY.

which was read by title by the Clerk for the first time.

Mr. Riehl moved and Mr. Costello seconded for the suspension of rules.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Mr. Riehl moved and Mr. D'Antonio seconded for the adoption of Ordinance No. 2017-63.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Ordinance No. 2017-63 was declared to be adopted by Council and, upon its signature by the Mayor, shall take effect immediately.

Disposition of Bills

MOTION:

Mr. D'Antonio moved and Mr. Costello seconded to approve the release of the checks for the current Bill Listing.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

Committee Meetings Scheduled

Finance Committee
Thursday, April 27, 2017
at 5:30 p.m.

Public Hearing
Thursday, April 27, 2017
at 6:00 p.m.

Planning Committee
Thursday, April 27, 2017
to Follow the Public Hearing

Roads & Safety Committee
Thursday, April 27, 2017
to Follow the Planning Committee

C.O.W.
Thursday, April 27, 2017
to Follow the Roads & Safety Committee

City Council
Thursday, April 27, 2017
at 7:00 p.m.

Adjournment

MOTION:

Mr. Pribonic moved and Mr. D'Antonio seconded to adjourn.

Yes Votes: D'Antonio, Lowdermilk, Pribonic,
Rasor, Riehl, Adaska & Costello

No Votes: None. The motion carried.

The meeting adjourned at 8:26 p.m.

Bonnie J. Emahiser
Clerk of Council

Mike Rasor
President of Council