

REGULAR MEETING
TOWNSHIP COMMITTEE

MAY 6, 2015

Chairperson Laurella called to order a regular meeting of the Township Committee of the Township of Deerfield, County of Cumberland and State of New Jersey, at the Municipal Building, 736 Landis Avenue, Rosenhayn, at 7:00 p.m.

Chairperson Laurella led the flag salute.

The Clerk took roll call and members present included Mr. Sparacio, Mr. Stanzione, Mr. Spatola, Mr. Danna and Mr. Laurella.

Bid Openings

The Clerk presented Opening Of Bids With Regard To The Carmel Fire Hall.

The Clerk indicated that there was only one bid and gave the bid to Chairperson Laurella to be opened. Chairperson Laurella in turn gave the bid to Solicitor Testa to be opened.

Solicitor Testa indicated that the bid was in the amount of \$325,000 with conditions. The bid includes and is expressly conditioned upon the complete and timely satisfaction of all conditions set forth on the attachment. A check was enclosed in the amount of \$32,500 and the bidder was 525 Irving Acquisition LLC located at 537 Irving Avenue, Millville, New Jersey, attention Ernie Hutchinson, a member of the LLC. The conditions included well relocation requirement shall not apply, completion of the rezoning to the CMU (Center Mixed Use), Release property from Green Acres Contract, documentation required by title insurer, each party to pay their own expenses and return of the deposit if the conditions are not achieved.

Solicitor Testa turned the bid over to the Clerk. Chairperson Laurella noted that acceptance or rejection of the bid would be made at the next meeting. Solicitor Testa stated that the Township retains the right to reject any and all bids as outlined in the bid specifications.

The Clerk presented Opening Of Bids With Regard To The 1985 International Dump Truck And Plow. The Clerk stated that no bids were received on the truck.

Chairperson Laurella inquired what the next step would be now that no bids were received or could the truck be junked. Solicitor Testa stated that it would be wise to look into the next step and asked if there was an appraisal on the truck. Mr. Danna stated that the truck might be worth \$500 if the truck was scraped. Chairperson Laurella asked Mr. Danna to get a price from a junk yard if the truck was scraped and that would be up for discussion at the next meeting.

Mr. Spatola indicated that it might be a good idea to donate the truck to a non-profit or some organization that does revitalizations of environments or wetlands or some other governmental entity. Chairperson Laurella asked to Mr. Spatola follow up and see what he could find out.

Minutes

The Clerk presented the minutes of April 1 and April 15, 2015. Mr. Sparacio made a motion, seconded by Mr. Stanzione to approve the minutes as written. The Committee approved.

Proclamations

The Clerk presented Proclamation #2015-4- Proclaiming The Month Of May As “Older Americans Month”.

Ordinances

The Clerk presented Ordinance #2015-2 - Second Reading And Public Hearing Of An Ordinance Appropriating The Sum Of \$30,000.00 From The Capital Improvement Fund Of Deerfield Township For Various Improvements To The Deerfield Township Municipal Buildings And Grounds.

Mr. Spatola made a motion, seconded by Mr. Danna to open the public hearing on Ordinance #2015-2. The Committee approved.

Mr. Spatola made a motion, seconded by Mr. Danna to close the Public Hearing on Ordinance #2015-2. The Committee approved.

Mr. Spatola indicated that some of the items that the Capital money would be spent on, specifically security doors inside the municipal building, repair to the woodwork around the exterior doors and sprinkler system to water the new bushes around the municipal building.

Chairperson Laurella agreed with Mr. Spatola and noted that the Township Committee has been working on projects over the years to maintain and improve the municipal building.

Mr. Sparacio made a motion, seconded by Mr. Spatola to adopt Ordinance #2015-2. Roll Call Vote:

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

The Clerk presented Ordinance #2015-3– First Reading Of An Ordinance Amending Ordinance #2011-10 Authorizing Participation In The Joint Municipal Court Known As The Cumberland-Salem Regional Municipal Court And Authorizing An Amendment To The Agreement For The Operation Of A Joint Municipal Court Between The Township Of Deerfield, Township Of Greenwich, Township Of Hopewell, Township Of Lawrence, Township Of Pittsgrove, Borough Of Shiloh, Township Of Stow Creek And Township of Upper Deerfield.

Chairperson Laurella asked Mr. Spatola to give an update on the Court. Mr. Spatola stated that this is the third year of the joint court and it is doing well. He further stated that it is advantageous to combine municipal courts in the State of New Jersey. Mr. Spatola indicated the joint court is very detailed oriented and the administrative staff does a great job running it. He further indicated that Deerfield’s share to the court depends on how much Deerfield uses the court. Mr. Spatola stated that the court is doing very well and would happy to speak with anyone about it.

Mr.Spatola made a motion, seconded by Mr. Sparacio to adopt Ordinance #2015-3 on first reading and to set Wednesday, May 20, 2015 for second reading, public hearing and final adoption. Roll Call Vote:

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

Resolutions

The Clerk presented Resolution #15-97 – Resolution Authorizing Exclusion Of The Public From A Meeting Of The Township Committee To Be Held On May 6, 2015 With Regard To Personnel.

Mr. Stanzione made a motion, seconded by Mr. Spatola to adopt Resolution #15-97. Roll Call Vote:

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

The Clerk presented Resolution #15-98 Refunding The Overpayment Of Taxes For the Exemption On A Property Of A Totally Disabled Veteran

Mr. Sparacio made a motion, seconded by Mr. Spatola to adopt Resolution #15-98. Roll Call Vote:

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

The Clerk presented Resolution #15-99 Appointing Alternates To The Deerfield Township Recreation Committee. The Clerk stated that there was a vacancy that has been filled and the current alternates are being moved up and to include the new member.

Mr. Spatola made a motion, seconded by Mr. Stanzione to adopt Resolution #15-99. Roll Call Voted:

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

Old Busines

The Clerk presented Discussion With Sam Pipitone Regarding The Vacation Of A Portion Of Maxon Avenue (A Paper Street)

Michael Fralinger, Esquire came before the Committee indicating that he represents F&S Realty Associates LLC. Mr. Fralinger noted that F&S Realty made a request to the Committee to vacate a portion of Maxon Avenue. He further noted that F&S Realty and Mr. Pipitone own lands that boarder on both Kenyon and Bridgeton Avenues as well as Lebanon Road. Mr. Fralinger stated that Block 67, Lot 9 and Block 66, Lot 5 are bisected by an unimproved portion of Maxon Avenue. He further stated that the request is to vacate a portion as indicated on the map. Mr. Fralinger indicated that Mr. Pipitone and F&S Realty have a vineyard operation initiated on the Lot 9 property and Lot 5 property and grapes are currently planted on the Lot 9 and a portion of Lot 5. He further indicated that the intent, if allowed to vacate a portion of Maxon Avenue, is to allow the grape fields to be consolidated and then do a minor subdivision and take about 13 acres off of Lot 5 so that 16 acres would be consolidated with Lot 9 and give room to build the necessary winery for the vineyard. Mr. Fralinger stated that the request was given to the Committee and in turn reviewed the Land Use Board, who had no issue with it, and referred it back to the Committee.

Mr. Fralinger noted that there was a question as to why Mr. Pipitone did not want to vacate the entire street. He further noted that there are other lots owned by F&S Realty and Mr. Pipitone had a concern that Block 66, Lot 4 would have to be consolidated with Block 67, Lot 8 as the State of New Jersey does not allow land locked properties and Mr. Pipitone wants to keep his options open with regard to these properties. Mr. Fralinger stated that if the properties are developed somewhere down the line, Mr. Pipitone is aware that he would have to pave Maxon Avenue, but for now would like to keep that avenue open and not vacate more than the end of Maxon Avenue. He further stated that a legal description had to be submitted and approved by the Engineer and if the request is approved by the Committee Mr. Fralinger would be happy to work with Solicitor Testa on a Deed of Vacation for approval and Ordinance reading.

Solicitor Testa asked if the subdivision would be from the south line of Lot 4 forward. Mr. Fralinger stated they did not know yet where the line would be just that 16 acres of Lot 5 would be consolidated with Lot 9 and that 34 acres is needed for them to do what they want to do with the vineyard. Solicitor Testa agreed that the Land Use Board had no issues and was in conformance with the Master Plan.

Mr. Spatola clarified that the consolidation is only for the vineyard and the development of a building and parking.

Mr. Sparacio made a motion, seconded by Mr. Spatola to authorize Solicitor Testa to prepare an Ordinance to vacate a portion of Maxon Avenue per the request of F&S Realty, LLC. Roll Call Vote:

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

The Clerk presented Discussion With The Cumberland County Health Department And County Department Of Agriculture Regarding Incident Of March 27, 2015 And Road Debris (Megan Sheppard And Matt Pisarski).

Mr. Danna stated that there was some spillage of manure and vegetative waste on Morton and Irving Avenues. He further stated that the County was called to scrape and sand the roads. Mr. Danna indicated that this has been an ongoing situation and something needs to be done with the spillage. He further indicated that vegetative material has been given to feed cows and bulls and the distribution leaves materials on the roads. Mr. Danna stated that it is not fair to the taxpayers of the Township.

Mr. Pisarski indicated that after speaking with the Clerk the matter was discussed with County Counsel. He further indicated that Right To Farm did not apply as it only applies to the farm property and it was the consensus that this was a traffic violation and the State Police has enforcement capabilities. Mr. Pisarski stated that if this occurs again the recommendation would be to contact the State Police.

Chairperson Laurella stated that the State Police was contacted by they were not sure how much they could handle. Solicitor Testa questioned the term "traffic violation" and stated that when the Troopers were here there was no way they could address issue and did not feel it was a State Police issue. Mr. Pisarski indicated that the Public Works Department handled the situation like any other debris on the road as their responsibility for the road. He further indicated that he did not believe that there is a capability to issue any type of fee or penalty. Mr. Pisarski stated that Right To Farm does not apply and it is an issue who has the authority to take some type of enforcement action. He further stated that County Counsel feels that it falls under the statute for

traffic safety. Solicitor Testa agreed that the Troopers were at a loss to write a violation when no one saw where it came from and that it was a nuisance and a danger. Mr. Danna indicated that he spoke with the Station Commander and if the Township has a covered trash Ordinance that would help when stuff falls off on to the road.

Mr. Danna stated that he has also received many phone calls as to the smell and somebody needs to do something about that. Chairperson Laurella indicated that the Township isn't out to fine anybody, but this was a dangerous condition and the trash needs to be kept off the road. He further indicated that this needs to stop and people need to be protected.

Mr. Stanzione asked where the Health Department stood on the matter. Megan Sheppard appearing for the Health Department indicated that the Health Department did concur with Mr. Pisarski that because it was on the road it was not a direct public health or hazardous health and any of the Health Department Codes did not address the situation. Miss Sheppard addressed Mr. Danna's question as to the odor and stated that there are couple of public health nuisance codes used for residential. She further stated that if a complaint is received they do go out and inspect, but if it falls under Right To Farm, Right To Farm supersedes that because it is on the property. Ms. Sheppard indicated that if the individual is following his Management Plan properly that supersedes the Health Department Codes. Mr. Pisarski stated that the Health Department has been out to the property multiple times and to ensure that the individual is following his Farm Management Plan and he is doing so. Ms. Sheppard stated that they have gone out and done several tests to determine how bad the odor is. Discussion was held regarding the process followed by the Health Department to determine the strength of any odor and runoff.

Mr. Pisarski recommended that Solicitor Testa speak with Ted Baker, County Counsel, directly and if there is a feel that a letter should be sent than that can be agreed upon through the County Counsel's office.

Mr. Danna asked if there was any concern by the Health Department regarding the fruit and vegetables being fed to the animals. Ms. Sheppard said there was nothing to be handled by the Health Department and Mr. Pisarski noted that the Department of Agriculture handles that issue. Mr. Pisarski stated that the County Ag Department's role is purely to review Right To Farm issues and this issue with this particular farm did come before the Board a couple of years ago and the State Department of Agriculture worked with the property owner to create a site specific agricultural management practice for his operation and as long as the owner maintains the plan he is protected by Right To Farm.

Mr. Danna stated that the Township is not trying to stop anyone from making a living or farm, but the Township needs to be fair to everyone and everyone in that area. Mr. Pisarski reiterated that the property has a Farm Management Plan and it is all in order. Mr. Pisarski noted that if the owner does not follow the Plan in place, then the odor and nuisance complaints violations can be issued.

Mr. Spatola asked how often the Management Plan is monitored. Ms. Sheppard stated that the Health Department does not monitor the Plan, but if they get a complaint they do go out. Mr. Spatola inquired as to the number of years for each plan and Mr. Pisarski stated that he does not believe there is a limitation on time as far as a Plan.

Mr. Spatola noted that there are 2 obstacles in this situation. The first pertaining to what happen on the street and stuff fell off the wagon. The second with regard to a gentleman who's lived here his entire life and lives in a farming community and there is stuff that smells. Mr. Spatola stated that the scenario of farming is changing and this

individual deserves our respect and is not intentionally doing anything to hurt anyone. He further stated that there is another side of the coin of individuals who complain frequently, and have every right to do so, because the smell is so bad. Mr. Spatola indicated that he would like both groups to get together and try and work out the situation that will be best for all the parties. He further indicated that he hoped that there would be some entity that could help work this out.

Mr. Pisarski stated that there is a State run mediation program. He stated that if it is determined there is a Right To Farm complaint that is legitimate and before a formal hearing is held, individuals can go to mediation. Mr. Pisarski indicated that because the individual is complying with his AMP he is not under threat of losing a Right To Farm complaint. He further indicated that if it is suggested that mediation program, with the farmer and his neighbors, all parties would need to agree to that and if they all agree then we would have to get the State Ag Committee to agree to dedicate a mediator to this issue even though there is an AMP in place and is being complied with and makes this a little different situation than normal. Mr. Pisarski stated that if the farmer is willing to meet with a mediator and his neighbors then potentially you can get an agreement out of the mediation process that would be above and beyond the AMP and it could be simple things that would help the situation and the farmer wouldn't mind doing. He further stated that he could put the Clerk in touch with the person who handles the mediation program in Trenton and see if this is an avenue that can be pursued.

Mr. Spatola noted that farming practices change and technology changes every year. He further noted that this farmer is probably doing things the same way he did 50 years ago and maybe through this mediation, new techniques can be taught. Mr. Spatola thought that this may be a great start and hope that everyone will want to do that.

Ms. Sheppard indicated that the Health Department and Ag Board get the most complaints and go out most often. She further indicated that the farmer has been cooperative and open to suggestions.

Mr. Spatola stated that there are 2 types of people that live in Deerfield, those that farm and those that don't. People that don't farm need to learn about those that do and those that do farm need to learn how what they create affects the other people. He further stated that this situation is about responsibility with no one being more favored over the other.

Chairperson Laurella stated that he wondered if the Land Use Board is wrong when a subdivision is presented in an agricultural zone and individuals want country, but don't really want country. He further stated there are plenty of smells in a country area.

Mr. Spatola made a motion, seconded by Mr. Stanzione to open the meeting to the public with regard to this matter. The Committee approved.

Saul Levin of 213 Morton Avenue came before the Committee. Mr. Levin stated that the 2 neighbors complaining about him have animals just like him. He further stated that he feels that one of the neighbors has a vendetta against him. Chairperson Laurella indicated to Mr. Levin that he would like to see Mr. Levin take better care and not have manure fall on the road. Chairperson Laurella stated that is the main reason for the discussion this evening. Mr. Levin said he understood and explained how the manure had fallen on the road.

Mr. Stanzione asked about the wagon that Mr. Levin hauls around town. Mr. Levin explained that there was a problem with one of the wheels and it had fallen off.

Mr. Levin stated that he could have Mr. Tedesco drop the vegetation on the concrete, but it causes problems with the animals.

Mr. Spatola asked Mr. Levin if he would be willing to sit down and try and work out the situation. Mr. Levin agreed and he also agreed with what Chairperson Laurella noted earlier with regard to odor. Mr. Spatola noted that the complaints received have been desperate, from people that own animals, that the situation may be worse than we know. He further noted that it is time for mediation and show the parties a trick or two to help stop the smell and the mess.

William Szoke of Morton Avenue approached the Committee. Mr. Szoke said he has no personal vendetta. He noted that there have been several letters from himself and other neighbors. Mr. Szoke reiterated that he is tired of the smell and having to deal with it. He further stated that he's always had animals and has never had any complaints from any neighbors. Mr. Szoke explained to the Committee the difference between a farm and a feed lot. He further explained that there have been many times when manure has come from Mr. Levin's farm down to his farm. Mr. Szoke stated that he is not making this up and is willing to switch houses with anyone for 2 weeks to prove his point. He further stated that he is not looking for anything more than to get things cleaned up. Mr. Szoke indicated that he does not want to be here this evening. He further indicated that he has received visits from many entities, but has not received any complaints. Mr. Szoke stated that it takes a special person to have cows and you have to maintain them. He further stated that no one has any ill-will towards Mr. Levin, but they have soured to not getting any help. Mr. Szoke questioned if there was a way to get the cows off and to another piece of ground in order to let the current place dry out. Mr. Szoke stated that he self-employed and gets asked to attend these meetings by the neighbors. He further stated the letters submitted to the Township and other entities are from farmers too.

Mr. Spatola reiterated that as a farmer, Mr. Szoke is well aware of what is a reasonable smell. Discussion was held between Mr. Spatola and Mr. Szoke as to farming practices.

Mr. Spatola noted that Mr. Szoke is a valuable resource and asked if Mr. Szoke would be willing to sit down and meet with a mediator and Mr. Szoke agreed.

Jeanine Roames of 238 Morton Avenue came before the Committee. Ms. Roames stated that she has a horse and cow farm. She further stated that she holds no ill-will against Mr. Levin. Ms. Roames indicated that the smell is horrible and is trying to run a business. She further indicated that she has had boarders leave because of the smell and slop that has been dropped on the street. Ms. Roames appreciates that Mr. Levin is trying. Mr. Spatola noted that Ms. Roames is a viable resource and has more animals than Mr. Levin and it doesn't smell. He further noted that maybe Ms. Roames needs to be a part of the mediation meeting.

Ms. Roames questioned the Health Department about raw fruits and vegetables fed to cattle. Mr. Pisarski indicated that was a questions to be posed to the Department of Agriculture. Chairperson Laurella stated that he had heard that years ago. Ms. Roames suggested that perhaps Mr. Levin could move his cattle to another pasture until the current one dries out and that might help with the smell.

Suzanne Cugino of 213 Morton Avenue came before the Committee and stated that she is Mr. Levin's companion. Ms. Cugino stated that the Agriculture Department Animal Nutrition person was at the farm on April 6th and what is fed to the cows is excellent. She also stated that the Animal Welfare person from the State was also there and the animals are in good shape.

Ms. Cugino indicated that there were a lot of problems this past winter with the manure spreader, but has been fixed and it is getting cleaned out every other day. She further indicated that they have been in compliance with everybody that has come out.

Ms. Cugino also stated that she felt that Mr. Danna is against Mr. Levin and Mr. Danna indicated that it was not true and was trying to do what is best for Mr. Levin and all the taxpayers of Deerfield. Ms. Cugino also felt that a lot of the problems could have been resolved if the 2 people who seemed to have the most complaints just came up to Mr. Levin first and try to work it out.

Mr. Spatola stated that he felt that the proposed meeting will be helpful, but only as long as it is fair to everyone. Ms. Cugino agreed.

Mr. Danna stated that he used to own the property next Mr. Levin and back then it did not smell like that. He further stated that he understands that Mr. Levin is getting older and needs some help and has no vendetta against him, but has a problem with the odor.

Mr. Spatola made a motion, seconded by Mr. Stanzione to close the public portion on this matter. The Committee approved.

The Clerk presented Reports From Department Chairpersons.

Mr. Danna stated that there was a problem on one of the roads behind the LoBiondo office. He further stated that something is caving in and our public works brought it to Mr. Danna's attention. Mr. Danna indicated that our public works put a cone out there and the County came out to inspect it and take care of it. He further indicated that something is going on and the road is sinking in that area. Chairperson Laurella recommended that the Clerk send a letter to the Freeholder in charge and see if something can get done quicker.

Mr. Spatola indicated that Recreation will meet on May 20th. He further indicated that Youth Night will be held on June 3rd. Mr. Spatola stated that Youth Night is an event where children from the Deerfield Township School receives a theme from the Recreation Committee and a poster and essay contest is held. He further stated that a mock meeting is held by the children elected from the 6, 7 and 8th grades and it is a great night.

Mr. Spatola noted that money will be moved into the Capital Fund which is earmarked for repairs and projects around the municipal building.

Mr. Spatola stated that he spoke with the public works supervisor and felt that there is more that public works could do on their own instead of send the work out to be done by a vendor and costing the Township money. He further stated that he believes there are a lot of jobs that normally get sent out that could be done by public works besides cutting grass and painting. Mr. Spatola indicated that he has a meeting scheduled with the Safety Coordinator from the JIF to review any liability and what equipment is okay or not okay so as not to affect our premium.

Mr. Stanzione noted that the fire department is still trying to get the financing to replace the rescue truck.

Mr. Sparacio stated that the Township is looking into new street signs to assist emergency personnel and the public in general.

Chairperson Laurella stated that under street and roads the Township was turned down for grants to resurface Poplar Street and Garrison Road from NJDOT.

New Business

The Clerk presented Discussion Regarding Ice Cream Social In Celebration Of Older Americans Month.

The Clerk stated that in the packets was a calendar for the month of May and in reviewing the dates with the Senior Center Coordinator she has recommended May 18th.

Chairperson Laurella stated that the Ice Cream Social will be Monday, May 18, 2015.

Mr. Spatola stated that he was contacted by Lt. Steven O'Neill of the Cumberland County Prosecutor's Office and the State is conducting a Top Gun 47. He further stated that this is a mock training session with set up scenarios. Mr. Spatola indicated that Lt. O'Neill was interested in using the Carmel Fire Hall, the property for which a bid was received this evening. He further indicated that he would check with the Solicitor and see if it is feasible. Solicitor Testa stated that it was feasible as by the time the Township Completes the Ordinance to change the Zone it will be after the dates of the training session. Mr. Spatola stated that he didn't know if it would be a conflict and wanted to check with the Solicitor and the rest of the Committee first. Solicitor Testa indicated it would not be a problem as the building is not under Contract yet. Chairperson Laurella stated that the water would need to be turned on in the building and a Certificate of Insurance obtained for those dates. Mr. Spatola indicated that he will reach out to Lt. O'Neill, but only brought it to the Committee to make sure there was no conflict.

Communications

The Clerk stated that there was one communication this evening. She further stated that there was a letter in the packets from Lorene Thompson and Leatha Weatherby stating that they will be retiring their positions as Senior Center Coordinator and Backup Senior Center Coordinator, respectively, effective June 30, 2015.

Mr. Spatola made a motion, seconded by Mr. Danna to accept and file the communication, with regret. Roll Call Vote:

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

The Clerk presented Resolution #15-100 For The Payment Of Bills.

Mr. Stanzione made a motion, seconded by Mr. Spatola, to adopt Resolution #15-100. Roll Call Vote:

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

Public Comment

Mr. Stanzione made a motion, seconded by Mr. Danna, to open the meeting to the public. The Committee approved.

There being no comment from the public, Mr. Spatola made a motion, seconded by Mr. Danna to close the public portion of the meeting. The Committee approved.

Chairperson Laurella thanked Matt Pisarski and Megan Sheppard for coming out this evening.

Mr. Spatola made a motion, seconded by Mr. Danna to go into Executive Session per the Resolution adopted this evening.

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

Mr. Spatola made a motion, seconded by Mr. Danna to reconvene the Regular Meeting. The Committee approved.

Mr. Spatola made a motion, seconded by Mr. Danna to have the Solicitor amend the Personnel Policy with regard to Comp Time to reflect that any comp time incurred during October 1 – October 31 shall be utilized until October 1 of the next year and any time not used by that point will be lost. Roll Call Vote:

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

Mr. Spatola made a motion, seconded by Mr. Danna to rehire the part-time individual from last year starting June 1, 2015. Roll Call Vote:

Mr. Sparacio	Yes	Mr. Danna	Yes
Mr. Stanzione	Yes	Mr. Laurella	Yes
Mr. Spatola	Yes		

There being no further business, Mr. Spatola made a motion, seconded by Mr. Sparacio, to adjourn the meeting. The Committee approved.

Cosmo J. Laurella, Chairperson
Township of Deerfield

ATTEST:

Karen Seifrit, Clerk
Township of Deerfield