

TOWNSHIP OF WASHINGTON
BERGEN COUNTY, NEW JERSEY

REGULAR MEETING MINUTES

February 20, 2018

The Regular Meeting of the Township Council of the Township of Washington was held at 7:30 p.m. in the Council Meeting Room of the Municipal Complex, 350 Pascack Road, Township of Washington, New Jersey.

Council President Michael DeSena called the meeting at 7:33 p.m. by reading the following statement.

OPEN PUBLIC MEETING STATEMENT

The regularly scheduled Public Meeting of February 20, 2018 of the Township of Washington Township Council. Adequate notice of the meeting was given in accordance with the Open Public Meetings Act by the Township Clerk to at least two (2) newspapers in January and this notice has been posted on the Township Bulletin Board and on the Township website.

Please notify the Municipal Clerk for any disability requirements necessary for attendance at Mayor and Council meetings. The fire exits are located through the double doors to your right and through the door on your left. Please silence all cell phones.

SALUTE TO THE FLAG

ROLL CALL

Council Members Councilmen Robert Bruno, Steve Cascio, Arthur Cumming, Michael Ullman and Council President Michael DeSena. Also present: Peter Calamari, Mayor; Ken Poller, Township Attorney; and Susan Witkowski, Township Clerk. Absent: Mary Anne Groh, Township Administrator.

APPROVAL OF MINUTES

A motion was made by Councilman Bruno, seconded by Councilman Cascio to approve the following minutes:

February 5, 2018 Closed Session Meeting Minutes

Ayes: Councilmen Bruno, Cascio, Cumming, Ullman,
 Council President DeSena.

Nays: None.

GENERAL PUBLIC DISCUSSION

A motion was made by Councilman Cascio, seconded by Councilman Bruno to open the general public discussion.

Ayes: Councilmen Bruno, Cascio, Cumming, Ullman,
 Council President DeSena.

Nays: None.

George Lahood, 293 Murray Hill Terrace, Bergenfield, New Jersey, 07621

Francine Florio, 15 Windsor Gate, Upper Saddle River, New Jersey 07458

Mr. Lahood spoke at length of being against the passing of Resolutions No. 18-161 and 18-166, regarding 741 Wayne Place, and advises Council not to take action. He spoke of hardships he has endured, and he is currently working on foreclosing of the property, but does need additional time. He stated the certificates are under World House of Worship, and the property can be considered for moderate/low income housing. Ms. Florio also spoke of Council postponing these two resolutions tonight. Attorney Poller stated if Mr. Lahood and Ms. Florio feel they, as a matter of law want these transactions stopped, they

can obtain a Superior Court injunction. He stated no ones rights are being prejudiced and a Council Meeting is not the forum to make a legal determination.

Mary Ann Ozment, 960 Adams Place – Mrs. Ozment stated she appreciates the clock (Town Hall) being fixed. She asked if there is a schedule for the budget meetings. Council President DeSena stated following the regular meeting tonight there will be a budget meeting, and future dates will be discussed.

William Ferrara, 2556 Cleveland Avenue – Mr. Ferrara suggested looking at cross streets when the next road program is done, taking a cluster of streets and paving all the streets in one specific area. He spoke of Cleveland Avenue and the road cracking two years after paving. He also suggested if there are any monies left over from “Friends of Clark Field” that they be donated to the Girl Scout Troops that helped out that day. He stated Councilman Sears paid out of his own pocket for soil testing of Clark Field (Rutgers) and that Council get a copy of the report since it does recommend certain things be done beginning in the Spring. A discussion followed on moving the firehouse, the TD bank property, which has already been sold, and additional commuter parking. Currently, Council is waiting for a study on the firehouse. A report from the Memorial Field Committee has not yet been received by Council. The \$600,000 grant put in by Mr. Statile to the Department of Transportation for the intersection is still pending. Mayor Calamari stated he will have Administrator Groh reach out to the engineer who did the roads to take a look at them to see what can be done, and he will also reach out to Mr. Sears on the soil testing. He stated he did sign a contract with an architect who will be doing a study at the firehouse to see if the building can be rehabbed, or perhaps moving the building to where the commuter parking is located. Council President DeSena requested a copy of the contract.

A motion was made by Councilman Ullman, seconded by Councilman Cascio to close the general public discussion.

Ayes: Councilmen Bruno, Cascio, Cumming, Ullman,
Council President DeSena.

Nays: None.

INDIVIDUAL RESOLUTION

A motion was made by Councilman Bruno, seconded by Councilman Cascio to approve Resolution No. 18-149.

Councilman Ullman asked if the 2018 budget identifies these shortfalls. Mayor Calamari replied yes, it does.

Ayes: Councilmen Bruno, Cascio, Cumming, Ullman,
Council President DeSena.

Nays: None.

Resolution No. 18-149

Budget Transfer – Gas (Natural)

WHEREAS N.J.S.A 40A:4-58 provides that if it should become necessary during the first three (3) months of the fiscal year, to expend funds in connection with the prior fiscal year for any of the purposes specified in the budget an amount in excess of the sums appropriated therefor and there shall be an excess in an appropriation over and above the amount deemed to be necessary to fulfill another purpose, the governing body may by resolution adopted by not less than 2/3 votes of the full membership thereof, transfer the amount of such excess to those appropriations deemed to be insufficient;

1099:

6% Redemption Penalty	2,397.97	
Subsequent Taxes	142,331.99	Sub. Interest: \$ 36,655.99
Subsequent Interest	36,655.99	6% Penalty: <u>2,397.97</u>
Recording Fee	43.00	Total 1099: \$ 39,053.96
Search Fee	<u>12.00</u>	
TOTAL:	\$221,407.13	

Resolution No. 18-161

Authorize refund tax lien redemption, B2208/L3, 741 Wayne Place

WHEREAS, at the Tax Sale held on November 17, 2015, the Township of Washington sold a tax lien on Block 2208, Lot 3, also known as 741 Wayne Place, for delinquent 2014 taxes, owned by Themis & Argyre Zapantis, and;

WHEREAS, this Tax Lien Certificate #15-00005 was sold to TWR as CST for Ebury Fund 1 NJ LLC at 0% interest rate and a premium of \$17,000, and;

WHEREAS, the tax office received a payment for redemption of Certificate #15-00005 in the amount of \$70,762.79, and;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Washington, New Jersey that the Tax Collector be authorized to refund the redemption total of \$70,762.79 and return the premium of \$17,000, payable to TWR as CST for Ebury Fund 1 NJ LLC, P.O. Box 37695, Baltimore, MD 21297:

Tax Lien	\$ 16,453.70	<u>1099:</u>
6% Redemption Penalty	987.22	
Subsequent Taxes	42,110.70	Sub. Interest: \$11,156.17
Subsequent Interest	11,156.17	6% Penalty: <u>987.22</u>
Recording Fee	43.00	Total 1099: \$12,143.39
Search Fee	<u>12.00</u>	
TOTAL:	\$70,762.79	

Resolution No. 18-162

Authorize refund tax lien redemption, B1101.01/L5.01,70 Gorga Place

WHEREAS, at the Tax Sale held on November 17, 2015, the Township of Washington sold a tax lien on Block 1101.01, Lot 5.01, also known as 70 Gorga Place, for delinquent 2014 taxes, owned by Laura Utley, and;

WHEREAS, this Tax Lien Certificate #15-00002 was sold to Robert Rothman at 0% interest rate and a premium of \$16,200.00, and;

WHEREAS, the tax office received a payment for redemption of Certificate #15-00002 in the amount of \$28,169.25, and;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Washington, New Jersey that the Tax Collector be authorized to refund the redemption total of \$28,169.25 and return the premium of \$16,200.00, payable to Robert Rothman, 411 Grand Avenue, Englewood, NJ 07631:

Tax Lien	\$ 4,351.20	<u>1099:</u>
2% Redemption Penalty	87.02	
Subsequent Taxes	18,634.46	Sub. Interest: \$ 5,041.57
Subsequent Interest	5,041.57	2% Penalty: <u>87.02</u>
Recording Fee	43.00	Total 1099: \$ 5,128.59
Search Fee	<u>12.00</u>	
TOTAL:	\$28,169.25	

Resolution No.18-164

Authorize refund of overpayment of property taxes, B2101/L8, 36 Braeburn Drive

WHEREAS, Mr. Michael Troppello, who resides at 36 Braeburn Drive, Block 2101, Lot 8, Qualifier C036C, and;

WHEREAS, Mr. Michael Troppello was granted a permanent disability resulting from service connected injuries as declared by the United States Veteran's Administration pursuant to N.J.S.A. 54:04-03.30, which grants total exemption from local property taxes, and;

WHEREAS, the Township Council of the Township of Washington, New Jersey, authorizes the Tax Collector, Ashley A. Morrone, to cancel the pro-rated balance and issue a refund in the amount of \$2,015.00 to Mr. Troppello for overpayment of Q1 2018 taxes and to cancel all future taxes bills through this resolution.

Resolution No. 18-165

Certifying compliance with federal civil rights requirements

WHEREAS, N.J.S.A. 40a:4-5 as amended by P.L. 2017, c.183 requires the governing body of each municipality and county to certify that their local unit's hiring practices comply with the United States Equal Employment Opportunity Commission's "Enforcement Guidance on the Consideration of Arrest and Conviction Records in Employment Decisions Under Title VII of the Civil Rights Act of 1964", as amended, 42 U.S.C. § 2000e *et seq.*, (April 25, 2012) before submitting its approval annual budget to the Division of local Government Services in the New Jersey Department of Community Affairs; and

WHEREAS, the members of the governing body have familiarized themselves with the contents of the above-referenced enforcement guidance and with their local unit's hiring practices as they pertain to the consideration of an individual's criminal history, as evidence by the group affidavit form of the governing body attached hereto.

NOW, THEREFORE BE IT RESOLVED, that the Township Council of the Township of Washington, hereby states that it has complied with N.J.S.A. 40A:4-5, as amended by P.L. 2017, c. 183, by certifying that the local unit's hiring practices comply with the above-referenced enforcement guidance and herby directs the Clerk to cause to be maintained and available for inspection a certified copy of this resolution and the required affidavit to show evidence of said compliance.

Resolution No. 18-166

Authorize refund tax lien redemption, B2208/L3, 741 Wayne Place

WHEREAS, at the Tax Sale held on November 13, 2014, the Township of Washington sold a tax lien on Block 2208, Lot 3, also known as 741 Wayne Place, for delinquent 2013 taxes, owned by Themis & Argyre Zapantis, and;

WHEREAS, this Tax Lien Certificate #14-00001 was sold to One People Inc./One World HW at 0% interest rate and a premium of \$19,200, and;

WHEREAS, the tax office received a payment for redemption of Certificate #14-00001 in the amount of \$1,757.02, and;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Washington, New Jersey that the Tax Collector be authorized to refund the redemption total of \$1,757.02 and return the premium of \$19,200, payable to One People Inc./One World HW, 293 Murray Hill Ter., Suite 519, Bergenfield, NJ 07621:

Tax Lien	\$ 1,668.65
2% Redemption Penalty	33.37
Recording Fee	43.00
Search Fee	<u>12.00</u>
TOTAL:	\$ 1,757.02

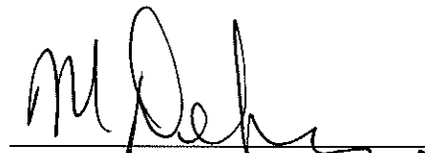
A motion was made by Council President DeSena, seconded by Councilman Bruno to adjourn to Conference Agenda.

Ayes: Councilmen Bruno, Cascio, Cumming, Ullman,
Council President DeSena.

Nays: None.

Time Noted: 8:13 p.m.


Susan Witkowski
Township Clerk


Michael DeSena
Council President

Approved: June 18, 2018

TOWNSHIP OF WASHINGTON
BERGEN COUNTY, NEW JERSEY
CONFERENCE PORTION/PUBLIC SESSION

February 20, 2018

Members present: Robert Bruno, Steve Cascio, Arthur Cumming, Michael Ullman, Council President Michael DeSena. Also present: Peter Calamari, Mayor; Ken Poller, Attorney; and Susan Witkowski, Township Clerk. Absent: Mary Anne Groh, Administrator.

Mayor Calamari stated member of the Ambulance Corps and Fire Department will be honored at the next meeting, since this meeting is also going to be a budget meeting, and he did not want to rush through the process.

Administration

Commuter Park Update – Mayor Calamari stated he is currently in negotiations, and once a settlement is reached, even if it is not set in stone, he will advise Council.

Council

Lacrosse Registration (carry over) – Council did receive in their packets the information from the surrounding towns. A discussion followed on the email, which requested the information. As a clarification, only numbers were given not the names or other additional information on the children who were registered in the program.

Temple Beth Or overlay zone – A discussion followed if this topic should be discussed in closed session. Currently, the agreement includes two overlay zones, one for the Y and one for the garden center, only item outstanding is Franklin Court. The settlement is open and on record, this is not COAH litigation since it has been resolved with the agreement, all overlays have been agreed by all parties, is on record and approved by the Board. Council President DeSena stated since the temple has gone for sale, he would like to know if the home next door could be considered as part of the overlay zone. Attorney Poller spoke of the overlays, which have been established, identified, approved by the Court Master, and approved by Fair Share Housing. A conversation followed on being too far along to add this property to the overlay zone. Council President DeSena spoke of his reason for this suggestion, which is to take a property that is currently not on the tax roll, and adding it to the tax roll, but he does agree that is too far along for that to be done.

Ordinances and Legislation

Road opening permits (3) three, waiver SUEZ – As part of the waiver, SUEZ will pave the streets from curb to curb, not just a trench repair. Mr. Azzolina has issued a report, dated February 19th, agreeing with SUEZ doing the water main replacement in various streets, Gabriel Way, Hampshire Road and Robinwood Road. They will be installing new water mains, new fire hydrants, and new house service connection. Once the trenches have been given time to settle, SUEZ will mill and pave the entire length and width of the streets to depth of up to 3 inches of asphalt, where disrupted. PSE&G will be contacted with regard to Van Emburgh (near IHA) regarding repaving the road in that area. Attorney Poller has spoken to Mr. Azzolina regarding his letter, and all is approved. A conversation followed on having SUEZ hiring a contractor, instead of the Township paying the contractor and then requesting reimbursement, for paving of the streets, which is Option 1 in the contract. Mr. Azzolina will be present while the paving is going on, and SUEZ will also post escrow for the engineer to be there. Mr. Azzolina will be asked as to what the Township's recourse is if the paving becomes defective or fails after a certain period of time.

A motion was made by Councilman Cascio, seconded by Councilman Bruno, to approve the 3 (three) permits from SUEZ.

Ayes: Councilmen Bruno, Cascio, Cumming, Ullman,
Council President DeSena.
Nays: None.

Hold over ordinance – Council President DeSena stated he and Councilman Cascio spent time preparing this, and it was sent to Council and Mr. Poller. Attorney Poller stated he does have things to say about it, and that is it is an illegal ordinance. He stated it does represent another ordinance, and he is supposed to be creating ordinances. Council President DeSena stated it was sent to Mr. Poller since it does address certain people in this position and asks if Mr. Poller can review this ordinance. Attorney Poller replied he can tell Council what the law is. Councilman Cumming stated he received this in an email, and he seems a bit perplexed, since it does seem to have its motivation, and he does have something to say about it. Councilman Cumming read the following into the record.

“I was fortunate enough to be elected to a seat on the council by the voters, who had faith in what I said to them, and, what I issued in printed matter during the campaign, that I wrote myself. Everything I said that was about me was factual and accurate, as were my intentions for the township. I promised to improve conditions in the township, to improve the quality of life for all the age groups and populations and try to maintain and reduce the tax burden. So far, I have pursued these goals for all of the people, to the best of my ability. During this short period that I have been a member of the council I have had three occasions to be concerned with the direction we are going, and the energy and resources we are wasting on public infighting. Our ‘sunshine law’ provides that all of the public’s business should be conducted in front of the public, in an open public setting. We have pledged to be fully transparent. I am deeply concerned about the continuous secretive and improper meetings, communications and actions which are absolutely contrary to the “sunshine law.” Such items as the private discussion and preparation of the \$400,000 capital ordinance for the intersection, presented during the reorganization the email to council members requesting a consensus and reply in order to spend \$3,000 on an illegal activity, and lastly the current proposed 60 day holdover ordinance that was emailed to the town attorney to review (supposedly from the Council). I got a copy too, I didn’t know anything about it until I saw the email. I was not knowledgeable or included in the discussions regarding the proposed ordinance. I have not participated and will not participate knowingly in any of these clandestine meetings or discussions which would violate the ‘sunshine law’ and, in my view, the public trust. I have not been included and will not participate in any violations of the public trust. The obstructionist nature of these activities only serves to further delay important public projects that we all promised to work on; that we all pledged to move forward; that we all were going to devote all of our energies to a better place to live, in this our Township. All these convoluted and Machiavellian efforts do nothing but sap the energy and determination needed to restore and rebuild our township. Everything that is being done in secret is not an entirely worthy pursuit. I will not intentionally participate in any violation of the sunshine law and will devote myself to the positive aspects of our public, public in capital letters, meetings and work sessions. We have intersections to build, the commuter parking needs enlarging and refining, and public services for our residents can always be improved, and are being improved continuously, with very little mention while we attempt with our best efforts, and this everyone is guilty also, with our best efforts, mutually to reduce the tax burden. I implore you to return to your mission of multiple projects for the benefit of the citizens of the Township and leave this infighting and scheming behind. We have much work to do and it must all be done in a fully transparent atmosphere”. Councilman Bruno asked what is the \$3,000 of illegal activity that Councilman Cumming referred to. Councilman Cumming replied he has an email regarding \$3,000 in a temporary budget for independent consultation, which he has been told is improper and inappropriate. Councilman Bruno replied it is not illegal, that was put into Council’s budget, it

was presented and Council was told by Mr. Poller that it could not be done. It was presented in the budget, and there was no secretive action regarding that. He stated Councilman Cumming mentioned secretive meetings, is he accusing Council of having secretive meetings, with other members, except Councilman Cumming. Councilman Cumming stated he believes that this has happens, how else would these documents come together. Council President DeSena stated he disagrees wholeheartedly, we have not had any secretive meetings. He stated if Councilman Cumming is calling us the obstructionists, a meeting was held with the County, the Council was not told of the date, and former council people attended the meeting. He understands that the Mayor made the statement that the County asked for that councilman to attend, the current Council was not invited. The Mayor was asked to send the County executive a letter to put the intersection on the 2018 budget for his State of Address, and he still has not seen that letter. Council President DeSena stated a contract was signed for the firehouse, has Councilman Cumming seen that contract. Councilman Cumming replied not at all. Council President DeSena asked how Council is being secretive when all of this was done and the Council was not made aware of it. He stated we are not trying to be obstructionist, we are trying to do the right thing for the Township. He stated the ordinance was sent to everyone at the same time, and he is the one that sent it, and nothing illegal about sending it. He stated we still don't know who the Mayor signed the contract with, how much was spent, did the Township go out for RFQ, RFP, sole source it, none of these answers, for the firehouse, intersection meetings or the letter to the County Executive. Councilman Cumming state he doesn't know if they happened this morning or last week, but no, he does not. Councilman Bruno replied we are all in the same boat. Councilman Cumming replied things are going left and right, he is available and his phone lines work, and no one calls, except Mr. DeSena after the email. Attorney Poller stated regarding the \$3,000, there was an email that was sent on January 21st, by Mr. Bruno to all Council, and that email did include Councilman Cumming, the email states:

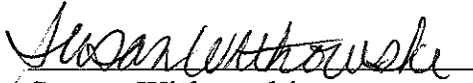
Councilman Bruno asked all to please read the document Mr. Poller sent regarding the four options for the Township government. Of, course, it appears that it is incomplete since we are still told about updates not included on the document. If we are in agreement, there is \$3,000 in temporary budget for independent consultation, and I will speak with attorneys to assist unless told otherwise. I would like to have a work session at the end of February to discuss.

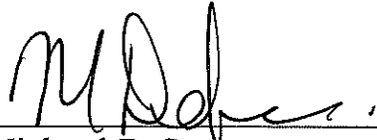
Attorney Poller stated the type of email is a violation of the Sunshine Law, as is many, many of the emails that he sees going around, that he actually saw, he does not see all. The Township Clerk, Ms. Witkowski, was concerned about the Sunshine Law, and sent out the bulletin, Mary Anne Groh was also concerned about activities in violation of the Sunshine Law, and she pressed to do something with the Sunshine Law. He sent out an email and was asked to weigh in, and he did weigh in. He thinks what is apparently happening is that their communications for decisions for discussions among Council people that is supposed to be done at a meeting, that is what the Sunshine Law is supposed to do. He stated it is not supposed to be, do it privately, and then orchestrate it so it comes up in the public. He stated the reason he received this was that Mr. Cumming wrote to him, was concerned and asked him was this in conformance with the Sunshine Law, because he obviously was not copied on it. He stated everyone here knows or should know what the Sunshine Law is and what it proscribes, and those kinds of activities should not be done. Council President DeSena stated he thinks since the email was sent out clarifying it, the Council has made a conscious effort to not violate the Sunshine Law from that email. Attorney Poller stated regarding the current ordinance, he asked when Council President DeSena and Councilman Cascio did the ordinance together, what case did you look at. Councilman Cascio there was no case, no case law, he took it from the Supreme Court constitution. Attorney Poller stated Councilman Cascio must write like the justice that wrote the Casavano Case, because it is word for word. Council President DeSena stated we asked for your legal opinion. Attorney Poller stated he is giving his legal opinion, but he is also being honest because

he does not like to hear nonsense. Council President DeSena stated there are people on this dais that don't feel the ordinance is nonsense, it is addressing concerns people have on the dais regarding holdovers, that to him is not nonsense. Attorney Poller stated what is nonsense is to say that something wasn't lifted out of some cases, exactly, and if Councilman Cascio stated he did, he would have spoken about the case and why it is different. Attorney Poller stated the basic law of the Faulkner Act, N.J.S.A.40:69A-43, which reads: Each department shall be headed by a Director, which shall be appointed by the Mayor with the advice and consent of Council. "Each Department Head shall serve during the term of office of the Mayor appointing him, and until the appointment and qualification of his successor." Attorney Poller stated it is an organic law of the Faulkner Act, there is no vacancy, it specifically provides of the continuation of the Directors. Council President DeSena stated that Mr. Poller is a guest at the meeting, he is not running the meeting. Council President DeSena asked for a written legal opinion of the ordinance that was submitted to Mr. Poller for review, he did not ask Mr. Poller to sit up here and grandstand about its illegality or nonsensical terms. He stated at this time he would like to table this until Council receives Mr. Poller's written legal opinion on this ordinance, and that is the end of it. He stated Mr. Poller is going to grandstand, and Council just wants to know if this is something that is available to the Council or not. Attorney Poller replied it is not, and the simple reason is it violates the organic law of the Faulkner Act, it is distinguishable from a case that it seems to be quoted from which deals with Tax Assessor's who have vacancy provisions, the quotes took out the word "Tax Assessor" and put in the words "Department Head" and that is illegal because the organic law prevents it, plus there is a case right on point which specifically says that Directors continue, there is no vacancy and there is no requirement for the Mayor to continue to give appointments to Council and come up with different people. He stated the only other thing is the ordinance itself says "the Executive Branch did not seek the advice and Consent of the Council" which is wrong, the Mayor read his appointment, he asked for the advice and consent of the Council, and there was a resolution for the Council to pass, it was not moved, seconded or voted on. He will give Council a written opinion, it is clearly improper. Councilman Cascio asked what is the point of advice and consent if there are no teeth to it? Attorney Poller replied in the case that he gave to Council, the Sharp James case, government is a balancing of things, Council has their area of power and the Mayor has his, you can't jump over the process. The legislature made the determination on this alone, there are vacancies of position, like the Tax Assessor is a vacancy, but the Director of a Faulkner Act, there is no vacancy, it is an automatic holdover. He stated that is one of the things Council cannot do, but they can do a whole host of other things. As such, there are many things the Mayor would like to do but he cannot do because he does not have the votes. Councilman Cascio stated the intent of advice and consent, there is obviously intent to those words having meaning, apparently there is no meaning to those words. Attorney Poller replied there is meaning, because the legislature has said advice and consent and continues the Director until that happens, and that means you can work together, otherwise government runs and it does not stop, and Council cannot say we the Council are going to change the organic law of the Faulkner Act by saying it is 60 days, and that is good enough for us. He will give a written opinion on this to Council. Mayor Calamari asked since quite a few people made comments, he would like to also make a comment. Council President DeSena replied not at this time Mr. Mayor. Mayor Calamari replied so Council President DeSena is shutting him down on this. Council President DeSena replied yes, Council is waiting for Mr. Poller's decision, and then we will let you speak. Mayor Calamari stated his comments have nothing to do with Mr. Poller's decision. Council President DeSena stated there is no reason to continue this discussion since Mr. Poller has already weighed in. Mayor Calamari stated this is one instance where the checks and balances work, he would like to say something, but Council President DeSena is prohibiting him, just like advice and consent, it looks like it goes both ways.

No Closed Session. Budget Meeting immediately followed Conference Meeting.

Time Noted: 8:58 p.m.


Susan Witkowski
Township Clerk


Michael DeSena
Council President

Approved: June 18, 2018

