

COMMISSIONERS MEETING, MONDAY, DECEMBER 4, 2006

Stephen D. Hambley called the meeting to order at 9:33 a.m. with Sharon A. Ray and Patricia G. Geissman present.

The meeting opened with the Pledge of Allegiance and a prayer.

The oral reading of the minutes of November 27 was dispensed with as each Commissioner had read them personally. Ms. Ray moved to approve the November 27 minutes; the motion was seconded Mrs. Geissman. There was no discussion. Roll call showed all commissioners voting AYE.

Doug King, Administrative Assistant in the County Engineer's Office, presented and reviewed the following resolutions: (1) closing Westfield Road between Kennard and Chippewa Roads for the installation of a guardrail for a culvert; (2) extending the completion date of the microsurfacing contract with Strawser Incorporated; (3) accepting and awarding the bids for aggregate materials for the Highway Department; (4) approving the final plat for Rivendale Subdivision in Medina Township; and (5) approving annual assessment and establishing a public watercourse in Rivendale Subdivision. Ms. Ray moved to approve the five resolutions; seconded by Mrs. Geissman. There was no discussion. Roll call showed all Commissioners voting AYE.

Commissioners reviewed the weekly permits lists for November 16-22 and November 23-29, 2006.

Scott Miller, Finance Director, presented and reviewed the following resolutions: (1) amending the 2006 Appropriations Resolution by transferring appropriations between various accounts and funds; (2) amending the annual appropriation resolution; (3) transferring funds from the General Fund and the Child Support Enforcement Agency Fund to the Title IV-D Prosecutor Fund for Prosecutor services; (4) authorizing the purchase of regular unleaded gasoline for the Engineering Center from Ports Petroleum at the low bid of \$1.6585 per gallon; and, (5) declaring Medina County property as excess property to be disposed of or sold on the internet auction site. Mr. Miller requested payment of the weekly bills in the amount of \$712,511.61. Ms. Ray moved to approve the five finance resolutions and payment of the weekly bills; the motion was seconded by Mrs. Geissman. There was no discussion. Roll call showed all commissioners voting AYE.

Gary Berkowitz, Human Resources Director, presented and reviewed a resolution approving personnel changes for the employees under the jurisdiction of the Medina County Commissioners. Ms. Ray moved to approve the resolution; the motion was seconded by Mrs. Geissman. There was no discussion. Roll call showed all commissioners voting AYE.

Mr. Berkowitz presented a resolution approving the termination of a probationary employee working in the Sanitary Engineer's Department. Ms. Ray moved to approve the resolution and Mrs. Geissman seconded the motion. There was no discussion. Roll call showed all Commissioners voting AYE.

Mr. Berkowitz presented a resolution amending the Table of Organization for the County Home to reclassify two positions. Ms. Ray moved to approve the resolution; seconded by Mrs. Geissman. Roll call showed all Commissioners voting AYE.

Chris Jakab, County Administrator, presented and reviewed the following resolutions: (1) entering into an agreement with the City of Medina to provide Fair Housing Services to fulfill the Fair Housing component of the Community Development Block Grant; (2) approving the acquisition of property in the Village of Gloria Glens located at 503 Playland Parkway funded through the FEMA Flood Mitigation Program; and, (3) approving an agreement with the City of Wadsworth to provide residential electrical inspection services by the county's

COMMISSIONERS MEETING, MONDAY, DECEMBER 4, 2006

Building Inspection Department at a rate of \$22.00 per inspection. Ms. Ray moved to approve the three resolutions; the motion was seconded by Mrs. Geissman. There was no discussion. Roll call showed all commissioners voting AYE.

Jim Troike, Assistant Sanitary Engineer, presented and reviewed the following resolutions: (1) rejecting the bids for calcium hydroxide that were accepted and awarded on Resolution 06-1052 because the bids did not meet the specifications; (2) authorizing an agreement to lease to own a utility bill inserting system through state purchasing; (3) obtaining easements for the Hinckley Waterline Project; and, (4) accepting the assignment of an easement from Landsong, Ltd. for a waterline constructed for the Morning Star Farms Development in Hinckley Township. Ms. Ray made a motion to approve the four resolutions; seconded by Mrs. Geissman. There was no discussion. Roll call showed all Commissioners voting AYE.

Mr. Hambley presented a resolution reappointing Larry Landis and Conrad Sarnowski as the village mayor's representative and alternate to the Medina County Planning Commission with their terms to expire on December 31, 2009. Ms. Ray moved to approve the reappointments and Mrs. Geissman seconded the motion. Roll call showed all Commissioners voting AYE.

Mr. Hambley presented a resolution appointing members to the Community Reinvestment Area Housing Councils/Enterprise Zone Tax Incentive Review Councils for Hinckley, Liverpool and Sharon Townships with their terms to expire December 31, 2009 as follow:

Reappointing William Zelei for Commissioner Geissman
Reappointing Jim Sandor for Commissioner Hambley
Appointing David Manley for Commissioner Ray

Ms. Ray moved to approve the appointments and Mrs. Geissman seconded the motion. There was no discussion. Roll call showed all Commissioners voting AYE.

Clerk Pam Vereb read the resolution to allow expenses of County officials. Ms. Ray moved to allow the expenses; seconded by Mrs. Geissman. There was no discussion. Roll call showed all commissioners voting AYE.

Mr. Hambley read the notice from the Ohio Division of Liquor Control regarding liquor license transfer from the Friendly Inn, Inc. DBA Friendly Inn, 6936 Norwalk Road, York Township, Medina, Ohio, to Apple Blossom, Inc., DBA Friendly Inn at the same address. It is a D1, "Beer only for on premises consumption or in sealed containers for carry out", D2, "Wine and certain prepackaged drinks for on premises consumption or in sealed containers for carry out", and D3, "Spirituous liquor for on premises consumption only until 1:00 a.m.". There were no comments.

The meeting was opened for public comment. No one wished to speak at this time.

The meeting recessed at 9:42 a.m. for the commissioners to move to the Conference Room for the Discussion Session at 9:46 a.m.

Discussion Session

Mrs. Geissman said Commissioners received a letter from Rittman regarding their continuing problem with stormwater runoff. Rittman's mayor and council have asked that the Commissioners write a letter of support for them to send with others to Congressman Ralph Regula to request federal grant funds to help with that situation. The other commissioners agreed to support Rittman's application for funding for improvements to Landis Ditch.

Mrs. Geissman said they received notice that the legislative programs of the 127th Ohio General Assembly will be voted on officially by the County Commissioners Association of Ohio

COMMISSIONERS MEETING, MONDAY, DECEMBER 4, 2006

(CCAO) next week. The Commissioners should notify her if they have any questions, comments or concerns with the proposed programs.

Ms. Ray said that Dianne Ranftl would be trained for the Prescription Assistance Program this week. The Print Shop has created a draft brochure for their review and then they can proceed with a press release and begin promoting the program.

Mr. Hambley reported good news for the Medina County Park District regarding the grant to purchase Chippewa Lake. The Ohio Public Works Commission (OPWC) rejected the ranking list for the Clean Ohio Conservation Fund Green Ohio Fund until they scored Cleveland Metro Parks' Hinckley Reservation (for an acquisition of about 46 acres of land). Metro Parks was not scored when the others were because no one was present to answer the Natural Resource Assistance Council (NRAC) board's questions. They had a special meeting Friday where they invited all of the applicants for the Hinckley presentation and they scored them. There was the potential that if they exceeded the scoring of Chippewa Lake, then Chippewa Lake would have been "bounced" if Hinckley had shifted to the #1 spot. Fortunately for Medina County Park District, it did not change the ranking and Cleveland Metro Parks came in third. There are still insufficient funds to award both of the two topped-ranked applicants the full amounts requested. Western Reserve Land Conservancy for Firelands Boy Scout Reservation/Vermillion River Protection was awarded the full award of \$876,000 and the balance of \$648,000 would go to the Park District that requested \$1,538,221. The recommendations remain intact from the council to the OPWC. There may be the potential to put funding back into the Green Ohio Fund using the capital bill and they should know that by the end of the month. If that is the case, there would be subsequent rounds for distribution of those funds and Cleveland Metro Parks could receive some funding. Mr. Hambley noted that from Medina County's perspective, they would have won either way.

Mr. Jakab said that the Medina County Courthouse was closed on Friday, December 1, due to several water-main breaks. The Courthouse is open today, but it is still under a boil alert for the drinking water until tomorrow. The Transit Office lost power and phone service on Friday for several hours late afternoon due to the high winds. They were able to continue to communicate via cell phones. Mrs. Geissman added that the Administration Building lost power for a short time on Friday and the staff had to reboot their computers.

Mr. Troike stated that the experiment at the water treatment plant done at the request of the investor of Liquid Resources of Ohio (LRO) showed that the strength of the diet soda concentrates was about three times higher than the county agreed to take. They did not follow instructions and the tests take up a lot of time and money. They did not do the research beforehand because they do not have anyone with the background to do the technical work. Ms. Ray said, in the spirit of cooperation, if they hire a technical person that meets with their approval and they come back at a later date and want to do the test again, they should keep the door open. They certainly want this to work. Mr. Hotz explained that the diet soda's waste product can't be used to ferment to make the alcohol to be used for fuel, but LRO is required to by the pop manufacturers if they want to take the regular sugared pop. They said they would pre-treat the pollutant concentrations, but they never have. The experiment did not work because they didn't do as they promised so they will not be allowed to reconnect and discharge in the sanitary sewer with the industrial portion of the discharge from the process operation. Mr. Troike said the other option is to haul it away. He will contact LRO and direct them to find the right technical person. It is very disappointing.

Mr. Hotz asked Assistant Prosecutor Bill Thorne about the status of the tire dump at the McCourt property that the Sanitary Engineer's Department, Montville Township and the Health Department collaborated to clean up. Mr. Thorne said they are trying to sell the estate privately and are in the process of having the property re-appraised to establish the asking price since it has sat empty and not been maintained for many years. There is a pending appeal as to

COMMISSIONERS MEETING, MONDAY, DECEMBER 4, 2006

whether the bank can challenge the court's order. They are trying to settle the appeal and Mr. Thorne said he would keep Mr. Hotz informed.

Scott Miller, Finance Director, informed Commissioners that the second round of budget hearings will be held the week of January 8, 2007, and he will soon be providing them with a schedule.

The meeting recessed at 10:00 a.m. to move to the Hearing Room to continue the Discussion Session at 10:02 a.m.

Tracy Mattern, Buckeye Local School Board member, and Dr. Robert Wilder, Medina City School Board member, made a presentation on behalf of the County Alternative Public School Funding Committee. Mr. Mattern said they were authorized by six of the seven county Boards of Education that met in joint-session last Thursday, November 30. These districts passed resolutions to formally request of the Commissioners that they place a half of one percent piggy-back sales tax on the ballot in May 2007. (Brunswick City Schools tabled their motion in the interest of their regularly scheduled council meeting this evening where they will present the information to the community.)

Mr. Mattern stated that Medina County is the only county in the State of Ohio that has all excellent rated schools by the Ohio Department of Education. The state funding system's putting the burden on local school districts has resulted in 74% of all new operating money levy requests in the last election to fail statewide; people are tapped out. Only 64% of operating renewals over the past two years have succeeded statewide. Various groups (Ohio School Board Association, Ohio Cares School Campaign, Ohio Mayors Association, and about a half dozen others) across the state have been working separately to solve this dilemma, and have now come together to work on a common plan. Their representatives have predicted that any state reform cannot be expected until the year 2011. Many public school systems are facing urgent situations and are running out of money in today's dollars. He said there are no "silver bullet" solutions, but they have formed a group, the Medina County Public Schools Alternative Funding Study Panel, to begin "thinking outside the box" to protect the quality of education in Medina County schools. The DeRolph case, where the Ohio Supreme Court found Ohio's school funding unconstitutional because it relied too heavily on locally raised money, has not provided any relief. Medina County is considered one of the wealthier school districts so many of its collected tax dollars go elsewhere and it would be at the bottom of the list for any reform.

Mr. Mattern said the research made by the countywide study panel (that has two representatives from each of the Boards of Education) found that Ohio's schools can only be funded by income tax, personal property tax, and sales tax. The Cloverleaf School District just passed an income tax on earned-income and self-employment income of the residents of the school district. The levy they are proposing would fund permanent improvements (PI) that could include textbooks, technology, and construction and repair of buildings and would be distributed per-head proportionately. Sales taxes are paid by everyone who makes a purchase of a taxable item (hopefully, 1/3 paid by those outside the county), they're controllable, and they grow on their own.

Dr. Wilder said the sales tax really makes sense. Addressing the concern that it might make Medina County anti-competitive, he explained that Medina County's sales tax is currently one of the lowest in the state at 6%, and a bump to 6-1/2% would still be competitive with our neighboring counties and the state as a whole. The 1/2% sales tax would bring in about \$9.8 million in 2007 and would partially offset the over-reliance on property tax. That amount would only represent about 4% of what it takes to operate the schools in the county and would not alleviate future funding requirements. It would help reduce future property taxes to some extent.

COMMISSIONERS MEETING, MONDAY, DECEMBER 4, 2006

Dr. Wilder said that although they did not get official legal advice, they consulted and confirmed that county governments are permitted to enact a sales tax for approval by the voters. The statute provides for the Community Improvements Board (CIB) to collect that tax revenue and invest it while it is waiting to be distributed to the various school boards. The CIB is a nine-member board; three members are to be appointed by the mayor of the city with the largest population (Brunswick) and six members are to be appointed by the county. One must be the mayor of another city in the county, one member must be a township trustee, and one must be another mayor, trustee, or a representative of a business or union trade association. Three members serve at-large. The amount of the sales tax cannot exceed 1/2% and has to be enacted countywide. The panel considered 1/4%, but felt that was not adequate to meet the permanent improvements of the seven districts. The levy would run for 30 years.

Ms. Ray asked how the funds would be utilized and Dr. Wilder replied that each district is currently discussing how they would be used and that would be part of a successful campaign in selling this to each district's voters. It is not something the panel as a whole can figure out because each district is in a different position.

Ms. Ray asked if they had a dollar amount in mind to be raised and if that is how they came up with the 30-year figure. Mr. Mattern said they decided to go by statute for the longest period allowed in hopes, in the interim, true reform might be accomplished. If reform is achieved, it would not preclude them from making a request to eliminate the use of this piggy-back tax if they obtain other resources. Ms. Ray asked if that would have to go back to the ballot and Mr. Mattern said he did not know the answer, but would look into it. Mr. Wilder said every district can choose to receive less in property taxes by having a lower operating levy, stop collecting a permanent improvement property tax levy, or some other combination of that. The main idea is that this money is a collected sales tax and, hopefully, 1/3 would be paid by people outside the county. This would be a way to replace what is currently collected or would need to be collected in property taxes for permanent improvements. Mr. Mattern added that the key strategy to keep in mind is that all the schools' dynamics differ financially. By definition, a permanent improvement is any item that has a five-year lifespan or more, including facilities, school buses, some textbooks, and technology. Some schools can look at what they are currently using general operating funds for that could qualify for permanent improvements because operating money is their greatest challenge now.

Dr. Wilder described how they would distribute the revenue to the school districts using Average Daily Membership (ADM) as follows:

Black River Local	5.5%
Brunswick City	24.7%
Buckeye Local	7.6%
Cloverleaf Local	10.9%
Highland Local	10.5%
Medina City	24.9%
Wadsworth City	15.9%

In addition to the districts above, each district would distribute a proportional share of this funding to the Medina County Career Center (MCCC) and the MRDD. The collection is governed by state law and the county's financial officer would receive and certify it. The CIB would place requirements on school districts to apply for and receive payments due them under these formulas. An administrative fee would be paid to the county. Monies can earn interest for the public school districts, but it will be held for distribution by the county. Balances can carry over from one year to the next. It is the intention of the Study Panel, as well as state law, that only permanent improvements can be funded.

Dr. Wilder requested that the Commissioners place this issue on the ballot. A Community Improvement Board (CIB) would need to be appointed and voters must

COMMISSIONERS MEETING, MONDAY, DECEMBER 4, 2006

approve the plan. They believe that a county-wide sales tax, dedicated to funding permanent improvements at each district, is the beginning step to help alleviate some property tax burdens on our citizens. Summit County was the only county in the state that tried to place on a sales tax about four years ago. They made their findings and research available to the Study Group.

Mrs. Geissman asked for clarification of how the money would be distributed among the seven school districts plus the Medina County Career Center (MCCC) and the Achievement Center (MRDD). Mr. Mattern said the money would be divided among the seven districts; however, the seven districts have special education needs that they don't individually supply. Some might be part-time and full-time vocational students at the Medina County Career Center and, for example, a part-time student would get 1/2 the income for PI for one student and it would go to the MCCC.

Mrs. Geissman asked if the 1/2% was a part of the 1% sales tax that the Commissioners have for the county's use or it was a tax they are allowed to use through another statute. Mr. Hambley said the research from Squires, Sanders and Dempsey clearly states that the other 1/2% can be used for several purposes including capital improvements and does not affect the sales tax used by Commissioners. All 88 counties have that ability, not just Summit County that is a charter-type county. Mr. Jakab added that there is the ability to levy 1-1/2% between two different statutes in the Ohio Revised Code. They have used 1/2 of 1% and 0 of the other 1/2%. Mr. Mattern said Summit County was gracious to supply their research. Any future reform that might provide options beyond this, they could certainly look at a mechanism to give this back. There will be other needs that the county might want to consider for other purposes. If they leave that option open and the day ever comes that "the pot of gold at the end of the school rainbow" appears, they can give it back and they would have the right to utilize it. Mr. Hambley said the CIB could make that determination based on their annual review of the permanent levy and make a recommendation to the Commissioners. Mr. Mattern said that would be a point of discussion because they don't know what the Ohio State Facilities Capital Fund will be in five or fifty years. Mr. Hambley said if any bonds or notes are issued under this tax, they could not reduce it until the bonds were paid off and they are reissued in bonds with another source. There are a number of issues that need to be worked out and he proposed the Commissioners continue to work with the panel in finalizing this proposal. They have the details of creating a CIB and other issues regarding the use of the funds and the implications of the bonds and notes if other funds are available. Mr. Mattern said they would need a legal opinion on that specific item (if a school has a bond running beyond that point).

Mr. Hambley said the Board of Commissioners would feel more comfortable in pursuing this sales tax if they have something in writing from each of the Boards of Education affirming how they are going to reduce the burden on the property tax. They would need to go through this exercise to communicate to the voters as well. The number-one goal is not to supplant the state funding, but to supplant the local property tax. Districts that have permanent improvement levies in existence need to know if they have the ability for the elimination of that. Those that do not have PI levies in place and would need the sales tax for new schools, would need to let the Commissioners know that as well. That means they would not need to go to the voters to get a bond issue passed. Mr. Hambley also requested a list of each school district's capital improvement needs. Mr. Mattern said he and Dr. Wilder would communicate that request on behalf of the Commissioners. Dr. Wilder pointed out that other states that have tried to reform their school funding found that they could not support public education without some property tax. Some property tax would be needed in this case, with a sales tax to offset it. Mr. Hambley said they would offset the reliance upon property tax and reduce it where they can; diversifying the burden and the revenue sources to provide more stability.

Joe Dickinson, Assistant Prosecutor, said there are some questions regarding the fairness of the burden of property tax. For example, if a person in the Highland School District feels his property taxes are a burden, he might feel better about the fairness of that burden because it is

COMMISSIONERS MEETING, MONDAY, DECEMBER 4, 2006

supporting his school district. He might not feel it is very fair to pay more sales taxes to improve other school districts (10.5% distribution would go to Highland and the rest would go to six other school districts). Ms. Ray said the students would get the same amount per pupil; it is simple distribution per-student proportionately. Mr. Mattern said that the sales tax cannot be done for just one district and must be countywide. Mrs. Geissman said there is some perception in the community that it has to be more fair. Some residents are saying they cannot support the sales tax because they already have a permanent improvement levy for their schools. Mr. Mattern said it would be a transition to relieve some of that locally in lieu of this funding. Mr. Hambley said the sales tax would significantly reduce the amount of property tax the schools need that they have been using for permanent improvements.

Mrs. Geissman asked about an income tax option for schools. Dr. Wilder said that would not change the attractiveness of the sales tax that generates revenue from people outside the county. Mr. Mattern said sales tax is for general operation money.

Ms. Ray stated that when campaigning, she found overwhelmingly that the thing people were most concerned about was school funding. Over-reliance upon property tax is tough, but it is difficult to propose something forward-thinking to try to alleviate part of that burden. Property tax is always going to be a piece of the puzzle, but they have to come up with some other pieces, too. Mr. Hambley said it is a complicated option, but he is hopeful that it is one that they can present to voters to show that the Commissioners are helping the schools to address this problem. They don't have authority to make it any simpler than this; however, state legislature does. Schools have the ability to reduce the property tax and if they want to pass this, they need to shift the burden away from the property tax. They have the opportunity to do it with revenue that actually grows.

Mrs. Geissman said our governor-elect and many other legislators ran on the promise of resolving the school funding problem. She spoke with some legislators who feel that by mid-February 2007 the Governor will present his school funding proposal that could very well be a state sales tax to be placed on the November 2007 ballot. She has concern about putting the county tax on the May ballot and would feel better about putting this on the fall ballot. By then, they would know whether or not the state will be able to do anything. She appreciates all the work they have put in and the schools certainly need funding, but the timing is very poor. Mr. Mattern said he respects her opinion, but the modes operandi that the schools have been operating under for almost 12 years have been hope and promises from new legislation, some of which has been acted upon but never got out of the floor at the statehouse. The "wait and see" has brought them to this point 12 years later with no better solution. There is consensus among public school officials that they have had enough and have to start looking at how they can take care of their students locally. If something happens on the state floor that can benefit Medina County, they can always go back and re-tweak their funding sources. They have waited and waited to the point that seven of ten public schools districts in Ohio have no new money and no ability to swap current money to new money without raising taxes. For example, Buckeye will be in a fiscal emergency next year. There is a misconception that the State of Ohio will save them, but they won't. They just come in and demand cuts and there is really nothing left to cut.

Mr. Hambley said because of Medina County's wealth, they are going to be way down on the list of any statewide reform. The last time there was a statewide issue for a sales tax of 1% in 1987, it overwhelmingly was defeated by 80%. Ms. Ray pointed out that Representative-elect Batchelder stated at Thursday's presentation that Medina County would not be treated favorably at the state level. Mrs. Geissman said she would still like to give the state the opportunity to resolve school funding and it is their responsibility to do that. She is not opposing what the committee is talking about; she is opposed to putting it on the May ballot. If they wait until November, they can tell the general public that the state has not come through. They have promised that schools would be the first thing on the state's agenda. Mr. Hambley

COMMISSIONERS MEETING, MONDAY, DECEMBER 4, 2006

asked if she was willing to agree to put this on the same November ballot against the state's proposal if it was put it on in November. Mrs. Geissman said they need to know what the state would be proposing. Mr. Hambley said they might not know until August whether they are going to put it on the ballot because that is the way state legislature has historically been. Ms. Ray said Mrs. Geissman said the Governor would make his proposal in mid-February. That way they could still withdraw before May if the "pot of gold" shows up. Dr. Wilder said Medina County would still be the lowest percentage sales tax in the state even if the state enacted a 1% sale tax. It would still make sense to have that extra 1/2% additional county sales tax. They considered going on the November 2006 ballot but delayed because of needing more research. They realize that in every election there is going to be a problem for one of the school boards. Mr. Hambley commented that there will not be an election in the foreseeable future where a school district in this county is not on the ballot.

Mr. Hambley said there is consensus among the three Commissioners to work with the panel and involving County Administrator Chris Jakab. They need to bring in the County Prosecutor to finalize this proposal and they will look into the timing after that. They need to discuss the CIB and make sure the largest city is fine with moving forward. If they were to put this on the ballot, within 15 days they would have to create the CIB. If it's created before it gets voted on, they dissolve if that issue does not pass. The voters will know who is on the CIB when they go to the ballot. Every week he will brief the Alternative School Funding Committee as to their status. Ms. Ray agreed. Mrs. Geissman said she agreed that they can continue their research, but at this point she still feels that it should go on the fall ballot to give the legislators and Governor-elect the time to present something. Mr. Hambley said they have until February to make the decision as to when to put it on the ballot, and by then they will hopefully have some communications from the new state legislators and the Governor-elect. They will also need to hold public hearings.

The meeting recessed at 11:10 a.m. for the Commissioners to go into the Executive Session to discuss personnel/compensation and pending litigation that was voted upon earlier.

At 11:41 a.m. Ms. Ray motioned to adjourn the meeting and Mrs. Geissman seconded the motion. There was no discussion. Roll call showed all Commissioners voting AYE.

RESOLUTIONS PASSED 12/4/06

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| 06-1106 | RESOLUTION TO ALLOW CLAIMS AND AUTHORIZE ISSUANCE UPON THE TREASURER IN SETTLEMENT OF SUCH LIST OF CLAIMS |
| 06-1107 | RESOLUTION AUTHORIZING THE SANITARY ENGINEERING DEPARTMENT TO LEASE TO OWN A UTILITY BILL INSERTING SYSTEM THROUGH STATE PURCHASING FOR THE MEDINA COUNTY SANITARY ENGINEERING DEPARTMENT |
| 06-1108 | RESOLUTION DETERMINING THE NECESSITY TO CLOSE WESTFIELD ROAD (C.H. 15) BETWEEN KENNARD ROAD (C.H. 78) AND CHIPPEWA ROAD (C.H.50) |
| 06-1109 | RESOLUTION TO EXTEND THE COMPLETION DATE OF THE MICROSURFACING CONTRACT BY AND BETWEEN STRAWSER INCORPORATED AND THE MEDINA COUNTY BOARD OF COMMISSIONERS |
| 06-1110 | RESOLUTION ACCCEPTING AND AWARING THE BIDS FOR AGGREGATE MATERIALS FOR USE BY THE MEDINA COUNTY HIGHWAY DEPARTMENT |
| 06-1111 | RESOLUTION APPROVING THE FINAL PLAT FOR THE RIVENDALE SUBDIVISION |

COMMISSIONERS MEETING, MONDAY, DECEMBER 4, 2006

LOCATED IN LOT 42 IN MEDINA TOWNSHIP

- 06-1112 RESOLUTION APPROVING ANNUAL ASSESSMENT ON IMPROVEMENTS CONSTRUCTED UNDER THE AUTHORITY OF SECTION 6131.63 OHIO REVISED CODE ON APPROXIMATELY 53.0411 ACRES IN LOT 42 OF MEDINA TOWNSHIP KNOWN AS RIVERDALE SUBDIVISION AND ESTABLISHING THEREBY SAID IMPROVEMENT AS A PUBLIC WATERCOURSE
- 06-1113 RESOLUTION AMENDING THE 2006 APPROPRIATIONS RESOLUTION BY TRANSFERRING APPROPRIATIONS
- 06-1114 RESOLUTION AMENDING THE ANNUAL APPROPRIATION RESOLUTION
- 06-1115 RESOLUTION AUTHORIZING THE COUNTY AUDITOR TO TRANSFER FUNDS FROM THE GENERAL FUND AND THE CHILD SUPPORT ENFORCEMENT AGENCY FUND TO THE TITLE IV-D PROSECUTOR FUND FOR PROSECUTOR SERVICES
- 06-1116 AUTHORIZING THE PURCHASE OF 7,600 GALLONS OF REGULAR UNLEADED GASOLINE FOR THE ENGINEERING CENTER
- 06-1117 RESOLUTION DECLARING MEDINA COUNTY PROPERTY AS EXCESS PROPERTY
- 06-1118 RESOLUTION APPROVING PERSONNEL CHANGES FOR THE EMPLOYEES UNDER THE JURISDICTION OF THE MEDINA COUNTY COMMISSIONERS
- 06-1119 RESOLUTION APPROVING THE TERMINATION OF A PROBATIONARY EMPLOYEE WORKING FOR THE SANITARY ENGINEER UNDER THE JURISDICTION OF THE MEDINA COUNTY COMMISSIONERS
- 06-1120 RESOLUTION AMENDING THE TABLE OF ORGANIZATION FOR THE MEDINA COUNTY HOME
- 06-1121 RESOLUTION ENTERING INTO AN AGREEMENT WITH THE CITY OF MEDINA TO PROVIDE FAIR HOUSING SERVICES`
- 06-1122 APPROVING THE ACQUISTION OF PROPERTY IN THE VILLAGE OF GLORIA GLENS
- 06-1123 RESOLUTION APPROVING AN AGREEMENT WITH THE CITY OF WADSWORTH TO PROVIDE ELECTRIC INSPECTION SERVICES BY THE MEDINA COUNTY BUILDING INSPECTION DEPARTMENT
- 06-1124 RESOLUTION REJECTING THE BIDS FOR CALCIUM HYDROXIDE THAT WERE ACCEPTED AND AWARDED PURSUANT TO RESOLUTION NO. 06-1052
- 06-1125 AUTHORIZING THE SANITARY ENGINEER TO OBTAIN EASEMENTS FOR VARIOUS WATER IMPROVEMENT PROJECTS
- 06-1126 RESOLUTION ACCEPTING THE ASSIGNMENT OF AN EASEMENT FROM LANDSONG, LTD. FOR A WATERLINE CONSTRUCTED FOR THE MORNINGSTAR FARMS DEVELOPMENT, HINCKLEY TOWNSHIP

