

COMMISSIONERS MEETING – MONDAY, OCTOBER 27, 2003

Stephen D. Hambley called the meeting to order at 9:30 a.m. with Sharon A. Ray and Patricia G. Geissman present.

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

At the beginning of the meeting the oral reading of the October 20 minutes was dispensed with. Each Commissioner has read them personally. Mrs. Geissman moved to approve the minutes; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Dave Miller, County Engineer, presented resolutions to close a section of Marks Road for pavement repairs and debris removal and a section of Garman Road for railroad crossing repairs. Mrs. Geissman moved to approve the 2 road closings; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Dave presented resolutions approving the final plat and approving the drainage assessments & establishing a public watercourse for Ridgewood Falls Subdivision Phase III in Montville Township. Mrs. Geissman moved to approve the 2 resolutions; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Commissioners reviewed the weekly permits list.

Chris Jakab, Finance Director, presented and reviewed resolutions amending the annual appropriations by transferring and increasing appropriations, fund transfers, revenue adjustments for various funds, purchasing fuel for the Engineering Center from Ports Petroleum, approving submission of a grant application to the Governor's Highway Safety Office, accepting the amounts and rates as determined by the Budget Commission & authorizing the necessary tax levies & certifying them to the Auditor, and the weekly bills in the amount of \$1,015,430.20. The grant application for Highway Safety is being made on behalf of the County Engineer for an updated study of no passing zones in the amount of \$12,475. The resolution accepting the amounts and rates determined by the Budget Commission is done annually and sets the millage for the general fund, Achievement Center, MCDAC, etc. A comparative was attached to the Commissioners' copies showing the 2003 figures versus the estimate collection amounts and the assessed property values for the current year versus next year, which shows a decrease in property values. The County Auditor will be updating their information and hopefully those values will increase. It was noted that the largest increase was in tangible personal property and that decreases were seen in residential and agricultural amounts. Mrs. Geissman moved to approve the 7 resolutions and payment of the bills; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Gary Berkowitz, Human Resources Director, presented and reviewed a personnel resolution. Mrs. Geissman moved to approve the personnel changes; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Gary presented a second personnel resolution reflecting an increase for the MCDAC Director and changing the title as well as an increase for the Workforce Development Director. Mrs. Geissman moved to approve these personnel changes; Seconded by Ms. Ray. There was no discussion. Roll Call showed Mr. Hambley and Ms. Ray voting AYE with Mrs. Geissman voting NAY.

Gary presented a resolution approving an agreement with Clemans, Nelson & Associates for management consultant services. They will act as a resource for the Human Services Department for reviewing policies, compensation, and all matters covered by the office for a retainer of \$175/month. Mrs. Geissman moved to approve the agreement; Seconded by Ms. Ray.

Mrs. Geissman asked if other agencies were checked for this service.

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Gary stated that one other group offers service and their references were checked. Clemans, Nelson & Associates has attorneys on staff. The other group would have to refer to a separate legal firm, which increased their costs for the service.

There was no further discussion.

Roll Call on the motion and second to approve the agreement with Clemans, Nelson & Associates showed all Commissioners voting AYE.

Gary presented a resolution approving an agreement with the Ohio Bureau of Workers' Compensation for coverage of non-emergency volunteers and probationers. This coverage was effective in 1999 and has lapsed. This agreement requires that a list be maintained of all volunteers and probationers, which will require the continual update. There is an incremental cost to the county. At this time there are 100 individuals on the list. This agreement relieves the county of liability. Mrs. Geissman moved to approve the agreement; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

John Stricker, County Administrator, presented a resolution amending the Table of Organization for Job & Family Services and Sanitary Engineering. For the Sanitary Engineer a Design Engineer Intern position is being reclassified to Design Engineer 1 and they are adding a Design Engineer 4. In Job & Family Services they are reclassifying a Fiscal Officer to a File Clerk. They are also adding 2 positions for training purposes under 2 department heads that are looking at retirement. Mrs. Geissman moved to approve the amendments; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Ken Hotz, Sanitary Engineer, presented a resolution accepting bids for lawn maintenance and snow plowing services for various county facilities. They are checking the references of the apparent low bidder and are not ready at this time to make an award. Mrs. Geissman moved to accept the bids; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Ken presented a resolution authorizing cooperative agreement with the Ohio Water Development Authority for the water lines in Chatham Township and emergency connection to Lodi. Bill Thorne, Assistant Prosecutor, has the original agreements for signatures. Mrs. Geissman moved to approve the agreement; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Mead Wilkins, Job & Family Services Director, presented a resolution amending the civil rights and limited English proficiency plan, which brings them into compliance with regulations. Mrs. Geissman moved to approve the amendment; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

A resolution allowing for expenditures relating to professional educational program for Job & Family Services was tabled and will be reviewed at the discussion session this afternoon.

Mead reported that they will have resolutions next week involving \$90,000 for the Family Resources Center in Lodi over the next 2 years and for \$120,000 for teenage pregnancy prevention services, noting that the highest level of poverty involves teenage pregnancies. He noted that they have received their new state computers and that Cloverleaf Schools will be taking 90 of them. The literacy program is still going well. This program involves contracts with the Career Center for GED, Project Learn and for Goodwill for job readiness and job placement. The work activity program through Welfare to Work with Medina Assembly & Packaging has been a self-sustaining program. He has talked with Workforce regarding use of State trainers in developing a training center for county employees and agencies. The collection for Coats for Kids is starting up. Last year they were able to purchase 117 new coats for kids. They held a managerial retreat and added up the service that the 17 managers have and came up with a total of 431 years of services, noting that that with retirements over the next 3 years they will lose 300 years of service.

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Karl Cetina, MCDAC Director, noted that this is Red Ribbon Week and banners are around the Human Service Center and efforts are moving forward for a Drug Free Ohio. He has been doing site visits with the various grantees. The first report was done by the Tobacco Coalition and they are right on schedule. They had 16 organizations signing on by the second meeting. The official name of the coalition is the Medina County Tobacco Information & Prevention Coalition (TIP for short). He attended a national conference on treatment alternatives and street crime last week and their focus was on bringing law enforcement and treatment agencies together to help keep people out of jail and get the best services. There are 7 counties in Ohio doing task programs. The next step to help these agencies will be a federal Byrne grant.

John Jones, Transportation Services Director, presented a resolution terminating the supplemental services agreement with Medina County Cab. Medina County Cab ceased their operations last Sunday. Mrs. Geissman moved to approve the termination of the agreement; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

John presented a resolution awarding an agreement for supplemental services to Foxx Transportation Company, the company that took over the Medina County Cab operations. The agreement runs from October 20 through December 31. Mrs. Geissman moved to approve the agreement; Seconded by Ms. Ray.

Through questioning, John noted that there were no changes to the fees.

There was no further discussion.

Roll Call on the motion and second to approve the agreement with Foxx Transportation Company showed all Commissioners voting AYE.

Gary Searle, Workforce Development Director, presented a resolution re-designating the local Workforce Development Ohio Sub Area to a Local Conventional Workforce Investment Area and re-designating the Local Workforce Policy Board under the Ohio Option to a Local Workforce Development Board. Mrs. Geissman moved to approve the re-designations. There was no second.

Ms. Ray stated that she would like to table this resolution until the discussion session this afternoon for review of some language to assure that problems do not arise similar to what had happened in the past. It was noted that this resolution refers to a contract that is now under review with Summit County that sets the details for the programs.

Mr. Hambley presented a resolution commending Sylvia Hrivnak for her years of service with the Prosecutor's Office. Mrs. Geissman moved to approve the commendation; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

The Clerk read the resolution to allow expenses of county officials. Mrs. Geissman moved to allow the expenses; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

The meeting was opened for public comment.

Glenn Sheller, Guilford Township, asked about the status of dispatch fees.

Commissioners stated that the new fees are being worked on and hopefully will be ready later this week. The distributions of costs are being re-figured since 2 townships have given notice that they are pulling out. The fees are also being reviewed to assure that fees are dispatch related only.

There were no further public comments or questions.

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Commissioners convened the review of an annexation petition for 40.7856 acres of land from Guilford and Westfield Townships to the Village of Seville.

Mr. Hambley noted that this is an Expedited 2 petition and the Clerk has gone through the requirements of ORC 709.02 and 709.021. The petition was filed September 29 and he reviewed each item under these requirements. Although this is not a public hearing, a question from Tax Maps regarding accuracy will be addressed as well as public comments will be taken. Commissioners are required to review the petition to make sure it meets the Code and are permitted to receive comments. The petition meets the requirements of being contiguous to the Village, containing the signatures of all property owners within the territory to be annexed, and no signature was obtained more than 180 days before filing. There is a question as to the accuracy of the legal description and plat, and Roxana Rohrich, Tax Maps Department, was asked to come forward.

Roxana stated that there are a number of problems with the plat that can be worked out with the surveyor, such as incorrect parcel numbers. Her biggest concern is that they are annexing only part of one parcel and the remainder of that parcel is under an existing road right-of-way for I-71 and I-76. She has been informed that there is precedence for splitting a parcel with an annexation, and because this is a survey and she will have the correct acreage of the remainder as well as the parcel being annexed, it can be done. She questioned the purpose of the 2 pieces in the name of the owner, Beacon South LLC, as separate parcels in the road right-of-way. There was a proposal prior to this to deed those 2 pieces to the State, but that has not been done at this time.

Stan Scheetz, Agent for the Petitioner, introduced Charles Marshall, Managing Member of Beacon South LLC. That was done specifically because they are contemplating the completion of the transfer to the State of Ohio in addition to a significant portion of this land. In discussions with the State of Ohio, they felt the transfer should be deferred until the other right-of-way is known. Negotiations are ongoing at this time. Ultimately that will be transferred to the State.

Mr. Hambley noted that as Roxana has indicated a precedence has been set on split parcels with an annexation, and asked Bill Thorne, Assistant Prosecutor, that if all other requirements are met for annexation, whether the Commissioners can approve the annexation contingent upon a final correction of the description and plat.

Bill agreed approval could be made in this matter.

There was no further discussion on this issue and review of the remaining requirements proceeded.

It was confirmed that under ORC 709.02 and 709.021 the remaining requirements, naming an agent within the petition and providing a list of adjacent parcels with names & addresses of owners, were met. The review of 10 requirements under ORC 709.023 were then reviewed, noting that proof of notices to the municipal clerk, township clerk, and Commissioners' clerk as well as to all property owners within and adjacent to the property to be annexed were received on October 3 and that the required Village ordinances relative to services and providing for a buffer were received October 17. All requirements under this section were met.

Under 709.023(D) Guilford Township filed a resolution of consent on October 8 and Seville filed an ordinance of consent on October 17. Westfield Township took no action and it is therefore deemed as consent.

Trina Devanney, Assistant Prosecutor representing Westfield Township, stated that Westfield Township has a number of issues with this annexation petition, most specifically dealing with fire protection. They have not seen a maintenance agreement for services and they aren't sure how the services can be provided from Seville when the fire department is actually a

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township fire department. They under Seville and Guilford have an agreement where there is part ownership, but they are concerned about fire in this property especially if it is planned to be split off into highway. They did not approve the resolution of consent for failure of a second. She reviewed a map showing the area that they are concerned about relative to if there is a brush fire how it would be contained and how it would be prevented from spreading. There will not be access for fire equipment to the area. They were interested in the service agreement and have not seen it.

Mr. Hambley asked if access comes from Ryan Road.

Mr. Scheetz stated that it does, noting that it is directly across from the 84 Lumber Company. There will be a rail spur and a road access.

Mr. Hambley asked if there is an easement over the railroad.

Mr. Scheetz stated that there is a crossing agreement, which is currently with the farmer. There are negotiations now with the railroad for right-of-way and for a railroad spur that is planned, as well as other improvements from Seville.

Trina stated that provided the safety issues are taken care of, she's not sure Westfield would have as big a problem with this annexation. Their primary concern is fire.

Tim Kratzer, Westfield Township Trustee, stated that in the processing of taking action on this annexation, it was brought up that at one time he was interested in purchasing this property and he was advised by counsel to abstain from any discussion or action involving this property. Both times this was reviewed by the Trustees he turned the meeting over to Jeff Plummer, Trustee, so there would be no cause for concern.

Jeff Plummer stated that their main concern is a safety issue. If the railroad blocks the entrance, there is no way to get in to right a fire or rescue an individual in this complex that will be built. If a fire or injury occurs past the exit ramp from I-71 to I-76 that is proposed, it will be impossible to get back in there. Access would have to be from one of those highways and the length of time to get equipment there would be a concern.

Mr. Hambley asked how this property would be developed if there is no access from Ryan Road.

Mr. Plummer, in reviewing the map, noted that the entire back piece will have no access. There will be a ramp of 250 feet on either side.

Mr. Scheetz noted that is a proposed access ramp from I-76 to I-71. They are not contemplating any development to the west of that land. All of the development will be confined to the east side of the ramp.

Mr. Plummer stated that will land-lock property and if a fire occurs it will be almost impossible to get back to it. Another problem is that the entrance is elevated and there is concern about access into the park, such as if there were an accident. He's not sure what type of improvement could be done to it.

Mr. Hambley noted that with any configuration of interstates there will be large loops where there is no access. He asked how protection is provided.

Mr. Plummer stated that he's not sure how close their building will be to this.

Mr. Hambley stated that it will certainly have to be set a distance away from the interchange.

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Mr. Plummer stated that the objection is not for the industrial park. It is a safety issue that is a concern.

Mr. Scheetz stated that will occur either way because the ramp is planned to go in. That land-lock will be created anyway. Development is only going to be on the side that they have access to and there will be a barrier. That is a 250 foot easement on either side of the centerline and it is 25 to 30 feet high.

Bill Young, Solicitor for the Village of Seville, noted that they have submitted their certified resolutions consenting to the annexation.

Trina presented a copy of a letter from the Westfield Fire Chief and asked if that had been filed before.

Mr. Hambley stated that it was received.

Trina asked if the Commissioners received approval from Guilford Township Trustees saying they have approved fire and rescue services from their portion of the ownership of the fire department.

Mr. Young stated that the Village of Seville and Guilford Township mutually operate the fire department and technically once the property is annexed into the Village it is the village's purview to provide those services. The Village's resolution states that they will provide fire service as well as the utilities and rescue service that is jointly operated with the Township.

Mr. Hambley stated that as he understands the criteria for an Expedited Type 2 annexation is that if they meet all of the criteria, none of which really involves fire or safety issues, the Commissioners are required to approve the annexation petition.

Bill agreed with this understanding.

There were no further comments.

Mr. Hambley noted that since the review has been completed the Commissioners are required to take action.

Mrs. Geissman moved to approve the petition for annexation of 40.7856 acres from Guilford and Westfield Township to the Village of Seville; Seconded by Ms. Ray.

Mr. Hambley stated that the Township (Westfield) has identified an area of concern and he's certain the property owners would have a similar concern. The way the law is written the Commissioners are compelled to approve the annexation on the basis of the facts presented.

The Clerk asked if the approval motion is contingent upon correction of the legal description and plat.

Commissioners agreed that it is.

Roll Call on the motion and second to approve the annexation contingent upon corrections showed all Commissioners voting AYE.

Mrs. Geissman asked if there were further concerns.

Bernie Kindall, Westfield, stated that he does, but it's a slam-dunk approval so he questioned getting involved.

Mr. Hambley stated that Commissioners still appreciate the opinions, but the Board is required to act in accordance with the requirements under the law. Whether ODOT actually does

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the ramp or not is to be seen, noting that the funding issues are being reviewed. He believes it is desirable to have the ramp constructed. If it is not constructed, there would be full access and that would not be an issue.

There was no further discussion.

At 10:15 a.m. Mrs. Geissman moved to recess into Executive Session for the purpose of pending litigation; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Commissioners recessed the meeting immediately following the Executive Session.

At 1:30 p.m. Commissioners reconvened the meeting for the discussion session.

The first item reviewed was the resolution allowing expenditures for continuing education of employees for Job & Family Services. Through questioning, Mead noted that they had the TOPS program that paid for this, but the funding has been discontinued. They have approximately 20 employees that were continuing their education when this occurred. Several years ago they changed the minimum requirements for certain positions to require a college degree, and many of the employees that have 15-20 years with the office don't meet that requirement for moving up in positions. This is a short-term solution to use State funds to help some employees complete their education to obtain their bachelor's degree. The federal funding is set at 50% and requires a 50% match. There are no local dollars required under this proposal. He noted that the TANF funds, which help to do things in the community, will expire in September 2005. This gives the department a 2-year window for the employees to finish their degrees, which are relevant to their jobs. This is specifically for bachelor degrees in social work and is limited to full time employees only. There is a 50% match program available for employees seeking a master's degree.

The documentation for the program was reviewed. Revisions were recommended to delete the child support language, noting that the program expires September 2005, and noting that no local monies will be used. This should not be included in the union contract for employees. After further discussion, Mead agreed to revise the text and have the resolution and documentation presented next week. He noted that with a couple of retirements being planned that Mary Vance is receiving training for some new responsibilities and she will be presenting this next week.

It was noted that continuing education programs are offered for the Highway Engineer, the Courts general division and Adult Probation. No general fund monies are used for this purpose.

Ms. Ray noted that a revision was made on the resolution re-designating Workforce Development, which was presented earlier today. Section 4 was added regarding an intergovernmental agreement that will spell out how the money will be spent. She understands that Summit County will be voting on this November 3. Our Workforce Executive Committee has approved this re-designation. Mrs. Geissman moved to approve the resolution; Seconded by Ms. Ray. There was no further discussion. Roll Call showed all Commissioners voting AYE.

There was a discussion relative to a notice that additional money has been approved under the Help American Vote Act (HAVA) by the Senate. It was noted that only half of the original amount was appropriated in Ohio. Expenditures for preparing an office for the new equipment is specifically not included for reimbursements. Our Board of Elections feels that the machine costs should be covered, noting that we are one of 6 counties require to also replace the voter registration system. Ms. Ray questioned whether letters of support should be sent to the House members. There was a brief discussion, and Ms. Ray will check into whether a letter would be helpful or not.

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Mrs. Geissman reported that Sheriff Hassinger is very favorable of a reverse-911 system and Buck Adams, Emergency Management Agency Director, is checking into funding through Homeland Security. Reverse-911 is a system that can be used to contact a specific neighborhood quickly if, for example, an escapee is in the area. It is possible the system could also be used for tornado warnings. Once funding sources have been checked into they will be approaching the Board with a proposal.

Mr. Hambley presented a copy of proposed correspondence to NOACA member along with documents that highlight the issues involved regarding the 3rd lane striping of I-71. The proposal is to send this out along with endorsements from local cities, chambers, etc. He will follow this up with phone calls. All Commissioners agreed to have the information sent out.

Bill Thorne and Carol Shockley, Assistant Prosecutors, presented new drafts of the real estate agreement with the University of Akron.

Ken Hotz noted that throughout the documents Exhibits A and B are referred to and there will be no "B". He reported that Mike Salay, Assistant County Engineer, stated the plat will be ready by the end of the week.

There was a review of the agreement with changes that had been proposed earlier such as widening easements on the boundaries of the property, widening the bike paths that are not to exceed 20 feet, and that the property would revert back to the county if the construction of foundations was not done within a 6-year period. The requirement for the University to participate in any cooperative economic development agreement (CEDA) was reviewed. Although there could be another type of development agreement, it is more probable that if one were to occur it would be a CEDA. This section guarantees that the University will participate.

Another deed restriction is that if there were any effort to annex the property it would require the approval of the County Commissioners prior to proceeding under the new annexation laws. This would assure that they cannot start an annexation procedure without getting the Commissioners' approval first. After a brief discussion, it was agreed to add that they cannot start the procedures without the approval of Lafayette Township either.

There was a review of the requirement for construction of foundations to commence within a 6-year period and it was agreed to change this to a 5-year period.

Relative to reversion if the property is not used for educational purposes, it was noted that under the ORC there is a wide range of acceptable items that fall under educational purposes. There was a discussion relative to whether the reversion would include the land only and the county would purchase the buildings at an appraised value, or the land and buildings would revert to the county. It was noted that appraised value would be as different as the appraisers that do them. The desire is that no development occurs on this property other than for educational purposes. After a brief discussion it was agreed to have the reversion of the land and buildings.

It was agreed that the county is not to be obligated to cure any title defects. Relative to fees, the costs for the survey and archeological survey that involved the property for the Technology Park and University will be split. All other costs related to the transfer of the property will be the responsibility of the University. It was agreed that the way this part is written is good.

Carol stated that she would like to attach copies of resolutions by the different bodies tied to the University, such as the Board of Regency, that must give approval. This will show that each board related to the University has approved prior to the agreement being signed and the land being transferred.

The Prosecutors agreed to make the final changes and turn in a draft to John Stricker for distribution.

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There was no further business before the Board for discussion.

Mrs. Geissman moved to adjourn the meeting at 2:28 p.m.; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

RESOLUTIONS PASSED:

- 03-0867 RESOLUTION TO ALLOW CLAIMS AND AUTHORIZE ISSUANCE UPON THE TREASURER IN SETTLEMENT OF SUCH LIST OF CLAIMS
- 03-0868 RESOLUTION COMMENDING SYLVIA HRIVNAK FOR HER YEARS OF SERVICE WITH THE MEDINA COUNTY PROSECUTOR'S OFFICE
- 03-0869 RESOLUTION AUTHORIZING COOPERATIVE AGREEMENT FOR THE CHATHAM, STATE ROUTE 83 AND COON CLUB ROAD WATERLINE PROJECT WITH THE OHIO WATER DEVELOPMENT AUTHORITY
- 03-0870 RESOLUTION RE-DESIGNATING THE LOCAL WORKFORCE INVESTMENT OHIO SUB AREA TO A LOCAL CONVENTIONAL WORKFORCE INVESTMENT AREA AND RE-DESIGNATING THE LOCAL WORKFORCE POLICY BOARD UNDER THE OHIO OPTION TO A LOCAL WORKFORCE DEVELOPMENT BOARD
- 03-0871 RESOLUTION DETERMINING THE NECESSITY TO CLOSE MARKS ROAD (C.H. 22) BETWEEN WOLFF ROAD (T.H. 94) AND HAMILTON ROAD (C.H. 76)
- 03-0872 RESOLUTION DETERMINING THE NECESSITY TO CLOSE GARMAN ROAD (C.H. 91) BETWEEN FRIENDSVILLE ROAD (C.H. 35) AND AVON LAKE ROAD (S.R. 83)
- 03-0873 RESOLUTION APPROVING THE FINAL PLAT FOR THE RIDGEWOOD FALLS SUBDIVISION PHASE III LOCATED IN LOTS 85 AND 88 OF MONTVILLE TOWNSHIP, MEDINA COUNTY, OHIO
- 03-0874 RESOLUTION APPROVING ANNUAL ASSESSMENT ON IMPROVEMENTS CONSTRUCTED...9.5881 ACRES OF LAND IN LOT 88 OF MONTVILLE TOWNSHIP...RIDGEWOOD FALLS SUBDIVISION PHASE III AND ESTABLISHING THEREBY SAID IMPROVEMENTS AS A PUBLIC WATERCOURSE
- 03-0875 RESOLUTION AMENDING THE 2003 ANNUAL APPROPRIATIONS RESOLUTION BY TRANSFERRING APPROPRIATIONS
- 03-0876 RESOLUTION AMENDING THE ANNUAL APPROPRIATION RESOLUTION
- 03-0877 RESOLUTION AUTHORIZING COUNTY AUDITOR TO TRANSFER FUNDS FROM THE CHILD SUPPORT ENFORCEMENT FUND TO THE COUNTY GENERAL FUND FOR DOMESTIC RELATIONS COURT SERVICES
- 03-0878 REVENUE ADJUSTMENTS FOR VARIOUS FUNDS

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- 03-0879 RESOLUTION AUTHORIZING THE PURCHASE OF 3,400 GALLONS OF PREMIUM UNLEADED AND 3,700 GALLONS OF REGULAR UNLEADED GASOLINE FOR THE ENGINEERING CENTER
- 03-0880 AUTHORIZING THE SUBMISSION OF A GRANT APPLICATION TO THE GOVERNOR'S HIGHWAY SAFETY OFFICE
- 03-0881 RESOLUTION ACCEPTING THE AMOUNTS AND RATES AS DETERMINED BY THE BUDGET COMMISSION AND AUTHORIZING THE NECESSARY TAX LEVIES AND CERTIFYING THEM TO THE COUNTY AUDITOR
- 03-0882 RESOLUTION APPROVING PERSONNEL CHANGES FOR THE EMPLOYEES UNDER THE JURISDICTION OF THE MEDINA COUNTY COMMISSIONERS
- 03-0883 RESOLUTION APPROVING PERSONNEL CHANGES FOR THE EMPLOYEES UNDER THE JURISDICTION OF THE MEDINA COUNTY COMMISSIONERS
- 03-0884 APPROVAL OF AN AGREEMENT WITH CLEMANS, NELSON & ASSOCIATES FOR MANAGEMENT CONSULTANT SERVICES
- 03-0885 APPROVAL OF AN AGREEMENT WITH THE OHIO BUREAU OF WORKERS' COMPENSATION FOR COVERAGE OF NON-EMERGENCY VOLUNTEERS AND PROBATIONERS
- 03-0886 RESOLUTION AMENDING THE TABLES OF ORGANIZATION FOR THE JOB & FAMILY SERVICES AND SANITARY ENGINEERING DEPARTMENTS
- 03-0887 RESOLUTION ACCEPTING BIDS FOR LAWN MAINTENANCE SERVICES AND SNOW PLOWING SERVICES TO BE UTILIZED BY VARIOUS MEDINA COUNTY FACILITIES
- 03-0888 RESOLUTION AMENDING THE CIVIL RIGHTS AND LIMITED ENGLISH PROFICIENCY PLAN FOR MEDINA COUNTY JOB & FAMILY SERVICES
- 03-0889 RESOLUTION TERMINATING THE SUPPLEMENTAL SERVICES AGREEMENT BETWEEN THE BOARD OF COMMISSIONERS AND MEDINA COUNTY CAB
- 03-0890 RESOLUTION AWARING AN AGREEMENT FOR SUPPLEMENTAL SERVICES TO FOXX TRANSPORTATION COMPANY
- 03-0891 RESOLUTION TO ALLOW EXPENSES OF COUNTY OFFICIALS
- 03-0892 RESOLUTION APPROVING THE PETITION FOR ANNEXATION OF 40.7856 ACRES OF LAND KNOWN AS BEING PART OF GUILFORD AND WESTFIELD TOWNSHIPS TO THE VILLAGE OF SEVILLE, MEDINA COUNTY, OHIO

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MEDINA COUNTY COMMISSIONERS:

Stephen D. Hambley

Respectfully submitted,

Sharon A. Ray

Pamela J. Terrill, Clerk

Patricia G. Geissman