

**BOARD OF TRUSTEES MEETING
TUESDAY, SEPTEMBER 6, 2011**

With summer over, the Board resumed their bi-monthly meetings. The first bi-monthly meeting of the Board of Trustees was held on Tuesday, September 6, 2011 at 7 PM in the Boardroom of the Village Hall, 7 Stage Road, Monroe, NY. Mayor James Purcell called the meeting to order and led in the pledge to the flag. Emergency exits were announced.

Present: Mayor Purcell; Trustees Gormley, Chan, Wright and Eppinger

Also present: Attorney Bonacic, Police Chief Giudice, DPW Supt. Smith and Village Clerk Carey

25-YEAR SERVICE CERTIFICATE: RICHARD MCCARTHY, ZBA MEMBER

In recognition of his 25 years of service on the Zoning Board of Appeals, Mayor Purcell will be presenting Richard McCarthy with a Certificate of Appreciation from the Village recognizing his dedication in serving our community in this voluntary capacity and expressing appreciation. Mr. McCarthy will also receive a certificate from the NYS Conference of Mayors and Municipal Officials recognizing his 25-years of distinguished public service and his dedication and commitment.

MINUTE APPROVAL: REGULAR MEETING 8/16 AND SPECIAL MEETING 8/28

On a motion by Trustee Gormley seconded by Trustee Eppinger, the Minutes of the August 16, 2011 Regular Meeting were approved.

Ayes: Trustees Gormley, Eppinger and Mayor Purcell

Nays: None

Abstain: Trustees Chan and Wright (absent)

On a motion by Trustee Gormley seconded by Trustee Chan, the Special Meeting of August 29, 2011 were approved.

Ayes: Trustees Gormley, Chan and Eppinger

Nays: None

Abstain: Trustee Wright (absent)

REQUEST FOR EXEMPTION -TOWN HIGHWAY ITEMS 3 & 4:

On a motion by Trustee Chan seconded by Trustee Gormley, it was:

RESOLVED, the Board of Trustees, by signed petition, requested the Town Board of the Town of Monroe to exempt residents of the Village of Monroe of taxes for items 3 & 4 of the Town of Monroe Highway Budget as authorized by Section 277 of the Town Highway Law.

Ayes: Trustees Gormley, Chan, Wright and Eppinger

Nays: None

HALLOWEEN CURFEW 2011:

On a motion by Trustee Wright seconded by Trustee Eppinger, with all in favor, the Board of Trustees adopted the following resolution providing a Halloween Curfew:

WHEREAS, on October 29th 30th and October 31st (Halloween) the Village is besieged by youths who create problems for residents, and the Monroe Police Department. To complicate the situation, the Police Department has determined that many of the youth were non-residents who refuse to leave the Village due to the fact that there were no laws requiring them to be off the streets; and

WHEREAS, the following definitions shall apply:

MINOR - being less than eighteen (18) years old

PARENT - the natural or adoptive parent of a minor

GUARDIAN - any person other than a parent who has legal guardianship of a minor

CUSTODIAN – any person over the age of twenty-one (21) who is Loco Parentis to a minor

PUBLIC PLACE – any street, alley, highway, sidewalk, park, playground or place which the general public has access and a right to resort for business, entertainment or other lawful purpose. A “public place” shall include but is not limited to any store, shop, restaurant, tavern, bowling alley, café, theater, drugstore, pool room, shopping center and any other place devoted to amusement or open to the general public. It shall also include the front or immediate area of the above, and

WHEREAS, any minor attending a special function or entertainment of any church, school, club or organization that requires such minor to be out at a later hour than called for within this Proclamation shall be exempt from the provisions of the Proclamation, provided such church, school, club or other similar organization shall register in advance with the Monroe Police Department to have the minors stay out to this later hour. The registrant shall state the time, when the function or entertainment shall end, and the minors who attend the function shall be required to be in their places of abode within one-half hour after the function is ended; and

WHEREAS, it shall be unlawful for any person, firm or cooperation operating or having charge of any public place to knowingly permit or suffer the presence of minors under the age of 18 on October 29th, 30th and 31st between the hours of 8 PM and 6 AM the following morning; and

WHEREAS, it shall be unlawful for the parent, guardian or other adult person having custody or control of any minor under the age of 18 to permit or, by inefficient control, to allow such minor to be on the streets or sidewalk or on or in any public property or public place within the Village on October 29th, 30th and 31st between the hours of 8 PM and 6 AM the following morning. However, the provisions of this section do not apply to a minor accompanied by his parent, guardian, custodian or other adult person having the care, custody or control of the minor or if the minor is on an emergency errand or specified business or activity directed by his parent, guardian, custodian or other adult having the care or custody of the minor, or if the parent, guardian, custodian or other adult person herein has made a missing person notification to the Village Police.

NOW, THEREFORE, during the period October 29th, 30th and 31st it shall be unlawful for any minor to remain idle, wander, stroll, or play in any public place, either on foot or to cruise about without a set destination in any vehicle, in, about or upon any place in the Village between the hours of 8 PM and 6 AM of the following morning unless accompanied by a parent, guardian, custodian or other adult person having custody or control of such minor, or unless the minor is on emergency errand or specified business or activity or permitted by his parent, guardian or other adult person having the custody and care of the minor or where the presence of such minors connect with or required by some legitimate employment, trade, profession or occupation.

Any police officer upon finding a minor in violation of this Resolution shall ascertain the name and address of the minor and warn the minor that he/she is in violation of curfew and shall direct the minor to proceed at once to his or her home or usual place of abode. The police officer shall report such action to the parents, guardian or person having custody or control of the minor.

If such minor refuses to heed the warning or direction given by any police officer or refuses to give the police officer his/her correct name and address or if the minor has been warned on a previous occasion that he or she was in violation of curfew, such minor, if age 16 years or older,

may be issued an appearance ticket, and the parent, guardian or other adult having the care and custody of such minor shall be notified to appear with such minor at a date and time to be determined in the appearance ticket for an appearance before the Village of Monroe Justice Court.

Any minor age 16 years or older who violates any section of this article shall, upon conviction, be subject to a fine not to exceed \$100 for a first offense and not to exceed \$250 for each additional offense. Community service may be imposed by the court in addition to the above minimum fine. When a minor is required to perform community service, the parent or guardian shall be required to transport the minor to the place(s) specified by the court.

DISPOSITION / REMOVAL FROM INVENTORY 2 PD COMPUTER MONITORS:

On a motion by Trustee Wright seconded by Trustee Chan, and carried, it was:

RESOLVED, the Board declared the following Police Department equipment, no longer in working condition “surplus” and of no value, and authorizes removal from inventory and disposal thereof:

NEC Multisync Monitor LCD1700V, S/N 2803798GA
NEC Accusync Monotor LCD 7V, S/N 3415593GA

NYSHIP REGIONAL MEETING 10/5/11, SUFFERN, NY:

On a motion by Trustee Chan seconded by Trustee Wright, with all in favor, it was:

RESOLVED, the Board of Trustees approved the attendance of the Village Clerk, Treasurer and Deputy Treasurer at the 2011 NYS Health Insurance Program Regional Meeting on Wednesday, October 5, 2011 (9:30 AM – 3 PM) at the Crowne Plaza, 3 Executive Blvd, Suffern, NY. There is no cost for the meeting. Mileage is budgeted.

TRI-COUNTY CHAPTER BUILDING INSPECTORS MEETING & TRAINING:

On a motion by Trustee Gormley seconded by Trustee Wright, and carried, it was:

RESOLVED, the Board of Trustees approved the attendance of Building Inspector Wilkins at the following educational seminars that is combined with NYS mandatory credit training:

Tri-County Building Officials Chapter monthly Meeting and training (OSHA Certification) on September 28 and 29, 2011 in Woodbourne, NY from 9 AM to 4 PM each day. Cost for meeting is \$70 plus mileage and is budgeted under line item A3620.472. 10 NYS Code Credit hours will be earned.

11TH ANNUAL SOUTHEAST NY STORMWATER CONFERENCE 10/19 – DPW TO ATTEND:

On a motion by Trustee Eppinger seconded by Trustee Chan, and carried, it was:

RESOLVED, the Board of Trustees approved the attendance of DPW Superintendent Smith at the 11th Annual Southeast New York Stormwater Conference in Beacon, NY on October 19, 2011. Cost for the Conference is \$80 and budgeted from F/5010.472 Adm. Education. Mr. Smith is hereby given permission to take a Village vehicle to the conference.

AGREEMENT WITH COACH USA/SHORTLINE FOR RECONSTRUCTION OF COMMUTER LOT, MILL POND PKWY:

On a motion by Trustee Eppinger seconded by Trustee Wright, it was:

RESOLVED, Coach USA/Shortline agrees to reimburse the Village of Monroe up to \$125,000 for the paving of the Village's commuter Parking Lot. (Actual invoices for material and labor will be submitted to NYSDOT Region 8 as required for passing through of funds. Following this CoachUSA/Shortline will pay the Village). It is further

RESOLVED, payment by CoachUSA/Shortline will be made within 30 days of acknowledgement from NYSDOT. It is further

RESOLVED, work to be completed as per the design of Lanc & Tully with a total of 54 spaces which will follow the same rules as all other publicly funded park/rides in O.C. guaranteeing free parking for commuters Monday through Friday as set forth by Region 8 Guidelines in cooperation with the O.C. Planning Department. It is further

RESOLVED, after review of the terms and conditions of the agreement by Village Attorney Bonacic, and his endorsement, the Board authorized Mayor Purcell to sign the agreement.

Ayes: Trustees Gormley, Chan, Wright and Eppinger

Nays: None

VILLAGE HALL REAR ROOF REPAIR:

On 8/25, Precision Roofing was called to Village Hall to look at the rear of the building where the shingles appear to be coming off and the vent pipe is crimped. An estimate of \$750 was received to remove the damaged shingles and reinstall with (6) nails per shingle and set in adhesive, clean gutters and remove debris. On a motion by Trustee Chan seconded by Trustee Gormley, it was

RESOLVED, the Board of Trustees approved proposal received from Precision Roofing, Southfields, NY to make the necessary repairs to the rear roof at Village of Monroe at an estimated cost of \$750. Cost to be allocated from the Village Hall Capital Reserve Fund A/1620.2000.

Ayes: Trustees Gormley, Chan, Wright and Eppinger

Nays: None

CONGREGATION EITZ CHAIM MWJCC – HIGH HOLY DAY RELIGIOUS WALK:

On a motion by Trustee Chan seconded by Trustee Wright, it was:

RESOLVED, permission is hereby granted to Congregation Eitz Chaim Monroe-Woodbury Jewish Community Center to sponsor the *Tashlich Walk* from the synagogue at 1465 Orange Turnpike to 27 Amy Todt Drive on Thursday, September 29, 2011 at 5:45 PM. Procession is a ritual marking the high holy day of Rosh Hashanah. Certificate of Insurance, naming the Village of Monroe as additional insured has been filed. Event must be coordinated with Police Chief Giudice.

Ayes: Trustees Chan, Wright and Eppinger

Nays: None

Abstain: Trustee Gormley (affiliated with synagogue)

EVENTS APPLICATION MODIFICATION:

On a motion by Trustee Chan seconded by Trustee Wright, and carried, it was:

RESOLVED, the Board approved modification to the Events Application that included simplifying the “Affidavit of the Applicant / Sponsor, added sign-off by the Code Enforcer / Building Inspector and reduced the liability insurance to one million dollars each person, and two million each accident remains.

MAYOR’S COMMENTS:

HURRICANE IRENE 9/28/11: Mayor Purcell thanked all emergency personnel for the great job they did during Hurricane Irene. Commendation to the DPW, Monroe Police Dept., Monroe Fire District, Monroe Volunteer Ambulance Corp and the Building Department for the incredible job they did and continue to do, to help the community. There is still a lot of cleanup work to do throughout the village. We are doing our best to help everyone regain their quality of life. Also thanked was the Village Hall Staff for assisting in answering questions, taking messages by phone or from those coming to the Village Hall in person. Mayor Purcell personally thanked DPW Supt. Smith for working closely with him during conference calls and briefings with the Orange County Office of Emergency Management and coordinating all outside agencies that were coming to the village of Monroe to do inspections of all infrastructure that was compromised during the storm. Supt. Smith has coordinated and worked closely with the Mayor in the cleanup of infrastructure, debris and garbage removal throughout the Village. Thanks to Chief Giudice, who was there from the beginning to the end of the storm working closely with emergency services and our DPW in the best interest of public safety. Thanks to Fire Chief Tankasali who ran an incredible operation during the hurricane with emergency services personnel and government officials. Our emergency services were prepared. Communication is the key to success. We train for the worst and try for the best. Mayor Purcell met with County Legislature Myrna Kemnitz today and explained the issues at hand created by the hurricane. There are two issues the County needs to address, a severe issue at two locations in Friedman Homes and on Franklin Avenue and the need for the O.C. Health Dept. to spray for mosquitoes.

Trustee Wright commended, Mayor Purcell mentioned the Police Department, DPW and Joint Fire District handling the events of Hurricane Irene and the aftermath. It was well coordinated and professionally handled. On behalf of all the people of the Village, thank you Mayor Purcell for being there on the scene. Your dedication to the Village is appreciated.

GREATER MONROE CHAMBER OF COMMERCE: The Chamber now has a website up and running (www.virtualmonroe.com). They have 30 new members and have not begun a membership drive. They are still meeting once a week to iron out details.

PUBLIC COMMENT **# PRESENT 9** **TIME: 7:40 PM**

HURRICANE IRENE RESIDENT COMMENT: Joyce and George Smith, 28 Marc Terrace commented that Mayor Purcell speaks about everyone who helped out behind the scenes and they all did a great job on the scene. There was no one in the development to tell anyone that they were being helped. No one came down to offer anything in the way of what was being done! Mrs. Smith had a folder with thirty three of events covering the flooding that’s occurred when the weather is really bad. She has had officials at her home, Senator Larkin, the Monroe Board, the Village Board, and still nothing is done to resolve the flooding issue for her and her neighbors. Mayor Purcell said this was discussed at the meeting on Saturday, September 3rd. The Village cannot touch the stream. It is not in their purview. Mrs. Smith asked, why pay taxes on her house when no one can help? Mayor Purcell said taxes are to help defray costs of services provided by the Village. Mayor Purcell will reach out to the state level and see if they can help. We can’t control what the state controls. It’s out of the Village’s purview. The Village cannot do anything with the streams. He will keep the Smith’s updated. Mrs. Smith’s feels residents pay for these homes, we pay taxes for these homes and are going to get nothing out of these homes. Water is now coming in the windows! How are we going to sell these homes? My whole life is invested here! Supt. Smith said whatever easements the village has he will be

making application to the DEC of work we want to do. In the past, the village has made application and been denied. Mrs. Smith said nothing's been done for the future from the past to help. Our homes are being destroyed! Stop it! Mayor Purcell will reach out to Congresswoman Nan Hayworth and Senator Schumer. There are a lot of issues at hand that are going to need other agencies involved. It will take time. Mrs. Smith said people are living in their homes that shouldn't be there because there is no housing for them. The sewer backed up into homes and people are staying in those homes breathing the toxic fumes. People with small children. Mayor Purcell said the village is not designed to house the community, there are no funds. Mrs. Smith said at the Saturday meeting disaster relief was discussed. The Red Cross came 5 days later and housing isn't covered. All the building going on in the village is giving Friedman Homes more and more grief, Mrs. Smith said. The Mayor has not heard back from the County Health Department on the mosquitoes. Mrs. Smith asked the Board not to forget the residents of Friedman Homes.

ESTATES OF BRIARCLIFF COMPLAINT:

Ann Marie Mahachek, 18 DeAngelis Drive came before the board representing more than ten homeowners who have had their homes built by David Makan. Residents spoke recently at the Town Board along with residents of other subdivisions (Ridgetop Estates and Orchard Hill Estates) built by David Makan. There are similarities with problems of all these homes Mr. Makan is building. Their concerns are structural. The issues are as the result of deplorable, unscrupulous as well as outright illegal actions of David Makan of Makanland Development. Mrs. Maharchek wants to secure a "Stop Work Order" preventing Mr. Makan and his company from continuing to get permits or whatever other legal remedy can be done to help residents out in the interim, until home issues are resolved. Stop him from building additional homes or getting additional permits. Mrs. Maharchek shared some of the problems homeowners have. Twelve homeowners would like to have independent investigators or independent inspectors go through each area of each level of the building process to insure that things are getting a close look as they are being built. There are very specific commonalities from home to home that are very disturbing. Foundations are cracking, walls to foundations are cracking, mold growing in people's basements so much so that the stench from the mold is significant. When you enter a one year old home, the smell is overwhelming. Radon testing needs mitigating, the structural integrity of the houses being built need to be investigated. Mrs. Maharchek showed the Board numerous pictures of water damage and cracked foundations. For every picture shown, Mrs. Maharchek said there are thirty more. The water damage is not from Hurricane Irene or any storm, its' cracked foundations from underground moisture. The drainage problem is highly significant and astronomical. Water is coming from Fredrick Drive to DeAngelis Drive as well as Highridge Road down to DeAngelis Drive and needs to be addressed. Pictures were shown to the Board of structural concerns. Beams in her home attic, not an isolated event, are supporting her entire ceiling in her living room and family room and are not attached to anything and are literally falling over on its side. They are over lapped approximately one inch and tilted. Cracked pieces of wood used to support beams. Wood cracking from having nails in it. These are the beams supporting homes! This isn't a personal vendetta, residents want to increase public awareness and represent the high number of Village of Monroe families that are effected by this. Under the weight of the roof are only four beams holding the roof up and it is bending, it wasn't built that way. Her heating system and air-conditioning system as well as other homeowners, is so lacking. Old handlers were put in the attic. There is no heat on days when it's below 25 degrees. You can't get the heat to the kitchen, living room and basement above 64 degrees no matter how many hours it is on. Mr. Makan's new subcontractor came to inspect it and told Mrs. Maharchek, "this is a disaster!" We were trusting buyers. When you can't get your heat turned on and call a contractor and they refuse to touch it and tell you it's going to cost \$20,000 to replace. Half of her rooms don't get any air-conditioning and half no heat. There are leaks in the plumbing system. Mrs. Maharchek for almost two years has tried to work with Mr. Makan. The first 2-1/2 months she and her husband and eight children had but one running faucet. She begged Mr. Makan to help and he didn't. Teeth were brushed in the shower. The main footing on her porch was approved. The beams on the entire porch are falling on its side. How was this approved? The entire footing is falling over. A contractor that came in said the entire footing is falling apart. It's eroding and tilting over. There are additional issues regarding the plumbing. Heating bills are over a thousand dollars. Mr. Makan's man

found multi-leaks. If you turned on a hair dryer that was the force at which the air was coming through all over from outside. The system was improperly installed. The system was improperly installed. The sub-flooring in homes, the granite man could not replace the cracked granite. The seams separated. The problem was not with the granite but with the sub-flooring, its bowing. Whoever installed the sub-flooring did not use the right material. The contractor wouldn't touch it because he couldn't guarantee it wouldn't happen again. Flooring pictures were shown to the Board. You can fit two quarters into the flooring and it is coming apart in people's homes. The tiling has mold. Twelve families have similar problems. The tile is coming off the walls after one year! The header is too narrow to carry the porch, a contractor told her. It's coming down and off with wood showing underneath. Residents are in the process of writing to the Attorney General regarding their post purchase and warranty items. Mr. Makan is in breach of contract by not correcting the punch list items. The punch list is not small. Mrs. Maharchek has no water in the bathroom in the winter when its 25 degrees because there is no insulation on the back wall. After two years Mr. Makan came to Mrs. Maharchek's house and told her she was making it up and doctoring the photographs. There are health and safety issues with the structure, financial issues in the hundreds and thousands of dollars. Windows can be pushed out with your fingers. Mr. Makan and his contractors make promises that he doesn't keep. Mr. Makan gives blanket statements that he'll take care of warrantee items but the problem comes with what's a warrantee item. In Mr. Makan's mind, nothing is a warrantee item. With all the things wrong in her house, Mrs. Maharchek asked how did a C.O. get issued for her house? Were inspections done? How was it approved?

Trustee Wright commented that when he purchased his home in 2000, a home inspection was required by the mortgage company, was that the case with you, Mrs. Maharchek? Mrs. Maharchek said no. There are certain things that we trust as non-professionals. We put our trust in this Village. I'm not trying to point the blame, but sometimes when you have a massive number of homes being built, there can be spot checking done, Mrs. Maharchek said. Mr. Makan's behavior and tactics are strong armed. He reassures that things will be taken care of. Residents would like to have an independent audit to find out the expense in which Mr. Makan persuaded or coerced or found loopholes in the code or actually conquered with anybody. What percentage of the inspections were visual versus on paper. It's very difficult to reconcile the notion that things occurred by happenstance. Mrs. Maharchek asked what the Board needs from residents to create a "Stop Work Order" and whatever is legally allowable to prevent Mr. Makan from further building in the Village. Residents would like a meeting of the Board and homeowners. Residents would like an independent structural engineer, plumbing and heating specialist, to examine these homes to see if they are safe. Mayor Purcell asked how long were residents living in their homes before they noticed these issue's? Mrs. Maharchek said some issues pre-dated C.O.'s and they were not addressed. Mayor Purcell asked if it was documented by the homeowners themselves. There were e-mails that went back and forth Mrs. Maharchek said. Trustee Wright suggested the residents speak to the developer and if problems under the warranty were not corrected, than residents, as a group, should retain an attorney to represent their action. Residents are taking that route now, Mrs. Maharchek said. Residents had thought it was just them individually. When told what to look for, residents found similar problems. Attorney Bonacic asked for duplicate pictures for the Village files and for the Building Department to see. Supt. Smith commented Lennar installed the drainage. Our engineering firm inspects that. Supt. Smith asked Mrs. Maharchek to send him the lot numbers and he'll match it with the site plan / subdivision map and make sure it's correct. It there is drainage that has to be installed it has to be done before dedication to the village.

Rita Sussner, 62 Fredrick Drive commented on an easement problem. She has a natural easement she shares with another homeowner. It goes from the rear of the property to the side yard to a culvert under the road. Following the purchase of her home she asked Mr. Makan to clean-up the easement removing the debris. He said he would clean it but has failed to do so in a year and a half. Mrs. Sussner has spoken to Mr. Wilkins and Mr. Cocks in reference to wanting to know what her responsibility is and how she was to maintain it and what she'd be able to do as far as landscaping in the future. Until it's cleaned up nothing can be done. It is an eyesore. Mr. Wilkins indicated there is money held in escrow and if Mr. Makan didn't clean the easement the village could come and deduct the cost from the escrow. Mr. Sussner wants to know when the road dedication is going to be. What the time line is going to be for her to be rid of the eyesore,

i.e., cleanout the debris and trees growing in there. She would like to maintain it in the future. Currently, with all the debris she is unable to do so. Mrs. Sussner asked what her rights and responsibility are in the future and what she can and can't do. She wants reassurances the easement will be cleaned. Supt. Smith said Mrs. Sussner should have come to the DPW. Mr. Makan currently owns the easement, swales, etc. and has to maintain them. Prior to dedication and village acceptance, Mr. Makan has to clean-up before the village accepts them. Attorney Bonacic explained the procedure for dedication and the maintenance bond. Supt. Smith explained the village's right to go onto property with regard to easements.

Richard Martucci, 4 Hewson Road has issues with his home and came to the Building Inspector and asked for a copy of records for any drains put around his house. He was told it was against state law to give them to him. He was looking to see if when the foundation was put in if there were any drains put around the house because he was having a water issue with his door. December 1st we had a big storm and Mr. Martucci had water in his downstairs basement. It had to be gutted out and water was discovered coming up from underground and keeping the wall wet. Mr. Martucci went to the Building Inspector wanting to know what could be done and asked the Building Inspector for a copy of the plans for his house and was advised it was against State Law to give out plans. Attorney Bonacic said he will check with the Building Inspector and call Mr. Martucci.

Trustee Wright said he hears the concerns raised and as a homeowner he feels compassion. He keeps hearing that Mr. Makan is giving everyone the run-around. Collectively telling you things and not following through. Trustee Wright said his position would be, and he reiterated, it would be necessary to get together as a group and get an attorney to represent you, specifically to compel him to have a time table for remedy. The Village Board respectfully cannot force Mr. Makan to do what he has failed to do thus far. Resident's must put him in a position to be compelled to make repairs to do what is forced perhaps by court intervention before your warranty runs out. There are remedies to be sought and then compel to have things put right before it is too late. There are enough of you to do it. Collectively together you can get it done.

Attorney Bonacic commented for everyone's edification, all a home warranty gives you is the right to have repairs done at no cost to you if it fits within the time frame of the warranty period.

ADJOURNMENT / EXECUTIVE SESSION:

On a motion by Trustee Chan seconded by Trustee Gormley, and carried, following a short recess, the Board convened in Executive Session at 9:30 PM for discussion of personnel and attorney client privilege.

Respectfully submitted,

Virginia Carey
Village Clerk