

Council met in **REGULAR SESSION** on Monday, June 24, 2013, at 7:30 P.M. in the Council Chambers with President Maurer presiding. Members present: Avant, Debevec, Endres, Frey, Lysenko, Megyes, and Soyars. The Pledge of Allegiance to the Flag was recited and Mr. Soyars gave the Invocation.

It was moved by Mr. Soyars, seconded by Mrs. Debevec, to approve the Minutes of the Regular Legislative Session held on Monday, June 10, 2013, as presented. All Members voted "yea." Motion carried.

PETITIONS AND CLAIMS

The Clerk read a thank you note from Dan Durbin, thanking Council for the Resolution that Durbin's Magic Freeze received.

MATTERS REFERRED

Each Council Member, the Mayor and Service Director were given a report prepared by the Council Clerk listing all matters before all committees.

CITIZENS ADDRESSING COUNCIL

None.

The following Minutes are not transcribed verbatim. This meeting has been recorded in its entirety and the tape is catalogued in the Clerk of Council's office.

FIRST READING OF ORDINANCES AND RESOLUTIONS

ORDINANCE NO. 98-2013

ORDINANCE NO. 98-2013. PRESENTED BY: MR. MEGYES. TITLE: FOUNDATION GRANT REQUEST – PARKS – 2013 BARBERTON MUM FESTIVAL. AN ORDINANCE APPROVING THE SUBMISSION OF A GRANT APPLICATION BY THE DIRECTOR OF PARKS AND RECREATION TO THE BARBERTON COMMUNITY FOUNDATION, IN THE AMOUNT OF \$20,000, TO BE USED FOR THE 2013 BARBERTON MUM FESTIVAL, AND DECLARING AN EMERGENCY. It was moved by Mr. Megyes, seconded by Mr. Endres, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted "yea." Motion carried. It was moved by Mr. Megyes, seconded by Mr. Endres, that **ORDINANCE NO. 98-2013 BE ADOPTED.** All Members voted "yea." Motion carried.

ORDINANCE NO. 99-2013

ORDINANCE NO. 99-2013. PRESENTED BY: MR. MEGYES. TITLE: FOUNDATION GRANT REQUEST – PARKS – 2013 LAKE ANNA HOLIDAY LIGHTING. AN ORDINANCE APPROVING THE SUBMISSION OF A GRANT APPLICATION BY THE DIRECTOR OF PARKS AND RECREATION TO THE BARBERTON COMMUNITY FOUNDATION, IN THE AMOUNT OF \$10,000, TO BE USED FOR THE

2013 LAKE ANNA HOLIDAY LIGHTING, AND DECLARING AN EMERGENCY. It was moved by Mr. Megyes, seconded by Mr. Endres, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Megyes, seconded by Mr. Endres, that **ORDINANCE NO. 99-2013 BE ADOPTED.** Mrs. Debevec, Mr. Avant, Mr. Endres, Mrs. Frey, Mr. Soyars, Mr. Megyes voted “yea.” Mr. Lysenko voted “nay.” Motion carried.

ORDINANCE NO. 100-2013

ORDINANCE NO. 100-2013. PRESENTED BY: MR. SOYARS. TITLE: FOUNDATION GRANT REQUEST – SAFETY - CITY TORNADO WARNING SIREN SYSTEM. AN ORDINANCE APPROVING THE SUBMISSION OF A GRANT APPLICATION BY THE DIRECTOR OF PUBLIC SAFETY TO THE BARBERTON COMMUNITY FOUNDATION, IN THE AMOUNT OF \$97,473.50, TO BE USED FOR THE CITY TORNADO WARNING SIREN SYSTEM, AND DECLARING AN EMERGENCY. It was moved by Mr. Soyars, seconded by Mr. Lysenko, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Soyars, seconded by Mr. Lysenko, that **ORDINANCE NO. 100-2013 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 101-2013

ORDINANCE NO. 101-2013. PRESENTED BY: MR. SOYARS. TITLE: AMENDING BARBERTON CODIFIED ORDINANCES – “CLANDESTINE DRUG LABS.” AN ORDINANCE AMENDING EXHIBIT A AS REFERENCED IN ORDINANCE 149-2011 CHAPTER 660, “SAFETY, SANITATION AND HEALTH,” OF THE BARBERTON CODIFIED ORDINANCES, BY CHANGING LANGUAGE WITHIN EXHIBIT A CRITERIA FOR THE DECLARATION AND RE-OCCUPANCY OF CLANDESTINE DRUG LABORATORIES, AND DECLARING AN EMERGENCY. *First Reading Only*

RESOLUTION NO. 102-2013

RESOLUTION NO. 102-2013. PRESENTED BY: MR. LYSENKO. TITLE: ENTER INTO PARTNERSHIP. OHIO PUBLIC WORKS COMMISSION (OPWC) AND SUMMIT COUNTY. A RESOLUTION AUTHORIZING THE MAYOR TO APPLY FOR FUNDING AND TO ENTER INTO PARTNERSHIP WITH OPWC AND SUMMIT COUNTY FOR THE WIDENING OF 31ST STREET FROM WOOSTER ROAD TO SHANNON AVENUE, AND DECLARING AN EMERGENCY. It was moved by Mr. Lysenko, seconded by Mrs. Frey, to amend Resolution 102-2013 to read as worded above. It was moved by Mr. Lysenko, seconded by Mrs. Frey, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Lysenko, seconded by Mrs. Frey, that **RESOLUTION NO. 102-2013 BE ADOPTED AS AMENDED.** All Members voted “yea.” Motion carried.

RESOLUTION NO. 103-2013

RESOLUTION NO. 103-2013. PRESENTED BY: MR. LYSENKO. TITLE: ENTER INTO CONTRACT – ODOT - STATE STREET RESURFACING. A RESOLUTION OF THE COUNCIL OF THE CITY OF BARBERTON AUTHORIZING THE MAYOR TO

ENTER INTO CONTRACT WITH THE OHIO DEPARTMENT OF TRANSPORTATION (ODOT) TO PROCEED WITH RESURFACING (PID #92719), 1.3 MILES OF STATE STREET AND THE INSTALLATION OF ADA RAMPS. LYING WITHIN THE CITY OF BARBERTON, AND DECLARING AN EMERGENCY. It was moved by Mr. Lysenko, seconded by Mrs. Frey, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Lysenko, seconded by Mrs. Frey, that **RESOLUTION NO. 103-2013 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 104-2013

ORDINANCE NO. 104-2013. PRESENTED BY: MR. LYSENKO. TITLE: FOUNDATION GRANT REQUEST – STREETS. AN ORDINANCE APPROVING THE SUBMISSION OF A GRANT APPLICATION BY THE CHAIRMAN OF THE STREETS, SIDEWALKS AND LIGHTING COMMITTEE TO THE BARBERTON COMMUNITY FOUNDATION, CONTINGENT UPON THE PASSING OF THE CURRENTLY PROPOSED .25% INCOME TAX LEVY. THE AMOUNT OF THE GRANT APPLIED FOR SHALL BE AN AMOUNT EQUAL TO THE AMOUNT OF TAX REVENUE GENERATED BY THE FIRST YEAR OF COLLECTION OF THE .25% TAX LEVY IN PROPOSED ORDINANCE 97-2013 AND NOT TO EXCEED \$1.37 MILLION DOLLARS, AND DECLARING AN EMERGENCY. It was moved by Mr. Lysenko, seconded by Mrs. Frey, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Lysenko, seconded by Mrs. Frey, that **ORDINANCE NO. 104-2013 BE ADOPTED.** Mr. Lysenko stated that we spend about \$250,000 to repave 5 miles of roadway. He stated the Mr. Palmer tells him that there are 130 lane miles within the City of Barberton. Mr. Lysenko thinks that the City is admirable with the money available to this point but there is a lot of things that have been neglected. He said should the foundation approve our request, it could significantly change the landscape of the city and the streets in the city. He stated that if the streets are improved it will retain businesses, retain homeowners, and attract businesses and homeowners as well. Mr. Lysenko said he thinks that the kind of money we are talking about, the income tax levy that is proposed, if passed, in addition to this money that instead of repaving some streets there is a lot of major projects that we could tackle with this range of funds. He said talking about potentially in 2015 having 2.6 – 2.7 million dollars available for streets. He stated that he thinks the income tax is certainly going to help. Mr. Lysenko said he will be voting “yes” to that to submit to the public for a vote. He said there are a lot of things that the public is being asked to flip the tab for these days, and he thinks if this grant is approved by the foundation, the income tax levy has a much higher chance of passing. He said that some may disagree with him on that but he feels that would help it pass, so he asks for support in this. Mr. Maurer stated that he is very sympathetic to his position. He said whether it will help pass the ballot initiative or not, it is all up to the hearts and minds of every individual voting. Mr. Maurer stated that the foundation has done a lot of wonderful things for the City but if there was some type of mechanism in place where it wouldn't have to be one big lump sum to what is available. He stated that the way the spending policies are currently arranged, that it looks like we are going to have a rough time going forward. He stated it doesn't hurt to ask. He said if you don't ask it's not going to be examined. Mr. Maurer stated that he feels this is a good way to go. Mr. Avant asked Mr. Lysenko that is states it is contingent upon passing of the increase in tax – if they don't pass it

then there is no grant, there is not even a request for a grant. Mr. Avant asked if he read that correctly. Mr. Lysenko said yes. Mr. Avant asked why don't we wait until after we vote on that tax and if we don't get it then we would want to do that. Mr. Avant stated that even though the streets and resurfacing of streets is a tax dollar item, it should be paid for out of the taxes. He said he thinks that it would be sending precedence in the wrong direction to the foundation by asking for something like this. He said he talked to people and he told them about the income tax increase and also about this and they all said people won't pass the income tax increase if they see they could get money from the foundation. Mr. Avant said he thinks it sets a precedence. He stated that once he got on, Mr. Harrison showed him the foundation charter and said the three areas are education, health, and improving the lives in the City in regards to parks and amenities that could add would normally have to do with tax dollars. He thinks that we are jumping into an area that is disrespectful to the foundation knowing that they set that precedence and the guidelines themselves. Mr. Avant said that he is not going to support this. He also stated that the letter that Mr. Lysenko wrote about "sweetening the deal" almost looked like saying that the foundation was paying for votes. He stated the tax payers to vote is one thing for the schools back then but they were going to vote on the 60% from the government and buying of the Norton Homes. Mr. Avant said it was not only for the schools but it was for the City Safety Department. Mr. Avant said it ended being a general purpose. He stated it wasn't for the school district. Mr. Avant said it is misleading to get us to support this resolution and to be contingent is kind of empty. He feels you have to wait and see what happens before you ask for something like this. Mr. Maurer said he is very, very conservative with taxpayers money but the two points he would like to make is that the foundation is also supposed to be less of a burden to the government. He said the reality is that the foundation helps all of the citizens by helping with the property values. He stated the schools have done that, increase the education opportunities for our students, obviously they have done that. He stated that he will have to disagree with Mr. Avant that this is contingent on the citizens will to tax themselves for needed improvement. He said that the citizens generally do not have as direct input to the foundation as a voter does to the tax increase. He said if you take that as the citizens will to improve the situation, you should think there would be a matching graph to the foundation. He said he doesn't think it is as much as a carrot and stick but if you really believe in this, the foundation will be kind as well. He said it certainly doesn't hurt to ask. Mr. Maurer said the worst thing that could happen is that they say no. Mr. Lysenko stated that there was nothing in his request for legislation that was intended to be misleading. He stated that he is sorry that Mr. Avant may have interpreted it that way. He stated that he has nothing but respect for the foundation and the volunteers that serve on that board. He said whatever decision that they make he will certainly be respectful of it. Mr. Lysenko then stated he will certainly understand if they disagree with him and he said that he is just disappointed that Mr. Avant would cast his request in that light just as he did in the finance committee meeting when he was absent. Mr. Lysenko then thanked Mr. Maurer for his comments. Mr. Endres, Mr. Lysenko, Mrs. Frey, Mr. Megyes, Mr. Soyars, Mrs. Debevec, all voted "yea." Mr. Avant voted "nay." Motion carried.

ORDINANCE NO. 105-2013

ORDINANCE NO. 105-2013. PRESENTED BY: MR. ENDRES. TITLE: FOUNDATION GRANT REQUEST – PLANNING – TOW PATH BRIDGE PROJECT. AN ORDINANCE APPROVING THE SUBMISSION OF A GRANT APPLICATION BY THE DIRECTOR OF PLANNING TO THE BARBERTON COMMUNITY

FOUNDATION, IN THE AMOUNT UP TO \$500,000.00, TO BE USED FOR THE TOW PATH BRIDGE PROJECT, AND DECLARING AN EMERGENCY. It was moved by Mr. Endres, seconded by Mr. Avant, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Endres, seconded by Mr. Avant, that **ORDINANCE NO. 105-2013 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 106-2013

ORDINANCE NO. 106-2013. PRESENTED BY: MR. AVANT. TITLE: ENTER INTO CONTRACT – INSURANCE COVERAGE – PROPERTY / VEHICLE / LIABILITY. AN ORDINANCE AUTHORIZING THE MAYOR, OR HIS DESIGNEE, TO ENTER INTO A PROFESSIONAL SERVICES CONTRACT WITH WICHERT INSURANCE COMPANY, CONSTITUTING A ONE YEAR EXTENSION OF THE CURRENT CONTRACT FOR THE CITY’S PROPERTY / VEHICLE / LIABILITY INSURANCE COVERAGE, DUE TO EXPIRE ON JUNE 29, 2013, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mrs. Debevec, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mrs. Debevec, that **ORDINANCE NO. 106-2013 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 107-2013

ORDINANCE NO. 107-2013. PRESENTED BY: MR. AVANT. TITLE: APPROPRIATION – CITY COUNCIL. AN ORDINANCE APPROPRIATING \$2,500.00 FROM THE UNAPPROPRIATED ITEM OF THE GENERAL FUND TO CITY COUNCIL’S OPERATING BUDGET FOR THE SERVICE OF AMERICAN LEGAL AND TRAINING OF OUR COUNCIL CLERK, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mrs. Debevec, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mrs. Debevec, that **ORDINANCE NO. 107-2013 BE ADOPTED.** All Members voted “yea.” Motion carried.

ORDINANCE NO. 108-2013

ORDINANCE NO. 108-2013. PRESENTED BY: MR. AVANT. TITLE: APPROPRIATION – TAX INCREMENT FINANCING FUND (TIF). AN ORDINANCE APPROPRIATING \$70,000.00 FROM THE UNAPPROPRIATED ITEM OF THE TAX INCREMENT FINANCING FUND TO THE TAX INCREMENT FINANCING OPERATING BUDGET FOR THE PURPOSE OF OPERATION OR MAINTENANCE OF PUBLIC IMPROVEMENTS TO PUBLICLY OWNED FACILITIES INCLUDING BUT NOT LIMITED TO STREETS, SIDEWALKS, CURBS, STREET TREES, OFF STREET PARKING LOTS, STREET LIGHTING AND SIGNALIZATION OR OTHER PURPOSES AS OUTLINED IN THE TAX INCREMENT FINANCING LEGISLATION, AND DECLARING AN EMERGENCY. It was moved by Mr. Avant, seconded by Mrs. Debevec, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Avant, seconded by Mrs. Debevec, that **ORDINANCE NO. 108-2013 BE ADOPTED.** All Members voted “yea.” Motion carried.

RESOLUTION NO. 109-2013

RESOLUTION NO. 109-2013. PRESENTED BY: MR. WAGNER. TITLE: OPWC FUNDING APPLICATION – WADSWORTH/SUMMIT ROAD SANITARY SEWER EXTENSION. A RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF BARBERTON TO APPLY FOR FUNDING WITH THE OHIO PUBLIC WORKS COMMISSION, FOR THE WADSWORTH / SUMMIT ROAD SANITARY SEWER EXTENSION, AND DECLARING AN EMERGENCY. Mr. Megyes stated they had a meeting about this issue tonight and evoked council rules 602 to suspend rule 301 and 401. The reason this came up tonight was that there was a deadline on June 28th. He stated this is just for a grant application and there is no commitment. He also said this is with the City of Norton and we can apply for grant money with them to fix this project. It was moved by Mr. Megyes, seconded by Mr. Avant, that the rule as required by Section 5.10 of the Barberton City Charter be suspended. All Members voted “yea.” Motion carried. It was moved by Mr. Megyes, seconded by Mr. Avant, that **RESOLUTION NO. 109-2013 BE ADOPTED.** Mr. Maurer stated he spoke with Mr. Stender over weekend regarding this. It was something that popped up and it was beyond Mr. Stender’s control and that of his department. Mr. Maurer wanted to reiterate that the supplement is a considerable monetary benefit to the City and need to get it passed by the deadline. He said if down the road we feel it is something that we do not want to do we can always withdraw the application. All Members voted “yea.” Motion carried.

SECOND READING OF ORDINANCES AND RESOLUTIONS

ORDINANCE NO. 93-2013

ORDINANCE NO. 93-2013. PRESENTED BY: MRS. DEBEVEC. TITLE: PROPOSED CHARTER AMENDMENT – CIVIL SERVICE COMMISSION. AN ORDINANCE TO PROVIDE FOR AN ELECTION ON A PROPOSED CHARTER AMENDMENT FOR THE CITY OF BARBERTON TO FORMALLY PROVIDE THE CIVIL SERVICE COMMISSION WITH THE POWERS RELATED TO THE “HOME RULE” PROVISION OF THE OHIO CONSTITUTION, AND FOR GIVING NOTICE THEREOF, AND DECLARING AN EMERGENCY.

First Reading June 10, 2013

RESOLUTION NO. 97-2013

RESOLUTION NO. 97-2013. PRESENTED BY: MR. AVANT. TITLE: INCOME TAX INCREASE – NOVEMBER 5, 2013 ELECTION. A RESOLUTION DECLARING THE NECESSITY OF AN ELECTION ON THE QUESTION OF APPROVING THE PASSAGE OF AN ORDINANCE TO INCREASE THE INCOME TAX RATE FROM 2% TO 2.25% FOR THE PERIOD BEGINNING JANUARY 1, 2014 AT THE NOVEMBER 5, 2013, GENERAL ELECTION, AND DECLARING AN EMERGENCY.

First Reading June 10, 2013

THIRD READING OF ORDINANCES AND RESOLUTIONS

ORDINANCE NO. 83-2013

ORDINANCE NO. 83-2013. PRESENTED BY: MR. MEGYES. TITLE: DISPOSAL OF CITY LAND BANK PROPERTIES. AN ORDINANCE AUTHORIZING THE CITY OF BARBERTON TO DISPOSE OF FIVE (5) CITY OWNED PROPERTIES, AND DECLARING AN EMERGENCY. Mr. Megyes moved to amend this ordinance. Mr. Megyes stated that in Section 1, where it says non-buildable and below that there is an asterisk with the 21st Street property. He stated that this was all done with the lot size and the reason is whether you can build or not is in the deed and that is why it has been changed. Mr. Maurer then asked if we are going to scratch the word non-buildable throughout the entire document. Mr. Megyes said that in Section 1 we are. Mr. Maurer also asked if where there was a notated asterisk remark about the lot being buildable by the flood plain, if it too should be stricken. Mr. Megyes replied yes. All Members voted "yea" to amend. Mr. Lysenko moved to amend this ordinance to provide that the donation of the YMCA be instead a lease for 20 years with \$1.00 per year. He stated that in the event that the YMCA doesn't operate at that location anymore, he believes it would be important to have that piece of property be controlled by the City. Mr. Lysenko said the City paid \$65,000 for the property and demolished the house that was there. His motion would be to amend. Mr. Maurer then asked Mrs. Miller if we were going to donate this to the YMCA if we could stipulate that it has to remain as the purpose to satisfy Mr. Lysenko's concerns. Mrs. Miller stated that we could put a reversionary clause in there. Mrs. Miller also said she needs it somewhere in this ordinance to say that there is a deed restriction that would be placed that no building will be built on a lot. She then asked if this was the intention and also it is not in there? Mr. Lysenko made a motion to amend the ordinance to provide for reversionary interest for the City and also that the lot donated to the YMCA be subject to provision that no structure be erected. Mrs. Miller said exactly but flipped. She stated that the YMCA should have the reversionary clause and the other one should be that nothing can be built on them. Mr. Lysenko said as the law director stated. It was moved by Mr. Lysenko and seconded by Mr. Endres to amend the ordinance adding a reversionary clause and a no permanent structure clause to the bequeath to the YMCA. Mr. Bauschlinger stated that he is a little uncomfortable. He said that he heard from a lot of people that wanted to buy these lots that we are dividing. He stated a lot of people want to buy the lots that are not buildable to put garages, sheds - some which are considered not permanent. He wondered if this covers that, are we going to allow that? Mr. Maurer then said he would think that if it is one of the little red barns that are put out for temporary storage, it could be simply moved if the YMCA moved or ever sold the property. Mrs. Miller then said that we are confusing two things. Mrs. Miller said Mr. Lysenko is concerned about the YMCA and the reversionary clause and we have that one completely covered. Mrs. Miller stated that she was under the impression that no one wanted anything built on these lots. She asked if this was wrong? Mr. Bauschlinger said no, that by us selling them we want nothing built on them. He then said he did not communicate with them. He stated that most of the communication to him is that they want these lots to expand. Mr. Judge then spoke that any of neighbors that adjoin these properties have not been contacted at this point. He then said once this passes through Council they will have to do research to see if these individuals that adjoin to these properties are caught up on their taxes. He said he would want them to be in good standing before we could make the offer to them. He then said they may not want to make the purchase. Mr. Judge said he has not talked with them but he has talked to some residents

who recently a house may have been torn down near them and they would like to buy it and put up a garage. He said he told them that we do not own it yet that it is something in the future. He stated that these five, the adjoining property owners have not been contacted so we do not know if they are in good standing or even if they want them. Mrs. Miller then said the amendment should be to address Mr. Lysenko's concern about reversionary clause and everything after that should be stricken. Mr. Lysenko made a motion to amend strictly in regards to the parcels donated to the YMCA that there will be a reversionary clause that the City would obtain the property should the YMCA wish to dispose of it. Mr. Endres seconded this motion. All members voted "yea. Motion carried. It was moved by Mr. Megyes, seconded by Endres, that **ORDINANCE NO. 83-2013 BY ADOPTED AS AMENDED.** All Members voted "yea." Motion carried.

First Reading May 28, 2013 ~ Second Reading June 10, 2013

APPOINTMENTS

None.

MISCELLANEOUS AND UNFINISHED BUSINESS

It was moved by Mr. Soyars, seconded by Mrs. Debevec, to excuse Mr. Wagner from tonight's proceedings. All Members voted "yea." Motion carried.

COMMUNICATION FROM THE MAYOR

Mr. Judge stated that he had the privilege to spend time in Akron on today's date with the Mobile Meals Program. He said they serve over 2,500 meals daily throughout a 4 county area with Barberton being a big chunk of that. He stated that they are looking at ways to help fund them so our residents can get some relief. Mr. Judge said they are also looking for volunteers.

Mr. Judge said that you may have seen a recent article – we are working with Copley and Norton on creating a sub-water shed district. He said this is a regional problem.

Mr. Judge stated that Change for Change will be on Friday, June 28th at Fairways Grill on Fairview Avenue. The beneficiary will be the Barberton Athletic Department.

Mr. Judge stated that on July 10th at 10:30 am we will be at the Gazebo. The Barberton Public Library has put a spin on the recent article that Bob Dyer wrote and asked the question "Why would Barbie not want to come to Barberton. He stated they are trying to get some executive from Mattel to come to the town and also that Mr. Dyer will attend.

Mr. Judge said that this Saturday, June 29th the website of Aging Well Community will be launched. He said they have several sponsors and quite a few residents have signed up already.

Mr. Judge said that this Wednesday, June 26th is the Health Board Meeting at 5:30 in the Council Chambers.

It was moved by Mr. Soyars, seconded by Mrs. Debevec, to adjourn.

Adjourned: 8:17 P.M.

Frederick S. Maurer
President of Council

Renee Fox
Clerk of Council