

TULLYTOWN BOROUGH COUNCIL MEETING JUNE 4, 2013

President Rick Adams called the meeting of the Tullytown Borough Council to order on Tuesday, June 4, 2013 at 7:00 p.m.

Mayor Cutchineal asked for a moment of silence for Jim Meade, owner of Tullytown Service Center, who recently passed away.

Present at the meeting:

Mayor Cutchineal

Councilman Armstrong—absent due to medical issues

Councilman Servis

Councilwoman Kucher

Councilman Adams

Councilwoman Gahagan

Councilman Pirolli

Councilman Czyzyk—absent due to personal commitment

Also present:

Michael T. Sellers, Esquire, Borough Solicitor

William S. Major, William G. Major Associates Inc., Borough Engineer

Danielle Vacirca, Borough Treasurer

Nancy Conner, Borough Secretary

Mr. Sellers explained that Council recessed into executive session before the Council meeting to discuss the following issues:

- 1) status of boundary line with Falls and the prospect for the necessity of a legal suit to be filed;
- 2) status of the matter of Kucher vs. fox;
- 3) status of the matter of Chief Priore;
- 4) status of suit of Galzerano against the Borough;
- 5) 2 police personnel matters

PUBLIC COMMENT

Al Brewster, Lavender Lane, Levittown, commented that gift checks were released in October last year and he asked if checks could be issued earlier than that so people could pay their taxes.

Mr. Sellers advised this is done by ordinance—Council adopts ordinance which sets amount and time frame. He added that as long as the ordinance follows the required legal process, the dates and amounts are subject to change. Mr. Adams advised that Council will consider this.

APPROVAL OF COUNCIL MINUTES

Mr. Servis made a motion to approve the minutes of the May 7, 2013 Council meeting, seconded by Ms. Gahagan. The vote of Council was as follows:

Mr. Pirolli—for
Mr. Servis—for
Mrs. Kucher—for
Ms. Gahagan—for
Mr. Adams—for

The motion carried with a unanimous vote of Council.

TREASURER'S REPORT

MONTHLY BILLS

Mr. Pirolli made a motion to approve the bills, seconded by Mrs. Kucher. The vote of Council was as follows:

Mr. Pirolli—for
Mr. Servis—for
Mrs. Kucher—for
Ms. Gahagan—for
Mr. Adams—for

The motion carried with a unanimous vote of Council.

RECONCILIATION STATEMENT

Mr. Servis made a motion to approve the Reconciliation Statement for May, 2013, seconded by Mr. Pirolli. The vote of Council was as follows:

Mr. Pirolli—for
Mr. Servis—for
Mrs. Kucher—for
Ms. Gahagan—for
Mr. Adams—for

All of Council was in favor of the motion; the motion carried.

COMMUNICATIONS

Mrs. Conner advised she has a few items which will be addressed during the meeting.

GENERAL BUSINESS

CONSIDERATION ELECTRIC SUPPLIER FOR BOROUGH BUILDING

Mr. Sellers advised that an issue arose a few months ago regarding a contract with supplier of electricity service; namely, Washington Gas Energy Services. He added this is a contract that the former Borough Manager had entered into in May, 2011, which Council was not aware of.

Mr. Sellers advised this involves the deregulation of electric supply by PECO which began in January, 2011 so customers can seek competitive pricing for their electric service.

Mr. Sellers advised that Mr. Eugene Kiernan was a consultant back in 2011 and dealt with the former Borough Manager and obtained competitive bidding. He added that Washington Gas Energy Services was competitively priced with the cheapest cost for electricity and the contract was entered into but not presented to Council. He further added that the contract will expire in July and Mr. Kiernan will explain to Council what is required to secure a competitive supplier.

Mr. Kiernan explained that his job is to seek the information from the Borough and go to PECO to obtain the Borough's power usage for all accounts and submit to broker. He added they put it out for bid to various companies. He advised that the contract is up and the Borough is free to go to any company. Mr. Kiernan further advised that PECO is allowed to change their rates every quarter. He said he will be obtaining a new quote tomorrow for the Borough which will include pricing for the traffic lights and main building. He mentioned that regarding the street lights, he advised that the Borough go through PECO because their pricing on that will be hard to beat.

Mr. Servis commented that our point of contact should be Mr. Doyle who can coordinate through Council as Council would have to make the final decision. Mr. Kiernan advised that if the contract expires, the Borough would automatically move back to PECO. Mr. Servis advised that if we need to call a special meeting to approve this, Mr. Doyle can contact Council president.

Mrs. Kucher asked Mr. Kiernan what his fee would be. He stated in the first contract, the broker normally charges 3 mills. He added since they were the finder of them, he received half which he split with Ron Smith. Mrs. Kucher asked if Ron Smith was the gentlemen who discussed buying the street lights. It was confirmed that it was Ron Smith.

Mr. Pirolli asked if any of the suppliers are owned by PECO. Mr. Kiernan advised he did get a bid from Exelon but their prices were high.

Mrs. Kucher commented that she wasn't sure it would be advantageous for the Borough to be locked in for 2 years. Mr. Kiernan advised that there is a benefit as we would know what our bills would be for those 2 years—very little change regardless if PECO goes up or down. Mr. Kiernan advised the first year of the contract, the Borough saved money; the second year we did not.

DISCUSSION/CONSIDERATION WEBMASTER FOR BOROUGH WEBSITE

Mrs. Conner advised that our webmaster had expressed to her several months ago that when the contract expires the end of this month he will no longer continue as webmaster for the Borough. She indicated that she emailed him last week to confirm but has not heard from him at this time but is assuming he will not continue with us as he verbally mentioned to her previously. Mrs. Conner advised that our video technician, Ron Skotleski, recommended a webmaster who he works with and she distributed an agreement for Council to consider indicating an annual fee of \$2,100.

Mr. Servis made a motion to enter into agreement with BizProMedia in the amount of \$2,100. Ms. Gahagan seconded the motion. The vote of Council was as follows:

- Mr. Pirolli—for
- Mr. Servis—for
- Mrs. Kucher—for
- Ms. Gahagan—for
- Mr. Adams—for

All of Council was in favor of the motion; the motion carried.

CONSIDERATION—APPROVAL OF EXPENSE FOR CODIFIED SALDO

Mrs. Conner first explained that we have Zoning Ordinance Manuals which are identical to the Zoning Ordinance in the Borough Code of Ordinances except for Chapter numbers, etc. She advised that General Code, our publisher, can create a zoning manual identical with the same chapters, section numbers, etc. She added they can publish 10 zoning manuals for approximately \$171.00. Mrs. Gahagan suggested that copies be distributed to Planning Commission members. Mrs. Conner advised she could order 20 copies of zoning manual if Council wishes.

Mr. Pirolli made a motion to approve the purchase of 20 zoning manuals from General Code, seconded by Ms. Gahagan.

The vote of Council was as follows:

- Mr. Pirolli—for
- Mr. Servis—for
- Mrs. Kucher—for
- Ms. Gahagan—for
- Mr. Adams—for

All of Council was in favor of the motion; the motion carried.

Mrs. Conner advised we have separate books for Subdivision and Land Development Ordinance (SALDO) which is not included in the Borough Code of Ordinances—it only references that the SALDO is on file with the Borough Secretary. Mrs. Conner advised that she obtained a cost from General Code to codify the SALDO not to exceed \$4,800. Mr. Sellers commented that it is important to have all ordinances in one site as most municipalities do.

Mr. Pirolli made a motion to authorize General Code to codify the Subdivision and Land Development Ordinance for a cost not to exceed \$4,800, seconded by Ms. Gahagan.

The vote of Council was as follows:

Mr. Pirolli—for
Mr. Servis—for
Mrs. Kucher—for
Ms. Gahagan—for
Mr. Adams—for

The motion carried with a unanimous vote of Council.

CONSIDERATION—CONTRACT AGREEMENT WITH GILMORE ASSOCIATES (MS4 COMPLIANCE)

Mr. Pirolli made a motion to enter into agreement with Gilmore Associates not to exceed \$4,200, seconded by Mr. Servis.

The vote of Council was as follows:

Mr. Pirolli—for
Mr. Servis—for
Mrs. Kucher—for
Ms. Gahagan—for
Mr. Adams—for

All of Council was in favor of the motion; the motion carried.

PUBLIC HEARING PROPOSED SIGN ORDINANCE

Mr. Sellers advised that although there isn't a change in the language which is proposed, there is a change on some of the sections which will have to be deleted. He suggested that Council table this until July 9th and the amendment to be re-advertised because of the technical change.

Mr. Servis made a motion to table the public hearing to Council meeting of July 9th, seconded by Mr. Pirolli.

The vote of council was as follows:

Mr. Pirolli—for
Mr. Servis—for
Mrs. Kucher—for

Ms. Gahagan—for
Mr. Adams—for

The motion carried with a unanimous vote of Council.

Mr. Servis made a motion to re-advertise the proposed sign ordinance with the technical changes, seconded by Mrs. Kucher.

The vote of council was as follows:

Mr. Pirolli—for
Mr. Servis—for
Mrs. Kucher—for
Ms. Gahagan—for
Mr. Adams—for

All of Council was in favor of the motion; the motion carried.

ONE APPOINTMENT TO CABLE ADVISORY BOARD

Mrs. Conner advised there is one person interested in this position; namely, Anna Arbuthnot. She added this is a 3-year term.

Mr. Pirolli made a motion to appoint Anna Arbuthnot to the Cable Advisory Board for a 3-year term, seconded by Ms. Gahagan. All of Council was in favor of the motion; the motion carried.

CONSIDERATION—DONATION D.A.R.E GRADUATION - WALT DISNEY SCHOOL

Mrs. Conner read the letter from Walt Disney School requesting donation for their D.A.R.E. graduation ceremony. A copy of that letter will be filed with the minutes.

Mr. Servis made a motion to donate \$500 for D.A.R.E. graduation for Walt Disney School, seconded by Mrs. Kucher.

The vote of Council was as follows:

Mr. Pirolli—for
Mr. Servis—for
Mrs. Kucher—for
Ms. Gahagan—for
Mr. Adams—for

The motion carried with a unanimous vote of Council.

DISCUSSION COMMUNITY PARK

Mr. Sellers advised this is an issue that the park which is adjacent to Levittown Town Center does not have provision for legal access to it. He added that back in 2010 and 2011 there were meetings held to start a process of getting legal access and that was not completed.

He added that more recently Council has indicated an interest in moving forward with this. Mr. Sellers advised what was required are reciprocal easement agreements which are the legal right to go over ground which is currently under the legal authority of Wal-Mart and Home Depot. Mr. Sellers advised he has located a set a plans that was generated by the prior Borough engineer for which should be the technical data to show the extent of the easements and the plans which would document those. He added that our current engineer, Mr. Major will be reviewing them this week.

Mr. Sellers advised after that, we would work with DLC and lawyers from Home Depot and Wal-Mart to secure these Reciprocal Easement Agreements that would allow us to move ahead pretty rapidly.

DISCUSSION—GRASS SITUATION AT LEVITTOWN LAKE

Mr. Doyle advised that the State has decided not to cut all the grass around the Levittown Lake which could pose a few different problems such as ticks, animals, etc. He advised they are leaving about 10 to 12 feet worth of 3 foot grass. Mr. Doyle asked if Council wants our road crew to take care of our small portion.

Mr. Pirolli asked if there are any reimbursements. Mr. Doyle advised there could be reimbursements. He added that John Galloway's office is involved and it might be that the Borough could enter into some type of agreement but he wanted direction from Council before he would do anything.

Mr. Servis asked what our portion is. Mr. Doyle advised that the Borough only has a small portion – the majority of property is Falls Township. Mr. Doyle advised he did contact Pete Gray, Falls Township manager to see if they are interested in cutting their portion but he has not received a response from him as yet.

Mr. Pirolli asked if there would be any liability. Mr. Servis commented that he doesn't see the benefit of our Borough cutting such a small portion as it would not eliminate the ticks and animals, etc.

Mr. Sellers advised he is not concerned with liability because this still falls with the customary area of responsibility for the Borough and is fairly small in exposure. He feels if the Borough can work it out with Falls Township would be the best and possibly reimbursing Falls for the relatively small expense of taking the extra mowing job that comprises of about 4 houses in length.

Mrs. Kucher asked who brought this to Mr. Doyle's attention. Mr. Doyle advised the reporter from the Bucks County Courier Times. Mrs. Kucher asked if the reporter from the Courier Times contacted the Falls Township manager in this matter. Mr. Doyle isn't sure but he added that he found it unique that the article in the Courier Times was about Tullytown when the majority of

the lake is in Falls Township. Mr. Doyle also commented that this is happening throughout the State with all the parks that the State is cutting back on maintenance. Mr. Servis suggested that an official letter should be sent to the State in this respect.

A motion was made by Mr. Servis to authorize the coordinator to contact the State and Falls Township. Mr. Pirolli seconded the motion. All of Council was in favor of the motion; the motion carried.

APPROVAL OF CONTRACT WITH ADVANCED INNOVATIONS

Mr. Doyle advised that Council has before them the annual service agreement for police department with Advanced Innovations for \$2,630.

Mr. Pirolli made a motion to approve the annual service agreement with Advanced Innovations in the amount of \$2,630. Mr. Servis seconded the motion.

The vote of Council was as follows:

Mr. Pirolli—for

Mr. Servis—for

Mrs. Kucher—for

Ms. Gahagan—for

Mr. Adams—for

All of Council was in favor of the motion; the motion carried.

COMMITTEE REPORTS

PERSONNEL COMMITTEE

Mrs. Kucher advised that Personnel Committee received a letter of resignation from Danielle Vacirca, Borough Treasurer. A copy of that letter will be filed with the minutes.

Mrs. Kucher suggested that we can hire someone approximately 30 hours per week. Ms. Vacirca advised that she would take time to train the new hire.

Mr. Edwards commented that we have the right person in this position and questioned why she couldn't be made a full time position. Mrs. Kucher commented that she was a full-time employee but she got a full-time job with another employer but she stayed on part-time to help the Borough.

Mr. Sellers commented that the office of Treasurer is under the Borough Code so the Borough has to have a treasurer. He asked that Danielle amend her letter to say it is her intention to resign but not by that date certain as of this time. The process would then be initiated to hire assistant treasurer to move into treasurer position.

Ms. Gahagan made a motion to advertise for treasurer position, seconded by Mrs. Kucher. Mr. Servis questioned the motion. Mr. Sellers explained that the motion should be to advertise for assistant treasurer. Ms. Gahagan amended her motion to advertise for assistant treasurer and stated that we advertise with the same conditions as we hired the present treasurer; Mrs. Kucher accepted the amendment.

The vote of Council was as follows:

Mr. Pirolli—for
Mr. Servis—for
Mrs. Kucher—for
Ms. Gahagan—for
Mr. Adams—for

The vote of Council was unanimous. The motion carried.

BOROUGH REPORTS

MAYOR'S REPORT

Mayor Cutchineal thanked everyone who took part in Election Day. He added the turnout in Tullytown was about 50%.

Mayor Cutchineal advised that the Memorial Day Services, Parade and Concert all went very well and thanked the Committee and everyone who volunteered.

Mayor advised that the St. Mike's Fair will be held June 25th to July 7th.

Acting Chief Doyle also advised that one of the police vehicles was involved in an accident and he is asking Council to purchase a vehicle under the Co-Stars bid, #13-033 for 2014 Ford Interceptor Sedan at a total cost of \$35,679 from Winner Ford.

Mr. Pirolli made a motion to purchase the Co-Stars Bid, #13-033 for 2014 Ford Interceptor Sedan at a cost of 35,679 from Winner Ford. Mrs. Kucher seconded the motion.

The vote of Council was as follows:

Mr. Pirolli—for
Mr. Servis—for
Mrs. Kucher—for
Ms. Gahagan—for
Mr. Adams—for

The motion passed with a unanimous vote of Council.

Acting Chief Doyle advised that he would like Council to hire four (4) part-time police officers contingent on each one of them passing the final checks and State certifications. He presented the names to Council.

Mr. Servis made a motion to hire Justin Grotz as part-time police officer contingent on passing the final checks and State certifications. Mrs. Kucher seconded the motion. All of Council was in favor of the motion; the motion carried.

Mr. Pirolli made a motion to hire Ronald Ernst as part-time police officer contingent on passing the final checks and State certifications. Ms. Gahagan seconded the motion. All of Council was in favor of the motion; the motion carried.

Mr. Pirolli made a motion to hire Steven Andrews as part-time police officer contingent on passing the final checks and State certifications. Ms. Gahagan seconded the motion. All of Council was in favor of the motion; the motion carried.

Mr. Pirolli made a motion to hire Christopher Calhoun as part-time police officer contingent on passing the final checks and State certifications. Mrs. Kucher seconded the motion. All of Council was in favor of the motion; the motion carried.

Mr. Doyle advised that these part-time officers just hired are to replace the officers who have left for full-time employment or who will be leaving for full-time employment.

Mrs. Kucher asked when these officers will be starting. Mr. Doyle advised once the final checks are completed and they pass, a conditional offer of employment will be extended and they have to go through a physical and psychological evaluation and upon completion of that, State certification. Mr. Doyle advised he will have them all here at the next meeting.

SOLICITOR'S REPORT

1) Status of Galzerano Appeal

Mr. Sellers advised that the Galzerano matter is an appeal of Mr. Galzerano from an adverse decision of the Tullytown Borough Zoning Hearing Board originally which was appealed to Bucks County Court of Common Pleas. He added that matter was briefed and argued before Judge Cepparulo this year who ruled in favor of the Borough. Mr. Sellers added that more recently Mr. Galzerano has filed an appeal with the Commonwealth of Pennsylvania and has also filed a motion for reconsideration of Judge Cepparulo's decision. He advised that motion was heard by Judge Robert Mellon who upheld the original decision and denied Mr. Galzerano's appeal. Mr. Sellers advised the appeal with the Commonwealth is up-coming and Judge Cepparulo will file his written opinion which will be the basis for the review by the Commonwealth Court.

2) Status of Fox vs. Kucher

Mr. Sellers advised this matter went to a hearing before District Court Judge Burns for a claim by Mr. Fox for the value of 12 signs and found that there were 2 signs that Mrs. Kucher was responsible for and that on the premise that she was not operating at the time as a member of Council within her duties. Mr. Sellers advised that the dollar amount is very small but the principle is very important. He asked Council if they wish Mr. Sellers to further represent Mrs. Kucher in this matter going forward to Doylestown.

Ms. Gahagan made a motion to authorize Mr. Sellers to continue to represent Mrs. Kucher in this matter going forward to Doylestown. Mr. Pirolli seconded the motion.

Mr. Pirolli—for

Mr. Servis—not present for vote

(Mrs. Kucher asked Mr. Sellers if she should abstain-he advised yes)

Mrs. Kucher—abstain

Ms. Gahagan—for

Mr. Adams—for

The vote was 3 in favor, 1 abstention.

Mr. Sellers advised that with a Council of 7 members, a quorum would be 4, action required to be taken would require 4 votes. He advised that we have less than that number here and while the vote this evening is based on the current number of members present, it is subject to reversal at the next meeting. He added that the vote can be taken again if Council has recomposed.

While waiting for Mr. Servis to return to the meeting, another subject matter was discussed.

Rich Hart, 50 Stream Lane, Levittown, asked Mr. Sellers for an update on the boundary line with Falls Township. Mr. Adams advised that will be addressed next under Mr. Seller's report.

Bill Edwards, 364 Lakeside Drive, Levittown, advised that he is concerned about this last vote and asked how much is "principle" worth. He commented that the dollar value is small. He commented that legal fees are always being discussed. He feels there is no sense about going to Doylestown.

Mr. Sellers advised that Mr. Edwards made a good point that the dollar value is small. He added that at the hearing in District Court, the plaintiff's attorney brought a new part into it at the hearing which included a claim for a civil rights violation which is a serious elevation of it from a couple of signs to what is suggested to be a future claim for civil rights. He added that is why the matter tonight is being brought back to Council to consider a legal defense. Mr. Sellers commented that he is the solicitor for every Council member as well as Council as a whole. He

added if there is a claim brought against an individual Council person and they are arguably acting within the course and scope of their duties as an elected official, it is his duty to defend.

Mr. Servis returned to the meeting.

Mr. Sellers advised if the motion is made again, it would be subject to a new vote and at that point he would give the necessary legal advice to Council.

Ms. Gahagan made a motion to authorize the solicitor to continue the representation of Councilwoman Kucher in the matter of Fox vs. Kucher. Mr. Pirolli seconded the motion.

The vote of Council was as follows:

Mr. Pirolli—for

Mr. Servis—against

Mrs. Kucher—abstain

Ms. Gahagan—for

Mr. Adams—for

The vote is 3 in favor, 1 against, 1 abstention.

Mr. Sellers stated this is an unusual situation. He explained that the abstention which is done by a member of Council usually isn't an issue but it becomes an issue when Council is unable to take an action it would otherwise take. He added that he has advised on many occasions that the nature of the conflict is a pecuniary interest which would cause a person to have a conflict and therefore be unable to vote. He added there is an exception in the State Law regarding conflicts. Mr. Sellers referred to State Law and explained to Council if action cannot be taken by a governing body like this because of the abstentions of a member or members' first time around and if the action is unable to be done then for the next vote "then such member shall be permitted to vote if disclosures are made as otherwise provided herein." He explained that if, as in this case, one of the members says that they have a pecuniary interest and has to abstain, the matter goes forward and there are not sufficient votes for it. He added there can be another motion made-vote taken, the disclosure has been made by Mrs. Kucher that she is a subject of the action, she is the defendant in the case, Council is being asked to provide a continuing defense to her—that is a pecuniary interest. Mr. Sellers further added that the vote just failed; however, the motion if made again would allow her to vote because the action cannot otherwise be taken—she has disclosed it and now the action can be taken if the motion is made again and if there is a second. He added that Mrs. Kucher would be able to register a vote in the matter.

Mr. Servis commented that if a sitting quorum is here and the vote is 3 to 1 then the motion passes. He asked Mr. Sellers why he said the motion failed. Mr. Sellers stated the problem with that is that it is subject to reversal. Mr. Servis said we can't surmise that someone is going to come in next month but you still won't have the votes to overrule it. He feels that is absurd.

Mr. Servis commented that right now the motion passes unless someone next month overrules which cannot happen. He said minority members are coming back, not majority.

Ms. Gahagan made a motion to authorize Mr. Sellers to continue to represent Mrs. Kucher, seconded by Mr. Pirolli.

The vote of Council was as follows:

Mr. Pirolli—for

Mr. Servis—against

Mrs. Kucher—for

Ms. Gahagan—for

Mr. Adams—for

The vote was 4 in favor, 1 against; the motion carried.

3) Falls Township/Tullytown Borough Boundary Line Matter

Mr. Sellers advised that about 2 years ago Falls and Tullytown learned of a problem with the boundary line and later worked out an agreement on process to follow to determine what the line is and a set of plans were produced. He added the intention was for Falls and Tullytown to agree on that line at the end of that process and participate in an amicable lawsuit and ask Judge in Doylestown to follow a required procedure to enter an order which would fix the line for all times and the maps could be adjusted.

He added that Falls and Tullytown met as recently as last December and all seemed in agreement. He advised that since then Tullytown passed a resolution and Falls was expected to pass the same resolution but have not done so at this time. He added that Falls has not provided any explanation as to why they are not moving forward with this. He advised he has not heard anything regarding this matter.

Mr. Sellers suggested to Council that in the absence of Falls Township either telling us what the problem is and allowing us to resolve it with them or agreeing with the line as laid out on the plans, then we move forward and file the necessary suit in Doylestown to get the line ordered as fixed for all times. Mr. Sellers advised that since it is not amicable, the law suit would ask the Court to impose those costs on Falls Township because we have asked them to agree to the line and it's been almost a 2 year process.

Mr. Servis made a motion to authorize Mr. Sellers to file the suit in the boundary line matter if within the next week we have not received word from Falls Township that allows this matter to proceed forward amicably. Mrs. Kucher seconded the motion.

The vote of Council was as follows:

Mr. Pirolli—for

Mr. Servis—for

Mrs. Kucher—for
Ms. Gahagan—for
Mr. Adams—for

The vote of Council was unanimous; the motion carried.

ENGINEER'S REPORT

Mr. Major read the engineer's report, a copy of which is enclosed with the minutes.

Mrs. Kucher discussed the HVAC and roofing and advised that she would like to have a meeting scheduled. She advised that she spoke with Mr. Major a few times regarding setting up this meeting. Mr. Major advised he will discuss with Mrs. Kucher in the next few days.

COORDINATOR'S REPORT

Mr. Doyle advised there have been some complaints regarding high grass on abandoned properties and rental units. He added that he has spoken to the residents and Code Enforcement Officer is handling this matter. He advised that he will continue to monitor until it is corrected.

Mr. Doyle also reported that several months ago a resident spoke at the Council meeting regarding a parking issue with his handicap parking spot on Main Street. Mr. Doyle advised that the Police Department has looked into this matter—has been out there on numerous occasions and found no reason why that gentlemen couldn't park in that handicap spot. He advised that spot has always been open—there is a video and photographs. Mr. Doyle advised this is not an issue.

Mr. Pirolli commented that the residents on the end of Pond Street were complaining about the electrical and cable wires. Mr. Doyle advised that he was contacted and will set up meeting with Ted Dorand of PECO and he will make contact with Comcast and Verizon to try to fix this problem. Mr. Doyle added that hopefully within the next 2 weeks this problem will be resolved.

There being no further business, a motion was made by Mr. Pirolli to adjourn the meeting, seconded by Ms. Gahagan. All of Council was in favor of the motion; the motion carried.

The meeting was adjourned at 8:40 p.m.

Respectfully submitted,



Nancy Conner
Borough Secretary