CITY OF DAYTON

COUNCIL MEETING

September 1, 2015

A regular meeting of Dayton City Council was held on Tuesday, Sept. 1, 2015, in the board meeting room of the Dayton Independent Schools Administration Building, Third & Clay Street. Dayton, KY.

ROLL CALL:

Mayor Boruske Aye Member Gifford Aye

Member Neary Aye Member Lynn Aye

Member Burns Aye City Adm. Giffen Aye

Member Tucker Aye City Att. Edge Aye

Member Baker Absent

Mayor Boruske opened the meeting with a moment of silent prayer and led the Pledge of Allegiance.

CITY ADMINISTRATOR’S REPORT:

Request for a Handicap Parking space from Gerald L. Kruse, 814 Seventh Avenue. Mr. Kruse does not meet all the requirements for a handicap parking space. Motion by Member Gifford, seconded by Member Lynn to deny Mr. Kruse’s request. Motion carried—so ordered.

In previous years, before 2013, the Sanitation District had a program in place where they would come in and help identify breaks in private lateral lines. In 2013 the Sanitation District suspended the program. In 2014 the homeowner was responsible for the entire lateral line. The Sanitation District has received a lot of letters from local cities, stating it’s too much of a hardship on the residents. They have reinstated the program but it’s not quite the same. Motion by Member Gifford, seconded by Member Tucker to allow more time to review the program. Motion carried—so ordered.

Request from the school to add another parking space on Greendevil Lane. The residents on Fifth Avenue have called saying the school visitors or school personnel park on Fifth Avenue instead of in the reserved spaces. City Adm. Giffen will speak with Supt. Jay Brewer about this issue. Motion by Member Burns, seconded by Member Neary to add one more space on Greendevil Lane, West side. Motion carried—so ordered.

Planning & Zoning will meet here tomorrow night at 7:00 p.m. There will be an update on the Riverfront Development.

The Park Conversion Grant on Dayton Pike is in the hands of the Federal Government. Hopefully there will be a status update in October. There is funding for sidewalks on Dayton Pike and on Sixth Avenue. This winter we’ll work on some of the design phases for the sidewalks.

City Adm. Giffen spoke with the Department of Transportation about traffic concerns on Sixth Avenue. They were very positive and are available to talk with the city.

CONSENT AGENDA:

Motion by Member Neary, seconded by Member Burns to approve the minutes from the August 4, 2015 meeting as received. Motion carried—so ordered.

ORDINANCES & ORDERS:

**CITY OF DAYTON, KENTUCKY**

**MUNICIPAL ORDER NO. 2015-10R**

A MUNICIPAL ORDER DECLARING CITY-OWNED PERSONAL PROPERTY AS SURPLUS AND AUTHORIZING THE CITY MANAGER TO TRANSFER, WITH OR WITHOUT COMPENSATION TO ANOTHER GOVERNMENTAL AGENCY.

**BE IT HEREBY ORDERED BY THE CITY OF DAYTON, KENTUCKY AS FOLLOWS:**

Section I

That the City of Dayton, in accordance with the provisions of KRS 82.083 and KRS 45A.365, hereby makes the following findings:

(a) That it is in the public interest for the City to declare the following personal property as surplus:

* 1 German Shepard – Police Dog

(b) That the intended purpose of the property described herein at the time of initial purchase was for police services in conjunction with an officer who has gone through specialized training with this specific police dog.

(c) That the personal property described herein is no longer of value because the officer trained with this particular dog is no longer employed by the City of Dayton.

(d) That the property shall be transferred, with or without compensation, to the City of Ludlow pursuant to KRS 82.083(3)(a).

Section II

That any compensation resulting from the disposal of the personal property described herein shall be transferred to the general fund of the City.

Section III

That this Order shall be maintained and indexed in the Official Order Book by the City Clerk/Treasurer.

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MAYOR VIRGIL L. BORUSKE

ATTEST:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

DONNA LEGER

CITY CLERK/TREASURER

Motion by Member Burns, seconded by Member Lynn to approve 2015-10R as read. Comments: The compensation is $6,000.00. Chief Halfhill reported we had an Officer that was K-9 trained. He was here four years. The work life of a K-9 dog is about 8 years. The best interest of the dog was to stay with the original handler and send the dog to Ludlow. The City plans to purchase another K-9 through this sale and private donations. Officer Marksberry will be the handler. Officer Marksberry has gone above and beyond with securing donations. All the K-9 property will stay with the city.

ROLL CALL:

Member Lynn Aye Member Tucker Aye

Member Neary Aye Member Baker Absent

Member Burns Aye Member Gifford Aye

Motion carried—so ordered.

**CITY OF DAYTON, KENTUCKY**

**MUNICIPAL ORDER NO. 2015-11R**

A MUNICIPAL ORDER DECLARING CITY-OWNED REAL PROPERTY AS SURPLUS AND AUTHORIZING THE CITY MANAGER TO TRANSFER,

**BE IT HEREBY ORDERED BY THE CITY OF DAYTON, KENTUCKY AS FOLLOWS:**

Section I

That the City of Dayton, in accordance with the provisions of KRS 82.083 and KRS 45A.365, hereby makes the following findings:

(a) That it is in the public interest for the City to declare the following personal property as surplus:

* Real Property commonly located and known as 522 Seventh Avenue;
* Real Property commonly located and known as 410 Eighth Avenue;
* Real Property commonly located and known as 525 Fourth Avenue.

(b) That the intended purpose of the property described herein at the time of initial purchase was for city development.

(c) That it is in public interest to dispose of the property because it is in the best interest to have these properties renovated and re-established as ad-valorem tax generating properties.

(d) That the property shall be sold by sealed bids in accordance with the procedure for sealed bids under KRS 45A.365(3) and (4).

Section II

That any and all compensation resulting from the disposal of the real property described herein shall be transferred to the general fund of the City.

Section III

That this Order shall be maintained and indexed in the Official Order Book by the City Clerk/Treasurer.

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MAYOR VIRGIL L. BORUSKE

ATTEST:

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DONNA LEGER

CITY CLERK/TREASURER

Motion by Member Neary, seconded by Member Tucker to approve 2015-11R as read.

ROLL CALL:

Member Neary Aye Member Baker Absent

Member Burns Aye Member Gifford Aye

Member Tucker Aye Member Lynn Aye

Motion carried—so ordered.

First Reading:

**CITY OF DAYTON, KENTUCKY**

**ORDINANCE NO. 2015-8**

**AN ORDINANCE ESTABLISHING A MUSEUM BOARD, DESCRIBING ITS DUTIES AND TERMS OF OFFICE.**

**WHEREAS,** the City desires to establish a Museum Board to establish, maintain and care for a City Museum to enhance the culture of the City and its citizens;

**WHEREAS,** to achieve this end, the City desires to establish a Museum Board; and

**WHEREAS,** the Museum Board will advance these objectives directly and in cooperation with public and private entities.

**NOW, THEREFORE BE IT ORDAINED BY THE CITY OF DAYTON, CAMPBELL COUNTY, KENTUCKY AS FOLLOWS:**

Section I

That the following sections shall be added to the Code of Ordinances for the City of Dayton:

**§34.50 Establishment.**

There is hereby established a Museum Board. The Board shall consist of three (3) members appointed by the Mayor.

**§34.51 Members and Proceedings.**

(A) Terms of Office. The terms of office for members of the Board shall be four (4) years but the term of office of members first appointed shall be staggered so that a proportionate number serve two (2) and four (4) years, respectively, and later appointments or reappointments shall continue the staggered pattern. Members may be reappointed for additional terms. The members shall serve without compensation.

(B) Vacancies. Any vacancy occurring by reason of death, resignation, or removal of any member, shall be filled for the unexpired term of the member.

(C) Organization. The Board shall organize within sixty (60) days after the appointment of its initial total membership. The Board shall annually elect a Chairman, Vice Chairman, and Secretary who shall be eligible for re-election at the Board's first meeting annually. The Chairman shall preside at the meetings of the Board and shall be the spokesperson for the Board. In the Chairman's absence, the Vice Chairman shall perform these duties. The Board shall meet monthly as needed, with the exact time and date of said meeting to be determined by the Board.

(D) Quorum. Fifty percent of the members shall constitute a quorum for the transaction of business.

**§34.52 Powers and Duties.**

The Board shall be responsible for establishing, maintaining and promoting a City Museum. The Board may also be a corporation with power of perpetual succession and may contract in its corporate name and be contracted with, sue and be sued, and have and use a corporate seal which may be altered or renewed at its pleasure.

**§34.53 Records.**

The Board shall keep a set of books showing the receipts and expenditures of the Board. The books shall be open at all times for examination by the Mayor or any member of the City Council. At the conclusion of each fiscal year, the Board shall make a full and detailed report of the acts of the Board for the preceding year with a complete and itemized accounting of all receipts and disbursements of money.

Section II

This ordinance shall be in full force and effect from and after its adoption, approval and publication as is required by law.

**PASSED** by City Council of the City of Dayton, Campbell County, Kentucky assembled in regular session.

First Reading: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Second Reading: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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MAYOR VIRGIL L. BORUSKE

ATTEST:

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DONNA LEGER

CITY CLERK/TREASURER

A quorum will be two members.

The finance committee met and agreed to keep the tax rate the same as 2014. Motion by Member Lynn, seconded by Member Gifford to keep the tax rate the same as 2014. Motion carried—so ordered.

First Reading:

**CITY OF DAYTON, KENTUCKY**

**ORDINANCE NO. 2015-#9**

**AN ORDINANCE PROVIDING FOR THE IMPOSITION, LEVY, COLLECTION AND APPORTIONMENT OF TAXES FOR THE CITY OF DAYTON, CAMPBELL COUNTY, KENTUCKY FOR THE FISCAL YEAR JULY 1, 2015 THROUGH JUNE 30, 2016.**

**NOW, THEREFORE BE IT ORDAINED BY THE CITY OF DAYTON, CAMPBELL COUNTY, KENTUCKY AS FOLLOWS:**

Section I

There shall be imposed, levied and collected for the Fiscal Year July 1, 2015 through June 30, 2016, by the City of Dayton, Kentucky, the sum of .4950 under the General Chapter of said City, as amended, and also an Act concerning the assessment and valuation for taxation of the corporate franchise and intangible properties, as amended, on each $100.00 valuation of real and mixed property; .5009 on all automobile and watercraft personal property and .7500 on all other personal property, choses in action, evidence of debt, and corporate franchises within said City as certified by the Property Valuation Administrator to Council, as assessed and returned for taxation to said City by the State Railroad Commission, the State Board of Valuation and Assessments and the Revenue Cabinet and certified by the State Auditor to the Council; if for any reason property has not been listed for taxation, then by the Mayor and Council; further, upon such property within the corporate limits of said City subject to taxation, except the deposits of Banks and Trust Companies, hereinafter mentioned.

Section II

Said levy and assessment of .4950 on real and mixed property; .5009 on all automobile and watercraft personal property and .7500 on all other personal property on each $100.00 valuation as set out above, shall be imposed, collected, levied and apportioned to and for the following purposes, and in the following proportions:

**Real Property**:

For the current general and incidental expenses of said City the sum of .4450.

For the acquisition and maintenance of parks within the City, the sum of .0500.

**Personal Property**:

For the current general and incidental expenses of said City the sum of .7500.

For the acquisition and maintenance of parks within the City, the sum of .0000.

**Automobiles and Watercraft:**

For the current general and incidental expenses of said City the sum of .5009.

Section III

There shall be imposed and collected for said City, as permitted under KRS Chapter 136 on the taxable fair cash value of bank deposits within the city as assessed, corrected, altered, certified and returned by the Revenue Cabinet or as assessed by the Mayor and Council, if for any reason said deposits have not been listed in any manner for taxation, sum equal to twenty-five thousandths of one percent (.025%) of those deposits. The levy called for in this Section shall be imposed, levied, collected and apportioned for payment of incidental expenses of the City. Those banks upon which the above tax is imposed may pay the sum due less 2% if paid by December 31, 2015 or the full amount by January 31, 2016. Thereafter the penalty and interest herein shall be imposed.

Section IV

All revenues received are hereby apportioned as in the preceding Sections and set apart and shall be apportioned and set apart exclusively for the several purposes therein mentioned. Any transfer of such funds are hereby prohibited.

Section V

The City Clerk/Treasurer shall make out the tax bills in accordance with the altered, corrected and returned assessment list in books provided for that purpose and said City Clerk/Treasurer shall show in the books of the City the total amount of taxes collectable for the year. Further, the City Clerk/Treasurer shall publish all notices of taxes due as required by law, if any, according to the requirements of KRS Chapter 424.

Section VI

The taxes hereby levied shall be due and payable on and after September 15, 2015 at the office of the City Clerk/Treasurer and shall be delinquent after November 6, 2015, or as otherwise provided by Council by order, and the City Clerk/Treasurer shall thereafter proceed to attach to each bill a penalty of 10%. The City Clerk/Treasurer shall proceed to collect the delinquent taxes as provided by law until such time as the Council shall instruct the City Clerk/ Treasurer to refer all delinquent bills to the City Attorney for collection by taking legal action, if necessary. Interest at the rate of 12% per annum shall be charged on the account of such tax from November 7, 2015, or as otherwise provided by Council by order, to the date of payment.

Section VII

This ordinance shall be signed by the Mayor, attested by the City Clerk, recorded, published, and shall be in effect at the earliest time provided by law.

**PASSED** by City Council of the City of Dayton, Campbell County, Kentucky assembled in regular session.

First Reading: 9/1/15

Second Reading: 9/15/15

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MAYOR VIRGIL L. BORUSKE

ATTEST:

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DONNA LEGER

CITY CLERK/TREASURER

The second reading of the tax rate will be on September 15th.

First Reading:

**CITY OF DAYTON, KENTUCKY**

**ORDINANCE NO. 2015-#10**

**AN ORDINANCE AMENDINHG THE CITY CURFEW ORDINANCE FOR MINORS TO ADD A DAYTIME CURFEW AND CLARIFY POLICE OFFICER DUTIES AND PENALITIES.**

**NOW, THEREFORE BE IT ORDAINED BY THE CITY OF DAYTON, CAMPBELL COUNTY, KENTUCKY AS FOLLOWS:**

Section I

That the following sections shall be amended in the Code of Ordinances for the City of Dayton:

**§97.10 Definitions.**

For the purpose of this subchapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning:

"ALLOW.” Either permit or neglect to refrain or prevent. It requires actual or constructive knowledge on the part of the parent or guardian, that is the parent or guardian must actually know about the child violating this section, or the circumstances must be such that a reasonably prudent parent or guardian should have known the child was violating this section.

“MINOR.” Any person under the age of eighteen (18) years.

“NIGHT.” The dark hours of the day stated until the early morning hours of the next day.

“PARENT.” Any person having legal custody of a minor: (a) as a natural or adoptive parent; (b) as a legal guardian; (c) as a person who stands in loco parentis; or (d) as a person to whom legal custody has been given by order of court.

“RELIGIOUS ACTIVITIES.” Any activity, function, service or event sponsored by a religious institution.

"REMAIN.” To stay behind, to tarry, or to stay unnecessarily upon or in any public assembly, building, place, street, or highway.

**§97.11 Nighttime Curfew Established.**

It shall be unlawful for any person under the age of eighteen (18) to be or remain in or upon any public assembly, building, place, street or highway within the city at the following times:

(**A)** From 11:00 pm. until 6:00 a.m. on any Sunday through Thursday night between the federal Memorial Day holiday and Labor Day holiday;

**(B)** From 10:00 p.m. until 6:00 a.m. on any Sunday through Thursday night during the remainder of the year; and

**(C)** From 12:00 a.m. until 6:00 a.m. following any Friday or Saturday night.

**§97.12 Daytime Curfew Established.**

(A) It shall be unlawful for any child between 6 and 18 years of age to be or remain in or upon any public assembly, building, place, commercial establishment, place of amusement and/or entertainment, street or highway within the City during the hours when the child is required to be in attendance at either public or private school, unless the child is accompanied by a parent, guardian or other adult person having written documentation of having care and custody of the child or is upon an emergency errand or other legitimate business directed by a parent, guardian or other adult person having the care and custody of the child.

(B) Any police officer may take any child found violating this section into custody and may charge the child with a violation hereof, or, in the alternative, may immediately take the child to his or her school and request that the school notify its attendance officer of the violation, or the officer may release the child to his or her parent, guardian, custodian or school attendance officer.

**§97.1[~~2~~]3 Exceptions.**

In the following exceptional cases, a minor in or upon any public assembly, building, place, street, or highway within the city during the hours stated in § 97.11 and § 97.12 shall not be considered in violation of this section:

**(A)** When the minor is accompanied by a parent or guardian;

**(B)** When accompanied by an adult authorized by a parent or guardian of such minor;

**(C)** When exercising First Amendment rights protected by the United States Constitution, such as the free exercise of religion, freedom of speech, and the right of assembly, provided that written notice signed by the minor and countersigned by a parent is in the possession of such minor specifying when, where, and in what manner said minor will be exercising such First Amendment rights;

**(D)** In a case of reasonable necessity but only after such minor's parent has communicated to the Police Department the facts establishing such reasonable necessity;

**(E)** When a minor is on the sidewalk of the place where such minor resides, or on the sidewalk of either next door neighbor who has not communicated an objection to a police officer or the Police Department;

**(F)** When returning home by a direct route from and within one hour of the termination of a school activity or any activity of a religious or other voluntary association, provided that justification indicating the place and time of termination of said event can be given to any investigating officer of the Police Department;

**(G)** When authorized by regulation issued by the Mayor in cases of reasonable necessity involving more minors than may reasonably be dealt with on an individual basis. Such regulation should be issued sufficiently in advance to permit publicity through news media and through other agencies such as the schools. The regulation shall define the activity, the scope of the use of the public assembly, building, place, street, or highway permitted, and the period of time involved not to extend more than one hour beyond the time for termination of the activity, and the reason for finding that such regulation is reasonably necessary. The Mayor shall notify the Police Department of said information;

**(H)** When engaged in a business or occupation which the laws of Kentucky authorize a person under eighteen (18) years of age to perform;

**(I)** When the minor is, with parental consent, in a motor vehicle with a lawfully authorized driver;

**(J)** When the minor, who is a duly authorized and licensed driver, is operating a motor vehicle within the city for the purpose of passing through, by direct route, from one location to another either within or out of the city, including all minors that may also be within the vehicle.

**§ 97.1[~~3~~]4 Parents Duty to Enforce Curfew.**

It shall be unlawful for a parent or guardian having legal custody of a minor to allow such minor to be or remain in or upon a public assembly, building, place, street, or highway in the city under circumstances not constituting an exception as enumerated in § 97.1[~~2~~]3. It shall be no defense that a parent was completely indifferent to the activities or conduct or whereabouts of such minor.

**§ 97.1[~~4~~]5 Police Officer’s Duty to Enforce Curfew.**

**(A)** A police officer, upon finding or being notified of any minor in or upon any public assembly, building, place, street, or highway believed to be in violation of this subchapter shall confront such minor and request such information as name, age, address, and the name of a parent or legal guardian. In addition, the police officer may request proof of age of such minor. If it is determined that such minor is of the age subject to this subchapter (under eighteen (18) years of age) the police officer may forthwith take the minor to the police station and the parent or guardian shall immediately be notified to come for such minor , whereupon they shall be interrogated to discover the relevant facts and circumstances. Such information shall be duly recorded for future reference in the event of subsequent violations of this section.

[~~(B)~~ ~~A police officer may deliver a minor to a parent or guardian under appropriate circumstances, such as when a minor of tender age near home whose identity is readily ascertained or is known. In the event of such delivery, the police officer shall file a written report within twenty-four (24) hours which shall be duly recorded. The Mayor may issue regulations to effectuate expeditious procedure under this section.~~]

**(B)** Police procedures may provide, inter alia, that a police officer may deliver a minor to a parent or guardian under appropriate circumstances; for example, a minor of tender age near home whose identity and address may be readily ascertained or are known. In the event of the delivery, the police officer shall file a written report within 24 hours which shall be duly recorded. The Chief of Police, or his or her duly authorized representative, can issue regulations of effectuate expeditious procedure under this section.

[~~(C) When a parent has come to take charge of the minor and the appropriate information has been recorded, the minor shall be released to the custody of such parent. If the parent or guardian cannot be located, or fails to take charge of the minor, the minor may temporarily be entrusted to a relative, neighbor, or other adult person who will assume the responsibility for the minor on behalf of the parent or guardian pending the availability of the parent or guardian. In the absence of any such person to assume the responsibility for the minor, the minor shall be released to a court approved agency.~~]

**(C)** When a parent has come to take charge of the minor and the appropriate information has been recorded, the minor shall be released to the custody of the parent.

**(D)** If a parent or guardian cannot be located or fails to take charge of the minor, the minor may temporarily be entrusted to a relative, neighbor or other person who will assume the responsibility for the minor on behalf of the parent or guardian pending the availability of the parent or guardian. In the absence of any such person to assume the responsibility for the minor, the minor shall be released to the juvenile authorities.

**§ 97.99 Penalty.**

[~~(A) Any person found in violation of §§~~~~97.01-97.02 shall be guilty of a misdemeanor and shall be fined not more than $250.00 for the first offense and not more than $500.00 for the second offense and for each offense thereafter.~~]

[~~(B) Any person, whether minor or parent, found in violation of this section shall be guilty of a misdemeanor and shall be fined not more than $500 or imprisoned for a period not to exceed six months or both. Any court imposing a fine hereunder shall have full authority under law to probate any or all of' any fine imposed upon condition that the offender be ordered to do community service, participate in improvement or rehabilitation program or any other reasonable condition allowed by law.~~]

Any person, firm, organization, or corporation who violates any of the provisions of this chapter shall, upon conviction be guilty, of a Class B misdemeanor in accordance with the Kentucky Revised Statutes.

Section II

This ordinance shall be in full force and effect from and after its adoption, approval and publication as is required by law.

**PASSED** by City Council of the City of Dayton, Campbell County, Kentucky assembled in regular session.

First Reading: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Second Reading: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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MAYOR VIRGIL L. BORUSKE

ATTEST:

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DONNA LEGER

CITY CLERK/TREASURER

Chief Halfhill noted students that have been expelled from school are out walking around when they should be at home. The students and parents need to be held responsible.

DEPARTMENT HEAD’S REPORT:

Donna Leger, Clerk/Treas., submitted a copy of the financials.

Annie Wuestefeld, Director of Codes, submitted a copy of her report. Member Neary thanked City Att. Edge and Member Baker for implementing the Code Reporting Form on the City’s web page. Residents can now make formal complaints on the City’s web page. Mayor Boruske advised this information will not be given out. Member Neary would prefer the option of being anonymous. Currently the name and e-mail field is required.

Anthony Cadle, Main Street Manager, submitted a copy of the CCAP Report. Anthony will apply for a $2,500 grant from the Dept. of Local Government for a City Flag and flags to dress up the avenue. The Main Street Department will have a booth at HomeFest. The Fall Festival is October 17, 12:00 p.m. to 10:00 p.m.

Saturday was the ribbon cutting at Kate’s Catering. The city is excited to have this new business. A law firm will be opening at 618 Sixth Avenue, and Northern Kentucky Custom Designs & Able’s Upholstery has opened at 505 Sixth Avenue. They will be selling T-Shirts, etc. Anthony addressed council in reference to parking in the CBD. Berry Avenue between Sixth & Seventh is one way. Would council consider turning this into a two way street, with parking on one side only? Member Burns questioned how the residents would feel. Anthony will do a survey and get the residents opinion. Council is open to the idea.

Michael Auteri, Fire Chief, submitted a copy of his report. The runs are up 100 from this time last year. On Aug. 6, the Fire Department provided a hands-on Fire Extinguisher Training Class to all the Dayton School bus drivers. On August 13, 25 and 26, Chief Auteri attended the WEBN Riverfest meetings at the City of Covington. Three crew members; Cap. Chuck Enzweiler, FF/Medic Gary Knight, and FF/Medic Jacob Stenger were awarded River Rescue Awards for their rescue of two individuals who were holding onto a log in the Ohio River. The FDBD hosted the Northern Kentucky Firefighters Association Meeting at the Campbell County Training Center in Cold Spring on August 25th. During the month of August, our crews provided CPR classes to Dayton School Sports Coaches and 8 citizens. Cincinnati State Community College has sent 5 paramedic students to ride with our paramedic’s this past month.

David Halfhill, Police Chief, submitted a copy of his report. The Police Department is now at full staff. The new hires are Josh Zebell from Alexandria Police Department and Brian Powers from the Airport. The next Neighborhood Watch meeting is Sept. 14th. The Police Department is working on traffic issues and details in reference to Home Fest.

STANDING COMMITTEE REPORTS:

Parks & Real Estate (Member Tucker):

The Park Board meeting is Sept. 21, 6:00 p.m. at the VFW.

PETITIONS:

Bob Slusher from the East Dayton Baptist Church would like permission to use the Parking Lot in the Sixth Hundred block of Sixth Avenue for “Truck or Treat” on Saturday, Oct. 31st. Everyone is invited to participate. Member Neary was concerned about parking for the opening of the Purple Poulet. Member Burns noted this is a once a year event for the kids. Motion by Member Burns, seconded by Member Tucker to allow the “Truck or Treat”. Motion carried—so ordered.

Leslie Carr, Vine Street, complained about absentee landlords in the City. They create too many problems. City Adm. Edge will be taking landlords who do not pay their rental fee to small claims court.

City Adm. Giffen explained the contract with CSI is up at the end of this fiscal year. Ms. Carr would like to see all residents get a container from CSI under the next contract. She feels this would eliminate a lot of the problems with trash. City Adm. Giffen will take this into consideration when the city goes out for bids in the spring.

Ms. Carr feels the procedure to get a Little Library in Dayton is discouraging. City Att. Edge reported the city approved this application because of the city’s zoning ordinance.

Tammy Cornett, Civic Club, announced the Kite Festival will be held on Oct. 10, from 12:00 p.m. until 5:00 p.m. at Gil Lynn Park. There will be two professional Kite Teams and 450 free kites will be given to children. Several mascots from the tristate area will attend as well as local vendors, the Shriners and clowns. Games, drinks and food will be available. The parade will start at Sixth & Vine St. at 12:00 p.m. Please help promote this great event for the city.

Dustin Fossette, former Dayton Resident, would like to promote home ownership in the city. Mr. Fossette will help buyers get loan approval.

Kathy Gordon, Fourth Avenue, asked about access from O’Fallon to Sixth Avenue during Home Fest. One block on Ervin Terrace needs to be two-way. City Adm. Giffen recently met with Rob Hans, Transportation Department, and two engineers. They are open to our ideas. When the city is ready they will run traffic test. Mayor Boruske would like to figure out the flow of traffic first. City Adm. Giffen would like council to appoint a subcommittee to digest the information, when the time comes. Kathy Gordon would like this done in a timely manner.

Jean Cole suggested making Ervin Terrace a two way street and leave the traffic light alone. Mayor Boruske suggested moving the light to Vine Street and make Ervin Terrace a two way stop.

Jimmy King has posters for Home Fest, Oct. 3 – 18,if anyone is interested.

Member Neary questioned why the wait on the traffic study. Mayor Boruske feels the city needs more information on the Southside of the floodwall development before a decision is made.

UNFINISHED BUSINESS:

The Senior Citizens Picnic will be held on Wednesday, Sept. 23 at the VFW Hall. The entertainment will include the musical talents of Jerry Gifford, Mike Lenz, Harry Tucker, Mike Meredith and Craig Cornett. Food and dessert will be provided by Kate’s Catering.

NEW BUSINESS:

Special Event Application from Dayton Eagles for a block party on Sept. 12, 2:00 p.m. until 10 p.m. The Eagles would like the alley, next to the Eagles, closed to traffic and Berry Street between Fifth and Sixth Avenue closed to traffic. Motion by Member Burns, seconded by Member Neary to allow the Dayton Eagles to hold their block party. Motion carried—so ordered.

Motion by Member Neary, seconded by Member Tucker to have Trick or Treat on Saturday, Oct. 31, from 6:00 p.m. until 8:00 p.m. Member Burns nay, two hours is not enough time. Motion carried –so ordered.

PETITIONS:

Member Neary noted he requested a check register at the last council meeting. This was not for lack of trust in our administrator or our city employees. I do trust the staff, but feel its council’s responsibility to review expenditures.

ADJOURNMENT:

Motion by Member Burns, seconded by Member Lynn to adjourn. Motion carried—so ordered.

Respectfully submitted,

Donna Leger

Clerk/Treas.

ATTEST:

Virgil L. Boruske

Mayor