

900 West Monroe Jonesboro, AR 72401

Meeting Agenda Public Services Council Committee

Monday, April 8, 2013 4:00 PM Huntington Building

1. Call To Order

2. Approval of minutes

MIN-13:026 Minutes for the Public Services Committee meeting on March 11, 2013

Attachments: Minutes

3. New Business

Resolutions To Be Introduced

RES-13:050 A RESOLUTION TO CONTRACT WITH PAYLESS FURNITURE AND APPLIANCES

FOR SPONSORSHIP OF A OUTFIELD SIGN AT SOUTHSIDE SOFTBALL COMPLEX

Sponsors: Parks & Recreation

<u>Attachments:</u> Payless Furniture and Appliances

RES-13:052 A RESOLUTION TO CONTRACT WITH J CHRISTOPHER TOYS FOR

SPONSORSHIP OF A OUTFIELD SIGN AT SOUTHSIDE SOFTBALL COMPLEX

<u>Sponsors:</u> Parks & Recreation

<u>Attachments:</u> <u>J Christopher Toys</u>

RES-13:053 A RESOLUTION TO CONTRACT WITH FIVE GUYS BURGER FOR SPONSORSHIP

OF A BASEBALL FIELD AT JOE MACK CAMPBELL PARK

Sponsors: Parks & Recreation

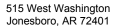
Attachments: Five Guys Burgers Contract

4. Pending Items

5. Other Business

6. Public Comments

7. Adjournment





Legislation Details (With Text)

File #: MIN-13:026 Version: 1 Name:

Type: Minutes Status: To Be Introduced

File created: 3/12/2013 In control: Public Services Council Committee

On agenda: Final action:

Title: Minutes for the Public Services Committee meeting on March 11, 2013

Sponsors:

Indexes:

Code sections:

Attachments: Minutes

Date Ver. Action By Action Result

title

Minutes for the Public Services Committee meeting on March 11, 2013



900 West Monroe Jonesboro, AR 72401

Meeting Minutes - Draft Public Services Council Committee

Monday, March 11, 2013 4:00 PM Huntington Building

1. Call To Order

Mayor Perrin was unable to attend.

Present 3 - Charles Frierson; Chris Gibson and Rennell Woods

Absent 2 - Ann Williams and Tim McCall

2. Approval of minutes

MIN-12:099 Minutes for the Public Services Committee meeting on December 10, 2012

Attachments: Minutes

A motion was made by Councilman Charles Frierson, seconded by Councilman Rennell Woods, that this matter be Passed . The motion PASSED by a unanimous vote

Aye: 2 - Charles Frierson and Rennell Woods

Absent: 2 - Ann Williams and Tim McCall

MIN-13:016 Minutes for the special called Public Services Committee meeting on February 19,

2013

Attachments: Minutes

A motion was made by Councilman Charles Frierson, seconded by Councilman Rennell Woods, that this matter be Passed . The motion PASSED by a unanimous vote

Aye: 2 - Charles Frierson and Rennell Woods

Absent: 2 - Ann Williams and Tim McCall

3. New Business

Resolutions To Be Introduced

RES-13:031 A RESOLUTION TO CONTRACT WITH ACADEMY SPORTS AND OUTDOORS

FOR SPONSORSHIP OF A BASEBALL FIELD AT JOE MACK CAMPBELL PARK

Sponsors: Parks & Recreation

Attachments: City of Jonesboro - Basball Field Sponsorship Agreement 02.18.13

A motion was made by Councilman Rennell Woods, seconded by Councilman Charles Frierson, that this matter be Recommended to Council . The motion PASSED by a unanimous vote

Aye: 2 - Charles Frierson and Rennell Woods

Absent: 2 - Ann Williams and Tim McCall

RES-13:032 A RESOLUTION TO CONTRACT WITH ACADEMY SPORTS AND OUTDOORS

FOR SPONSORSHIP OF A CONCESSION STAND SIGN AT JOE MACK

CAMPBELL PARK

Sponsors: Parks & Recreation

Attachments: City of Jonesboro - Concession Stand Sponsorship Agreement clean 02.18.

A motion was made by Councilman Charles Frierson, seconded by Councilman Rennell Woods, that this matter be Recommended to Council . The motion PASSED by a unanimous vote

Ave: 2 - Charles Frierson and Rennell Woods

Absent: 2 - Ann Williams and Tim McCall

RES-13:033 A RESOLUTION TO CONTRACT WITH ACADEMY SPORTS AND OUTDOORS

FOR SPONSORSHIP OF 5 OUTFIELD SIGNS AT SOUTHSIDE SOFTBALL

COMPLEX

Sponsors: Parks & Recreation

<u>Attachments:</u> <u>City of Jonesboro - Southside Softball Complex Field Signs Sponsorship Agre</u>

A motion was made by Councilman Rennell Woods, seconded by Councilman Charles Frierson, that this matter be Recommended to Council . The motion PASSED by a unanimous vote

Aye: 2 - Charles Frierson and Rennell Woods

Absent: 2 - Ann Williams and Tim McCall

RES-13:034 A RESOLUTION TO CONTRACT WITH SLEEP CHEAP FOR SPONSORSHIP OF A

OUTFIELD SIGN AT SOUTHSIDE SOFTBALL COMPLEX

Sponsors: Parks & Recreation

Attachments: Sleep Cheap

A motion was made by Councilman Charles Frierson, seconded by Councilman Rennell Woods, that this matter be Recommended to Council . The motion PASSED by a unanimous vote

Aye: 2 - Charles Frierson and Rennell Woods

Absent: 2 - Ann Williams and Tim McCall

RES-13:037 A RESOLUTION TO CONTRACT WITH FAIRFIELD INN AND SUITES FOR

City of Jonesboro Page 2

SPONSORSHIP OF A OUTFIELD SIGN AT SOUTHSIDE SOFTBALL COMPLEX

Sponsors: Parks & Recreation

Attachments: Fairfield Inn and Suites

A motion was made by Councilman Rennell Woods, seconded by Councilman Charles Frierson, that this matter be Recommended to Council . The motion PASSED by a unanimous vote

Aye: 2 - Charles Frierson and Rennell Woods

Absent: 2 - Ann Williams and Tim McCall

RES-13:038

A RESOLUTION TO CONTRACT WITH SLEEP CHEAP FOR SPONSORSHIP OF A OUTFIELD SIGN AT SOUTHSIDE SOFTBALL COMPLEX

Sponsors: Parks & Recreation

Attachments: Sleep Cheap

A motion was made by Councilman Charles Frierson, seconded by Councilman Rennell Woods, that this matter be Recommended to Council . The motion PASSED by a unanimous vote

Aye: 2 - Charles Frierson and Rennell Woods

Absent: 2 - Ann Williams and Tim McCall

RES-13:044

A RESOLUTION TO CONTRACT WITH JONESBORO GREENWAY FOR SPONSORSHIP OF A OUTFIELD SIGN AT SOUTHSIDE SOFTBALL COMPLEX

Sponsors: Parks & Recreation

Attachments: Jonesboro Greenway

A motion was made by Councilman Rennell Woods, seconded by Councilman Charles Frierson, that this matter be Recommended to Council . The motion PASSED by a unanimous vote

Aye: 2 - Charles Frierson and Rennell Woods

Absent: 2 - Ann Williams and Tim McCall

4. Pending Items

5. Other Business

6. Public Comments

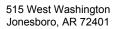
7. Adjournment

A motion was made by Councilman Charles Frierson, seconded by Councilman Rennell Woods, that this meeting be Adjourned. The motion CARRIED by a Voice Vote.

Aye: 2 - Charles Frierson and Rennell Woods

Absent: 2 - Ann Williams and Tim McCall

City of Jonesboro Page 4





Legislation Details (With Text)

File #: RES-13:050 Version: 1 Name: Contract with Payless Furniture for sign sponsorship

at Southside

Type: Resolution Status: To Be Introduced

File created: 3/12/2013 In control: Public Services Council Committee

On agenda: Final action:

Title: A RESOLUTION TO CONTRACT WITH PAYLESS FURNITURE AND APPLIANCES FOR

SPONSORSHIP OF A OUTFIELD SIGN AT SOUTHSIDE SOFTBALL COMPLEX

Sponsors: Parks & Recreation

Indexes: Contract

Code sections:

Attachments: Payless Furniture and Appliances

Date Ver. Action By Action Result

title

A RESOLUTION TO CONTRACT WITH PAYLESS FURNITURE AND APPLIANCES FOR SPONSORSHIP OF A OUTFIELD SIGN AT SOUTHSIDE SOFTBALL COMPLEX body

WHEREAS, the City of Jonesboro owns and maintains Southside Softball Complex located at 5301 Stadium Blvd;

WHEREAS, Payless Furniture and Appliances is seeking sponsorship recognition on one outfield sign at Southside Softball Complex; and

WHEREAS, Payless Furniture and Appliances is sponsoring the outfield sign for the sum of \$300.00 per year for a period of 3 years;

NOW, THEREFORE BE IT RESOLVED, BY THE CITY COUNCIL OF THE CITY OF JONESBORO, ARKANSAS

SECTION 1: That the City of Jonesboro, Arkansas shall contract with Payless Furniture and Appliances for the sponsorship of a outfield sign at Southside Softball Complex. A copy of said contract is attached as Exhibit A.

SECTION 2: The Mayor, Harold Perrin and City Clerk, Donna Jackson are hereby authorized by the City Council for the City of Jonesboro to execute all documents necessary to effectuate the agreement.

EXHIBIT A

ADVERTISING AGREEMENT FOR FIELD SIGN LOCATEDAT SOUTHSIDE SOFTBALL COMPLEX

This agreement is made by and between <u>Payless Furniture & Appliances</u> (SPONSOR) and the CITY OF JONESBORO PARKS AND RECREATION DEPARTMENT (CITY), on this <u>8th</u> Day of <u>March</u>, <u>2013</u> (the "Effective Date").

WHEREAS, the CITY is the owner of certain public park amenities known as "Southside Softball Complex". And hereafter referred to as the "Facilities", and

WHEREAS, SPONSOR and the CITY desire to enter this agreement for the purpose of Evidencing the agreement of the parties with regard to advertising on the outfield fences at the Facilities by SPONSOR and the respective obligations of the parties regarding said Advertisements at the Facilities;

NOW, THEREFORE in consideration of the promises and the reciprocated covenants and obligations contained herein, the parties agree as follows:

I. Term

(1) The term of this agreement is for a period of (3) three years commencing on the effective Date and ending at midnight on the (3rd) third anniversary thereof.

II. Advertisement at Facilities

- (1) It is agreed between the parties hereto, in return for the covenants and conditions set forth herein that the SPONSOR's logo shall be put on a sign to be displayed on chosen field at FACILITY for a period of (3) three years.
- (2) It is agreed between the parties that the SPONSOR shall pay over a period of 3 years for the sign and sponsorship the total sum of \$900.00.

A sum of \$300.00 shall be paid on April 1st, 2013.

A sum of \$300.00 shall be paid on April 1st, 2014.

A sum of \$300.00 shall be paid on April 1st, 2015.

- (3) It is agreed between the CITY and the SPONSOR that the SPONSOR shall have the right to renew this contract for an additional period of (3) three years at the sponsorship rate to be negotiated at the time of the renewal.
- (4) It is agreed between the CITY and the SPONSOR that this sponsorship is non-assignable without prior written approval of the CITY. It is also agreed that the CITY reserves the right to remove SPONSOR'S sign and obtain a new sponsor for designated field in the event of failure of payment on the part of the SPONSOR.
- (5) It is agreed between the parties that the CITY will furnish a 4' x 8' sign to be placed for SPONSOR'S designated field. However, it shall be the responsibility of SPONSOR to bear any expense made to said sign should changes be requested during the term of this agreement.
- (6) It is agreed by CITY and the SPONSOR that the SPONSOR shall not be responsible for the maintenance or upkeep of sign and SPONSOR shall not be responsible with regards to any liability actions which may be brought against the CITY resulting from accidents which might involve the sign.

III. Assignability and Exclusivity

This agreement is a privilege for the benefit of SPONSOR only and may not be assigned in whole or in part by SPONSOR to any other person or entity.

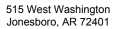
IV. Miscellaneous Provisions.

- (1) No Modification of this Agreement shall be effective unless it is made in writing and signed by the authorized representative's of the parties hereto.
- (2) This agreement shall be construed under and in accordance with the laws of the State of Arkansas and venue for any litigation concerning this Agreement shall be in Craighead County, Jonesboro, Arkansas.
- (3) Nothing in this Agreement shall be construed to make the CITY or its respective agents or representatives liable in situations it is otherwise immune from liability.

- (4) In case any one or more of the provisions contained in this Agreement shall for any reason be held invalid, illegal or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision thereof and this Agreement shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.
- (5) Each party represents to the other the individual signing this Agreement below has been duly authorized to do so by its respective governing body and that this Agreement is binding and enforceable as to each party.

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year set Set forth below.

BY: Payless Furniture & Appliance
Name: Leuhel leann
Title: Marketing Manager
Name: <u>fuhllenne</u> Title: <u>Marketing Mannyer</u> Date: 3/8/13'
CITY OF JONESBORO
By:
Name: Harold Perrin
Title: Mayor
Date:
ATTEST
Donna Jackson, City Clerk, CMC





Legislation Details (With Text)

File #: RES-13:052 Version: 1 Name: Contract with J. Christopher Toys for sign

sponsorship at Southside

Type: Resolution Status: To Be Introduced

File created: 3/20/2013 In control: Public Services Council Committee

On agenda: Final action:

Title: A RESOLUTION TO CONTRACT WITH J CHRISTOPHER TOYS FOR SPONSORSHIP OF A

OUTFIELD SIGN AT SOUTHSIDE SOFTBALL COMPLEX

Sponsors: Parks & Recreation

Indexes: Contract

Code sections:

Attachments: J Christopher Toys

Date Ver. Action By Action Result

title

A RESOLUTION TO CONTRACT WITH J CHRISTOPHER TOYS FOR SPONSORSHIP OF A OUTFIELD SIGN AT SOUTHSIDE SOFTBALL COMPLEX

body

WHEREAS, the City of Jonesboro owns and maintains Southside Softball Complex located at 5301 Stadium Blvd;

WHEREAS, J Christopher Toys is seeking sponsorship recognition on one outfield sign at Southside Softball Complex; and

WHEREAS, J Christopher Toys is sponsoring the outfield sign for the sum of \$300.00 per year for a period of 3 years;

NOW, THEREFORE BE IT RESOLVED, BY THE CITY COUNCIL OF THE CITY OF JONESBORO, ARKANSAS

SECTION 1: That the City of Jonesboro, Arkansas shall contract with J Christopher Toys for the sponsorship of a outfield sign at Southside Softball Complex. A copy of said contract is attached as Exhibit A.

SECTION 2: The Mayor, Harold Perrin and City Clerk, Donna Jackson are hereby authorized by the City Council for the City of Jonesboro to execute all documents necessary to effectuate the agreement.

EXHIBIT A

ADVERTISING AGREEMENT FOR FIELD SIGN LOCATEDAT SOUTHSIDE SOFTBALL COMPLEX

This agreement is made by and between <u>J. Christopher Toys</u> (SPONSOR) and the CITY OF JONESBORO PARKS AND RECREATION DEPARTMENT (CITY), on this <u>20th</u> Day of <u>February</u>, <u>2013</u> (the "Effective Date").

WHEREAS, the CITY is the owner of certain public park amenities known as "Southside Softball Complex". And hereafter referred to as the "Facilities", and

WHEREAS, SPONSOR and the CITY desire to enter this agreement for the purpose of Evidencing the agreement of the parties with regard to advertising on the outfield fences at the Facilities by SPONSOR and the respective obligations of the parties regarding said Advertisements at the Facilities;

NOW, THEREFORE in consideration of the promises and the reciprocated covenants and obligations contained herein, the parties agree as follows:

I. Term

(1) The term of this agreement is for a period of (3) three years commencing on the effective Date and ending at midnight on the (3rd) third anniversary thereof.

II. Advertisement at Facilities

- (1) It is agreed between the parties hereto, in return for the covenants and conditions set forth herein that the SPONSOR's logo shall be put on a sign to be displayed on chosen field at FACILITY for a period of (3) three years.
- (2) It is agreed between the parties that the SPONSOR shall pay over a period of **3 years** for the sign and sponsorship the total sum of **\$900.00**.

A sum of \$300.00 shall be paid on March 1st, 2013.

A sum of \$300.00 shall be paid on March 1st, 2014.

A sum of \$300.00 shall be paid on March 1st, 2015.

- (3) It is agreed between the CITY and the SPONSOR that the SPONSOR shall have the right to renew this contract for an additional period of (3) three years at the sponsorship rate to be negotiated at the time of the renewal.
- (4) It is agreed between the CITY and the SPONSOR that this sponsorship is non-assignable without prior written approval of the CITY. It is also agreed that the CITY reserves the right to remove SPONSOR'S sign and obtain a new sponsor for designated field in the event of failure of payment on the part of the SPONSOR.
- (5) It is agreed between the parties that the CITY will furnish a 4' x 8' sign to be placed for SPONSOR'S designated field. However, it shall be the responsibility of SPONSOR to bear any expense made to said sign should changes be requested during the term of this agreement.
- (6) It is agreed by CITY and the SPONSOR that the SPONSOR shall not be responsible for the maintenance or upkeep of sign and SPONSOR shall not be responsible with regards to any liability actions which may be brought against the CITY resulting from accidents which might involve the sign.

III. Assignability and Exclusivity

This agreement is a privilege for the benefit of SPONSOR only and may not be assigned in whole or in part by SPONSOR to any other person or entity.

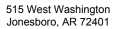
IV. Miscellaneous Provisions.

- (1) No Modification of this Agreement shall be effective unless it is made in writing and signed by the authorized representative's of the parties hereto.
- (2) This agreement shall be construed under and in accordance with the laws of the State of Arkansas and venue for any litigation concerning this Agreement shall be in Craighead County, Jonesboro, Arkansas.
- (3) Nothing in this Agreement shall be construed to make the CITY or its respective agents or representatives liable in situations it is otherwise immune from liability.

- (4) In case any one or more of the provisions contained in this Agreement shall for any reason be held invalid, illegal or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision thereof and this Agreement shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.
- (5) Each party represents to the other the individual signing this Agreement below has been duly authorized to do so by its respective governing body and that this Agreement is binding and enforceable as to each party.

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year set Set forth below.

BY: J. Christopher Toys : 61ft5
Name: Mary A Horne
Name: Mary A Horne x Title: sole member uc
Date: 62 · 20 - 13
CITY OF JONESBORO
Ву:
Name: Harold Perrin
Title: Mayor
Date:
ATTEST
Donna Jackson, City Clerk, CMC





Legislation Details (With Text)

File #: RES-13:053 Version: 1 Name: Contract with Five Guys Burger for field sponsorship

at Joe Mack Campbell Park

Type: Resolution Status: To Be Introduced

File created: 3/27/2013 In control: Public Services Council Committee

On agenda: Final action:

Title: A RESOLUTION TO CONTRACT WITH FIVE GUYS BURGER FOR SPONSORSHIP OF A

BASEBALL FIELD AT JOE MACK CAMPBELL PARK

Sponsors: Parks & Recreation

Indexes: Contract

Code sections:

Attachments: Five Guys Burgers Contract

Date Ver. Action By Action Result

title

A RESOLUTION TO CONTRACT WITH FIVE GUYS BURGER FOR SPONSORSHIP OF A BASEBALL FIELD AT JOE MACK CAMPBELL PARK

body

WHEREAS, the City of Jonesboro owns and maintains Joe Mack Campbell Park located at 3021 Dan Avenue;

WHEREAS, Five Guys Burger is seeking sponsorship recognition on a baseball field at Joe Mack Campbell Park;

WHEREAS, Five Guys Burger is sponsoring the field for the sum of \$12,500 for a period of 5 years;

NOW, THEREFORE BE IT RESOLVED, BY THE CITY COUNCIL OF THE CITY OF JONESBORO, ARKANSAS

SECTION 1: That the City of Jonesboro, Arkansas shall contract with Five Guys Burger for the sponsorship of a field at Joe Mack Campbell Park. A copy of said contract is attached as "Exhibit A."

SECTION 2: The Mayor, Harold Perrin and City Clerk, Donna Jackson are hereby authorized by the City Council for the City of Jonesboro to execute all documents necessary to effectuate the agreement.

EXHIBIT A

SPONSORSHIP AGREEMENT FOR BASEBALL FILED LOCATED AT JOE MACK CAMPBELL PARK

This Agreement is made by and between **Five Guys Burger** (SPONSOR) and the CITY OF JONESBORO PARKS AND RECREATION DEPARTMENT ("CITY"), on this **16th** Day of **April**, **2013** (the "Effective Date").

WHEREAS, the CITY is the owner of that certain public park amenities known as the "Joe Mack Campbell Park", and hereafter referred to as the "Facilities"; and

WHEREAS, SPONSOR and the CITY desire to enter this agreement for the purpose of evidencing the agreement of the parties with regard to sponsorship of the Facilities by SPONSOR and the respective obligations of the parties regarding the sponsorship and maintenance of the Facilities;

NOW, THEREFORE in consideration of the promises and the reciprocated covenants and obligations contained herein, the parties agree as follows:

I. Term

(a) The term of this Agreement is for a period of five (5) years commencing on the Effective Date and ending at midnight on the fifth (5th) anniversary thereof.

II. Sponsorship of Facilities

- 1) It is agreed between the parties hereto, in return for the covenants and conditions set forth herein that the SPONSOR'S name shall be put on a sign to be erected on a designated athletic field at the FACILITY. The designated field, once SPONSOR enters into the Agreement, shall be known thereafter by the name to be designated by the SPONSOR and said sign and name shall remain for a period of **five years**.
- 2) It is agreed between the parties that the SPONSOR shall pay over a period of <u>5</u> years for the erected sign and sponsorship the total sum of <u>\$12,500</u>.

A sum of \$2,500 shall be paid on May 6, 2013.

A sum of \$2,500 shall be paid on May 6, 2014.

A sum of \$2,500 shall be paid on May 6, 2015.

A sum of \$2,500 shall be paid on May 6, 2016.

A sum of **\$2,500** shall be paid on **May 6, 2017.**

- 3) It is agreed between the CITY and the SPONSOR that the SPONSOR shall have an option to renew this agreement for an additional five years.
- It is agreed between the CITY and the SPONSOR that this sponsorship is non-assignable without prior written approval of the CITY. It is also agreed that the CITY reserves the right to remove SPONSOR'S sign and obtain a new sponsor for designated field in the event of failure of payment on the part of the SPONSOR.
- It is agreed between the parties that the CITY will furnish a 6' x 12' sign to be erected for SPONSOR'S designated field. However, it shall be the responsibility of SPONSOR to bear any expense made to said sign should changes be requested during the term of this agreement.
- It is agreed by CITY and the SPONSOR that the SPONSOR shall not be responsible for the maintenance or upkeep on sponsored field and SPONSOR shall not be responsible with regards to any liability actions which may be brought against the CITY resulting from accidents which might occur on sponsored field.

III. Assign ability and Exclusivity

This Agreement is a privilege for the benefit of SPONSOR only and may not be assigned in whole or in part by SPONSOR to any other person or entity.

X. Miscellaneous Provisions.

- 1) No modification of this Agreement shall be effective unless it is made in writing and is signed by the authorized representative's of the parties hereto.
- 2) This Agreement shall be construed under and in accordance with the laws of the State of Arkansas and venue for any litigation concerning this Agreement shall be in Craighead County, Jonesboro, AR.
- Nothing in this Agreement shall be construed to make the CITY or its respective agents or representatives liable in situations it is otherwise immune from liability.
- 4) In case any one or more of the provisions contained in this Agreement shall for

any reason be held invalid, illegal or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision thereof and this Agreement shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.

Each party represents to the other that the individual signing this Agreement below has been duly authorized to do so by its respective governing body and that this Agreement is binding and enforceable as to each party.

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year set forth below.

By: <u>Five</u> Name:	Guys Burger	
_	nanugin Meeter	
Date:	2014) 15,13 C	
CITY OF .	ONESBORO	
By:		
Name:	Harold Perrin	
Title:	Mayor	
Date:		
ATTEST		
Donna Jack	son, City Clerk, CMC	