Agenda

Tuscola County Board of Commissioners Committee of the Whole August 13, 2018 – 8:00 A.M. HH Purdy Building - 125 W. Lincoln, Caro, MI

Finance/Technology Committee Leaders-Commissioners Kirkpatrick and Bierlein

Primary Finance/Technology

- Request to purchase surveillance upgrade for ROD \$1,700 funds available in 2018 budget in the ROD general fund for purchase
- 2017 Work comp audit refund of \$18,908.31
- Dental Clinic (MCDC) update

On-Going and Other Finance

- 1 Review of Alternative Solutions Concerning the Caro Dam
- 2. Update Regarding Potential Dental Clinic
- 3. Continue Review of Road Commission Legacy Costs
- 4. Work to Resolve Remaining Assessing/Taxation Disputes with Wind Turbine Companies
- 5 Water Rates Paid for County Facilities Along M24 and Deckerville Roads
- 6. Opioid Lawsuit
 - As part of the process, the defendants have made their initial requests for information.
 Eric Rimor and Clayette Zechmeister have begun to coordinate the County's response to these inquiries.
- 7. Update Regarding Airport Zoning Board of Appeals
 - · No news from FAA
- 8. MSU-e Building Costs
- 9. Update Regarding Personal Property Tax Changes
- 10. Brownfield Board
- 11. Raise the Age for Juveniles Funding Proposal (see A)
 - MAC has learned the MISACWIS system run by the State is not capable to split reimbursement rates
- 12. Multi-Year Financial Plan Development
- 13 Delinquent Tax Legal Chargeback Requirement for Former Vassar Foundry

Personnel

Committee Leader-Commissioner Bardwell

Primary Personnel

- Animal Control Staff Introduction
- AARP Foundation senior community services (see B)
- MERS Delegates appointments (see C)
- LEAD applicants received (see D)
- Appointment of acting Controller with acting position pay (see E)

On-Going and Other Personnel

1. Reporting Relationship (Nepotism Policy)

Building and Grounds Committee Leaders-Commissioners Young and Vaughan

Primary Building and Grounds

1. Prosecutors sidewalk update

On-Going and Other Building and Grounds

- 1. County Property Ownership Identification
- 2. Review Potential Acquisition of Land from State Near Caro Regional Center
- 3. Update 10 Year Capital Improvement Plan
- 4. 2018 Budgeted Driveway, Parking Lot and Sidewalk Repairs
- 5. Update Regarding County Record Storage Needs

Other Items Not Assigned to a Committee

- 1. Information regarding the process to permit wind farms and the phases of construction
 - Officials in attendance to review the process (see F)
- 2. 2018 MAC Priorities
- 3. Cass River Greenways
- 4. On-Going Economic Development Activity Updates from EDC Director
- 5. Dairy Farmers of America Phase 2 Cass City
- 6. Sunday Retail Sales of Spirits, Beer and Wine
 - Passed by the voters 8-7-18 with an effective date of 8-18-18 (see G)
 - Board Resolution review regarding Sunday off premise sale of beer/wine and spirits (see H)

Other Business as Necessary

Public Comment Period



Fwd: CCF information needed

2 messages

Mike Hoagland <mhoagland@tuscolacounty.org>

To: "Clayette Zechmeister (Clayette Zechmeister)" <zclay@tuscolacounty.org>

Wed, Aug 8, 2018 at 10:02 AM

From: Meghann Keit <keil@micounties org>

Date. Tue, Aug 7, 2018 at 2:27 PM Subject. CCF information needed

To Meghann Keit <keit@micounties.org>

Good afternoon

Discussion continues in Lansing around "Raise the Age" legislation which would classify 17-year-olds, in most cases, as juveniles vs. adults. MAC and other partners have been trying to think outside the box to create a funding mechanism should this policy go in to effect. Earlier this year, I sent a proposal by MAFCA, that would raise the Child Care Fund reimbursement rate to 68%. This proposal was put forward to only include the increase for juvenile justice- not child welfare. Thank you, again, for all of the feedback on the proposal.

However, in recent weeks, MAC has learned the MISACWIS system run by the State is not capable to split reimbursement rates between JJ and Child Abuse and Neglect. So in short, the proposal is not feasible without millions of dollars in technology upgrades for DHHS-inus they are not supportive at the time. However, if the reimbursement rate was applied for all populations- JJ, CW, and dual eligible youth- it may be possible. In order to understand current costs and calculate a reimbursement rate that would allow raising the age, while holding counties harmless, we need your help with data.

Please see the attached spreadsheet and fill it out with 2017 budget information to the best of your ability. Do not hesitate to contact me with any questions. This information is needed by August 16th COB.

Thank you,

Meghann Keit

Governmental Affairs Associate

keit@micounties.org

Office: (800) 258-1152

Cell: (989) 225-8049



NEW ADDRESS

Capital Tower

110 W. Michigan Ave., Suite 200

Lansing, MI 48933

www,micounties.org

AARP Foundation

SCSEP

Senior Community Service Employment Program





The AARP Foundation Senior Community Service Employment Employment Program (SCSEP) helps job seekers age 55 and older obtain training, improve their skills and find jobs. SCSEP is funded by a grant from the U.S. Department of Labor with support from AARP and the AARP Foundation.

HOW DOES SCSEP HELP INDIVIDUALS FIND WORK

SCSEP participants are placed in training assignments with governmental agencies or non-profit community organizations (Host Agencies) where they have opportunities to sharpen or develop skills while searching for unsubsidized employment. They can also receive specialized training in organizations (for private or non-profit). Program participants are paid while they are on training assignments and receive assistance in their job search.

INCENTIVES TO POTENTIAL EMPLOYERS

 Through our *Trial Employment program*, SCSEP will pay the salaries of program participants you hire for the initial 1 – 2 weeks of their orientation. If during that time they are not a good fit, there is no further obligation to hire them and no cost to you

- The duties must be different from those done during training as a SCSEP participant.
- Through our Specialized Training program, you can train candidates for future openings. SCSEP will provide staff 18 hours per week, up to 3 months, while you build a pipeline of trained staff for hard-tofill or high turnover positions. There is no cost to employers.
- Candidates for your openings have updated skills, are mature, committed and excited to work for your organization. There is a wide array of skill sets available to fill your open positions.

TYPES OF CANDIDATES AVAILABLE

- · Administrative/Clerical/Reception
- Housekeeping/Maintenance
- Retail
- Food Service
- Production
- Health Care Aide/Companion

For more information, please contact:

AARP Foundation 711 N. Saginaw St. Suite 207 Flint, MI 48503 (810) 766-1470

Serving Bay, Genesee, Huron, Lapeer, Saginaw, Sanilac and Tuscola Counties

Good atternoon Shelly,

I have attached an electronic copy of our Host Agency & Participant handbook for your review, as well as some flyers regarding our program.

Pages 13-15 of our handbook cover our Host Agency parinership agreement.

Our Foundation pays for our participants to be assigned to a Host Agency (Non-profit or public agency) for 20 hours a week at minimum wage:

Assignments to our Host Agencies are usually 6 months, but can be extended upon review. The goal of our program is to provide meaningful work experience to our clients and help them secure employment within a year.

The five core areas that we typically place our clients in are.

- Office and administrative support
- 2. Janiforial
- 3. Food prep/food service
- 4. Retail
- 5. Light production

Our office is actively recruiting candidates for Tuscola County so that we can place our new participants into agencies such as yours. Please feet free to contact me with any questions.

Thank you.

Marc D. Hoffman, MAOM
Project Director
AARP Foundation SCSEP

Age	Residence	Income	Family Size
Driver's license, birth certificates. Social Security Administration statements, Family Bible, passports, etc.	Documentation containing the name and address of the individual including driver's license, property tax notice, utilities bills, rent receipts, etc.	Social Security Administration statements, W-2(s), IRS 1040 form, Form 1099, verification of current gross Social Security checks and/or pension checks, check stubs from employer showing year-to-date earnings, bank statements showing direct deposits of Social Security check, etc. Documentation must show gross income or method of achieving gross income figures.	Official documents or Business records; or signed attestation. The signed attestation must be from "a third-party who has knowledge of the participant's number in family

Determinations of Ineligibility

If an applicant is determined to be ineligible, reasons must be noted on the *Eligibility Certification Form* and the form must be retained for at least one (1) year from the date of completion.

Determination of Ineligibility Following Enrollment

- o If, at any time, the Project Director discovers that a participant was incorrectly determined to be eligible as a result of false information from the participant, the participant's status in ETS must be changed to Pending Termination and they must be sent a Pending Termination Letter generated from ETS. The participant is <u>not</u> permitted to return to their assignment. The participant must then be exited from the program <u>no earlier than</u> 30 days later.
- o If a participant is incorrectly determined to be eligible through no fault of his or her own, the participant's status in ETS must be changed to Pending Termination and they must be sent a Pending Termination Letter generated from ETS. The participant is permitted to return to their assignment while in Pending Termination
- o When a participant has received an increase in income that makes him or her ineligible for continued enrollment, the participant's status in ETS must be changed to Pending Termination and they must be sent a *Pending Termination Letter* generated from ETS. The participant is permitted to return to their assignment while in Pending Termination.
- When an unfavorable determination of eligibility is made, the Project Director must explain the reasons for the determination and should inform the applicant or participant that he or she may request a review by the Regional Manager. The Project Director should ensure that individuals determined to be ineligible for the program are assisted through referrals to potential unsubsidized employment, AARP Foundation SCSEP Assessment Tool System, employment and training programs, the local One Stop, or other local resources.

<u>IMPORTANT</u>: Any Project Director that intentionally enrolls or retains a participant who is ineligible for the program, is in direct violation of the Federal Regulations governing the SCSEP and may be subject to disciplinary action up to and including termination of employment.

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Last Revised: 12/16/2015

Felons/Ex-Offenders

As a general rule, applicants or participants cannot be barred from working because they are an exoffender or convicted felon. An applicant may not be asked if they have a criminal record. However, the applicant may volunteer that information. If there is knowledge of their felony record, to include sex offenders, the Project Director should use good judgment on where to assign them. They should not be assigned to agencies that are high-risk environments. For example, a participant convicted of grand larceny should not be assigned to an agency in which he or she would be handling money, nor would a participant who is a sex offender be assigned to an agency where there are children.

Project Directors do <u>not</u> have a responsibility to disclose a participant's felony record (including sex offenders) to anyone, including the host agency. If the participant or applicant has to complete an application or a background check for an agency or for a job, they may choose to disclose their past. But the Project Director cannot inform the host agency or employer that the applicant who wants to be assigned, or the participant already assigned, is a felon.

It is acceptable to provide information concerning a participant that is public knowledge, i.e., name, address, and phone number. If asked, it is also acceptable to inform the police that the participant is on AARP Foundation SCSEP and where they are assigned. However, it is not, permitted to give out confidential information (payroll information, Social Security number, etc.) or to provide records or forms that contain confidential information. If confidential information is requested, the requesting party must be notified that a subpoena is needed.

For further information, contact your Regional Manager.

Most-in-Need Enrollment Priorities (Most in Need)

In selecting eligible individuals for enrollment in the SCSEP, the Project Site shall serve the "Most-in-Need." Those individuals who are considered "Most-in-Need" of program services and therefore, a priority for service includes veterans, spouse of a veteran, disability, frail, low literacy, limited English proficiency, homeless or at risk of homelessness, lives in a rural area, low employment prospects, failed to find employment after participating in WIA program, and old enough but not receiving social security.

Nepotism

Project Directors may not enroll any family members in SCSEP. A participant may not be assigned to a Host Agency, in which, any member of his or her immediate family is employed in an administrative capacity (has supervisory or operational responsibility for that participant). If state or local laws regarding nepotism exist, which are more restrictive than the SCSEP policies, those laws must be followed. Additional questions regarding the issues of nepotism may be directed to the Regional Manager.

Last Revixed: 12/16/2015

IMPORTANT: please note, in accordance with Section 641.560 of the Federal Regulations, Project Directors are "encouraged" to refer candidates who may be placed directly in an unsubsidized employment position to the One Stop or other agencies. The determination of who is "job ready" to be placed directly is left to the discretion of the Project Director who is in the best situation to make these decisions. "Job ready" means many things, including that the candidate has sufficient knowledge and understanding of the job search process in their community to be successful when working with these other agencies. Further, unless that site has a waiting list, and as long as that site is adhering to the enrollment preferences cited by regulation, the regulations do not prohibit enrolling anyone who meets eligibility requirements

Enrollment Policies

If an applicant was previously enrolled on the AARP Foundation SCSEP, then treat that applicant as a re-enrollment or a Right of Return.

- After completing the <u>Eligibility Certification Form</u> and an initial host agency assignment must be selected. This assignment must also be entered into the ETS and <u>SPARQ</u>.
- Timesheets: Hours earned for the completion of any enrollment activities completed after the
 eligibility certification must be documented using the timesheet and must be added to and accounted
 for in Pay Manager as Title V hours reflecting the *Initial Host Agency Assignment*.
- Enrollment Date is the first day that the participant receives pay and corresponds to the Initial Host Agency Assignment start date.
 - The date of the HA interview, in most cases is an AT activity, not a start date or an assignment date, unless the participant interviewed and actually worked hours that same day.

o Participant Program and Assessment Files

- All mandatory intake and enrollment forms must be kept in a consistent order in the Participant Program and Assessment Files as indicated on the <u>File Folder Table of Contents</u>.
- An assessment should be created using the AARP Foundation SCSEP Assessment tool
 within two weeks of enrollment.

Participant & Host Agency Handbook (Handout)

The <u>Participant & Host Agency Handbook</u> must be given to all participants (in printed hard copy) during the enrollment process and prior to the beginning of their training assignment. While the Handbook is available online as well, participants must be given a printed hard copy. The participant must be instructed to review the handbook prior to beginning their training assignment. Giving the participant the handbook serves as an <u>initial</u> orientation for the participant. By signing the <u>Program Requirements</u>, the participant acknowledges receipt of the handbook and agrees to abide by the policies and procedures of the program. Note: This does not eliminate the requirement to have a formal orientation (AT hours) within 30 days of enrollment.

Last Revised: 12/16/2015



Municipal Employees' Retirement System of Michigan 1134 Municipal Way • Lansing, MI 48917 800.767.MERS (6377) • Fax: 517,703,9707 www.mersofmich.com



2018 Officer and Employee Delegate Certification Form

MERS 72^{to} Annual Conference | October 4-5, 20 8 | Amway Grand Plaza Hotel, Grand Rapids, MI

Please print clearly • Upload with registration and refair is copy for your records

IMPORTANT: A voting delegate registered to attend the MERS Retirement Conference is NOT confirmed to have voting rights until this form has been received by MERS.

The voting delegate representative must be a MERS member, defined as an active employee on payroll who is enrolled in either a MERS Defined Benefit Plan, Defined Contribution Plan or Hybrid Plan.

If you are NOT attending the MERS Annual Conference, you do not need to submit this form.

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	entile literate) delegate information
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The officer delegate (or alternate) shall be a MERS member who holds a department head position or above, exercises management responsibilities, and is directly responsible to the legislative, executive, or judicial branch of government. Officer Defegate name VIISEK Officer Alternate name Officer delegate and alternate listed above were appointed to serve at the 2018 MERS Annual Conference by official action of the governing body (or chief judge for a participating court) on ____ 2018. 2. Employee (and alternate) delegate information The employee delegate (or alternate) shall be an employee member who is not responsible for management decisions, receives direction from management and, in general, is not directly responsible to the legislative, executive, or judicial branch of government. Employee Delegate name Employee Alternate name tatricia Employee delegate and alternate listed above were elected to serve at the 2018 MERS Retirement Conference by secret ballot election conducted by an authorized officer on ___ ., 2018. 3. Certification NOTE: Certification should be signed by a member of the governing body or chief administrative officer, or the chief judge for a participating court I certify that the officer delegate and afternate selections are true and correct, and the secret ballot election results for the employee delegate and alternate are true and correct Email andress Municipality number: Employer/municipal transmet Employer zip code Employer state 48723 MI 25 W Lincol Signature of authorized authority Date Tide of authorized humbonly

TIP: Sean and upload this completed form to your computer. Then attach it to your registration when you register online to attend the conference.

www.mersofmich.com

^{*} Required field



Tuscola Program Applications

1 message

Clayette Zechmeister <zclay@tuscolacounty.org>

Fri, Aug 3, 2018 at 10:00 AM

To: Caryn Michalax <cpainter@tuscolacounty.org>, Craig Kirkpatrick <ckirkpatrick@tuscolacounty.org>, Eean Lee <eean.lee@tuscolacounty.org>, Erica Dibble <edibble@tuscolacounty.org>, Jodi Fetting
fetting@tuscolacounty.org>, Joe VanAuken <jvanauken@tuscolacounty.org>. John Bishop <jbishop@tuscolacounty.org>, Judge Gierhart <agierhart@tuscolacounty.org>, Judge Glaspie <d71bglaspie@gmail.com>, Judge Thane <nthane@tuscolacounty.org>, Kim Green <kgreen@tuscolacounty.org>, Matt Bierlein <mbrerlein@iuscolacounty.org>, Mike Miller <mmiller@tuscolacounty.org>, Sandra Erskine <serskine@tuscolacounty.org>, Sandra Nielsen <snielsen@tuscolacounty.org>. Sheila Long <stong@tuscolacounty.org>, Shelly Lutz <lutzs@tuscolacounty.org>, Steve Anderson <sanderson@tuscolacounty.org>, Thomas Bardwell <bardwellthomas1@gmail.com>, Tom Young <tyoung@tuscolacounty.org>, Robert Mantey <rmantey@tuscolacounty.org>

County Officials

Below is the link for the LEAD Tuscola Program. Please review the information and if you or any of your employees are interested in participating in the 2018/2019 program you may submit your application to the address on the last page of the packet. The deadline to receive applications is August 15, 2018. The program has been in operation for many years and has been highly successful.

The county has sponsored one applicant annually. If you want to be sponsored by the county submit your applications to me by August 10th for the Board to review and select the applicant. Department heads will have to authorize employees absenteeism from work.

Thank you

Clayette

www.leadtuscota.org

Clayette A. Zechmeister Chief Accountant, Tuscola County 125 W Lincoln St. Suite 500 Caro, MI 48723 zclay@tuscolacounty org voice 989-672-3710 fax 989-672-4011

Visit us Online for County Services @ www.tuscolacounty.org

CONFIDENTIALITY NOTICE

The information contained in this communication, including attachments, is privileged and confidential. It is intended only for the exclusive use of the addressee. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited if you have received this communication in error. Please notify us by telephone immediately.



Shelly Lutz < lutzs@tuscolacounty.org

Acting Position Pay

2 messages

Shelly Lutz < lutzs@tuscolacounty.org> To: Thomas Bardwell <tbardwell@tuscolacounty.org> Wed, Jul 25, 2018 at 11:48 AM

Hi Thom.

Clayette had mentioned that you were inquiring about the Acting Position Pay. I know we had touched on it briefly last week, but I have copied the actual policy below for your reference.

Mike's official documented first day off is July 10th. If Mike is not back to work by August 7th, I would think the following would apply for the Acting As Pay:

Since the Controller's position does not have steps and our current Chief Accountant is at the top step, half of the difference in their pay would be \$16,421.98. If you divide that amount by 52 weeks, it would work out to be an additional \$315.81 per week or \$631.62 per pay period.

Please do not hesitate to call me if you should have any questions.

Section 4.1. Acting Position Pay

The job descriptions for each classification set forth the normal duties to be performed by individuals in that classification. The performance by any individual of some of the duties normally assigned to another classification on an occasional basis does not entitle that individual to additional pay. In instances where it is anticipated that an employee will be required to perform significant portions of duties of a higher paid classification for a period of more than four consecutive weeks, the department head may authorize acting position pay to compensate that individual for the increased duties. The amount of acting position pay to compensate employees temporarily assigned to perform in a higher pay classification shall be one-half the difference between their current pay and the first step of the pay schedule for the individual they are temporarily replacing, but not less than 50 cents per hour. Acting position pay may also be awarded retroactively if an employee has been required to perform significant portions of the duties of a higher paid classification for a period of more than four consecutive weeks due to a temporary absence that was not initially anticipated to last for more than four consecutive weeks. This policy shall not apply to chief deputies of elected officials because their rate of compensation already takes into consideration that they may be required to perform additional duties in the absence of the elected official.

Shelly A. Lutz

Tuscola County

Human Resource Coordinator

125 W. Lincoln St.

Caro, MI 48723

(989) 672-3705

Fax (989)672-4011

lutzs@tuscolacounty.org

VISIT US ONLINE FOR COUNTY SERVICES @ WWW.TUSCOLACOUNTY.ORG

Shelly Lutz < lutzs@tuscolacounty.org> To: Thomas Bardwell <tbardwell@tuscolacounty.org> Mon, Aug 6, 2018 at 3:30 PM

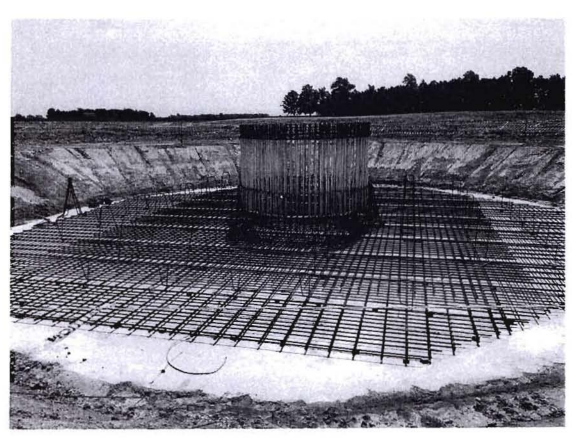
I did find this, but it is the only one that came up in my search so it appears we have done it both ways.

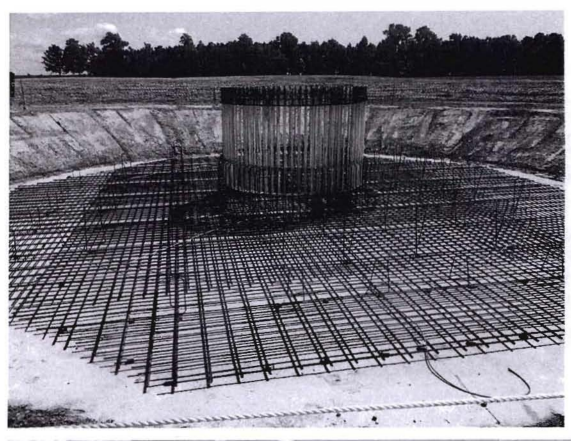
COMMITTEE OF THE WHOLE 1/29/09 Description of Matter: Move to approve the appointment of Richard Colopy to the Interim Mosquito Abatement Director/Operations Supervisor effective January 28, 2009 until the hiring of a full-time Mosquito Abatement Director/Operations Supervisor. The rate of pay will be adjusted appropriately according to the County's Acting Position Pay Policy.

[Quoted text hidden]













Memo

To:

Jodi Fetting, Tuscola County Clerk

Clayette Zechmeister, Tuscola County

From:

Clayton J Johnson, Braun Kendrick PLC

Date:

August 9, 2018

Subject:

Implementation of Countywide Ballot Proposal

You have requested our legal opinion on two questions related to implementation of the recently passed ballot proposal regarding the sale of alcohol on Sundays in Tuscola County. Those two questions are: (1) when does the ballot proposal take effect, and (2) how must the canvass documents be distributed to make appropriate notification in this scenario?

In short, our conclusion is that the ballot proposal is effective ten days after the certification by the Board of County Canvassers, and that the Clerk does not have an absolute requirement to provide notice to any specific person of the passage of the proposal. Our analysis is below.

Effective Date

The Michigan Liquor Control Code governs the specifics of questions put directly to the electors related to the sale or consumption of alcohol. Specifically, MCL 436.2113 provides that the vote on a ballot proposal related to the retail sale of alcohol on Sundays "shall be taken, counted, and canvassed in the same manner as votes cast in county elections are taken, counted, and canvassed." Article II, Section 9 of the Michigan Constitution outlines that "[a]ny law submitted to the people either by initiative or referendum petition and approved by a majority of the votes case thereon at any election shall take effect 10 days after the date of the official declaration of the vote." The Board of County Canvassers is responsible for determining and declaring election results, and this process culminates in the Board of County Canvassers presenting the Clerk with a certificate of determination. MCL 168.826(1). Thus, the effective date of the ballot proposal at issue is ten days after the date of certification by the Board of County Canvassers.

Notice

The Michigan Election Code does specifically direct the County Clerk to "immediately execute and deliver to the persons declared elected, a properly certified certificate of election." MCL 168.826(2). By its plain language, this statutory provision applies to "persons declared elected." In the case of a ballot proposal it is our opinion that there is no person elected to trigger this absolute requirement. Alternatively, the County Clerk is also granted the discretion to publish the results of county elections: "The county clerk may have a statement of the total county or district votes cast for the various candidates and the total vote cast for and against the various ballot questions at the election to be published in at least 1 newspaper printed or circulated in that county." MCL 168.826(2). Additionally, the Clerk is required to keep all certificates of determination on file in the Clerk's office. *Id.* Given these requirements, it is our opinion that the Clerk should consider publishing the results of the ballot proposal along with the balance of the election results. Further, the Clerk should consider directing a copy of the certificate of determination or certification of the ballot question to the committee organized in support of the measure, if such a committee can be identified.

CANVASS OF VOTES CAST AT THE ELECTION

HELD ON

Tuesday, August 7, 2018

Tuscola County Sunday Package Liquor Sales



TUSCOLA COUNTY, MICHIGAN

JODI FETTING

TUSCOLA COUNTY CLERK

STATEMENT OF VOTES TUSCOLA COUNTY SUNDAY PACKAGE LIQUOR SALES

The total number of votes given for and against the proposal was: Eleven Thousand Five

Hundred Ninety Eight (11,598) votes, of which the number of YES votes were: Seven Thousand

Four Hundred Eight (7,408) votes,

and the number of NO votes were: Four Thousand One Hundred Ninety (4,190) votes.

CERTIFICATE OF DETERMINATION

STATE OF MICHIGAN County of Tuscola

The Board of Canvassers of the County of Tuscola having ascertained and convassed the votes of Tuscola County at the Primary Election held on Tuesday, August 7, 2018.

Do HEREBY DETERMINE that the following Proposition was passed:

TUSCOLA COUNTY SUNDAY PACKAGE LIQUOR SALES

Shall the sale of spirits and mixed spirit drink for consumption off the premises be permitted, on Sunday, in a retail establishment licensed under the Liquor Control Act within the County of Tuscola under the provisions of the law governing the sale of spirits and mixed spirit drink for consumption?

In Witness Whereof, We have hereunto set our hands and affixed the Seal of the County of Tuscola this Oday of August, 2018.

January Control of County of Land County of La

Attest:

Clerk - Board of Canvassers



Mike Hoagland <mhoagland@tuscolacount

Tuscola County Vote On Sunday Spirit Sales

1 message

Marvin, David (LARA) < MarvinD@michigan.gov>

Thu, Aug 9, 2018 at 8:56 AM

To: "mhoagland@tuscolacounty.org" <mhoagland@tuscolacounty.org>, "jfetting@tuscolacounty.org" <jfetting@tuscolacounty.org>

Dear Mr. Hoagland & Ms. Fetting:

I wanted to reach out to you about Tuesday's vote to allow the sale of spirits and mixed spirit drink for off-premises consumption on Sunday in Tuscola County. I see the unofficial vote total shows that the proposal passed. From what I can see this would allow the sale of only spirits and mixed spirit drink any time during the legal hours for sales on Sunday and it was not limited to only after 12:00 noon. Based on the proposal language and in light of the August 31, 2017 Board of Commission resolution (see attached), it appears that in Tuscola County (once the results are certified) the following will apply to the sale of alcohol for off-premises consumption:

- 1. The sale of spirits and mixed spirit drink for off-premises consumption will be allowed during legal hours of sale on Sunday, per the recently passed proposal.
- The sale of beer and wine for off-premises consumption will not be allowed from 7:00am to 12:00 noon on Sunday, but will be allowed after 12:00 noon, per the August 31, 2017 resolution.

What this means is that a licensee that can sell spirits for off-premises consumption may apply for a Sunday Sales Permit (PM), but if they also want a Sunday Sales Permit (AM) to sell spirits in the morning and they also sell beer and wine, we may not be able to issue one to them as the Sunday Sale Permit (AM) applies to spirits, beer, and wine.

Do you know if the County Commission will take any further action regarding the beer and wine Sunday morning sales prohibition or will that remain as it was passed in 2017?

Sincerely,

David Marvin

517-284-6396



Tuscola County Resolution Banning All Sunday AM Off Premises Sales.pdf 65K



TUSCOLA COUNTY BOARD OF COMMISSIONERS August 31, 2017 Minutes H. H. Purdy Building

Commissioner Thomas Bardwell called the meeting of the Board of Commissioners of the County of Tuscota, Michigan, held at the H.H. Purdy Building in the City of Caro, Michigan, on the 31st day of August 2017, to order at 8:00 o'clock a.m. local time.

Prayer - Pastor Mark Seppo with Vassar Victory Center

Pledge of Allegiance - Commissioner Kirkpatrick

Roll Call - Chief Deputy Clerk Cindy McKinney-Volz

Commissioners Present: District 1 - Thomas Young, District 2 - Thomas Bardwell, District 3 - Kim Vaughan, District 4 - Craig Kirkpatrick, District 5 - Matthew Bierlein

Commissioner Absent: None

Also Present: Mike Hoagland, Chief Deputy Clerk Cindy McKinney-Volz, Tisha Jones, Pastor Mark Seppo, Steve Erickson, Vicky Sherry, Register John Bishop, Treasurer Patricia Donovan-Gray, Steve Anderson, Sandra Nielsen, and Ann Hepfer.

Adoption of Agenda -

17-M-139

Motion by Young, seconded by Kirkpatrick to adopt the agenda as presented. Motion Carried.

Action on Previous Meeting Minutes - 17-M-140

Motion by Bierlein, seconded by Young to adopt the meeting minutes from the August 10, 2017 meeting. Motion Carried.

Brief Public Comment Period for Agenda Items Only - None

Consent Agenda Resolution -

17-M-141

Motion by Kirkpatrick, seconded by Young that the following Consent Agenda Resolution from the August 21, 2017 Committee of the Whole Meeting be adopted with Consent Agenda Item H removed. Motion Carried http://doi.org/10.1016/j.jc.1016

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SI'P (5 7817

Tuscola Courry Clerk's Office

CONSENT AGENDA

Agenda Reference:

A

Entity Proposing:

COMMITTEE OF THE WHOLE 8/21/17

Description of Matter:

Move that per the August 15, 2017 memo from the Sheriff that \$61,025 in 2017 road patrol budget amendments are authorized with the use of available fund balance from the road patrol fund as follows:

- \$19,525 to wage and fringe benefit costs for a new deputy with a starting date of September 2, 2017.
- \$4,500 to line items for equipment for the new deputy.
- \$30,000 for a road patrol vehicle.
- \$7,000 for a new line item titled academy training to reimburse officers training costs according to previous board action.

Agenda Reference:

В

Entity Proposing:

COMMITTEE OF THE WHOLE 8/21/17

Description of Matter:

Move that the Water Spigot bid for Vanderbilt Park be awarded to Brinkman Excavating who was the low bidder for an amount of \$3,615.

Agenda Reference:

C

Entity Proposing:

COMMITTEE OF THE WHOLE 8/21/17

Description of Matter:

Move that per the request of the Michigan Liquor Control Commission that the following language be approved to clarify the county position with regard to Sunday off premise sale of beer/wine and spirits:

- The sale of spirits and mixed drinks for consumption off the premises shall be prohibited between the hours of 7 a.m. on Sunday and 2 a.m. on Monday in a retail establishment licensed under the Michigan liquor control code of 1998 within the County of Tuscola under the provisions of the law governing the sale of spirits and mixed drink for consumption.
- The sale of beer and wine within the County of Tuscola for consumption off the premises shall be prohibited between the hours of 7 a.m. and 12 noon on Sunday