

**THE HONORABLE BODY
Council Chambers
Municipal Building
North Tonawanda, New York 14120
Wednesday, July 19, 2006
5:30P.M.**

REGULAR SESSION CALLED TO ORDER BY PRESIDENT SOMMER

ROLL CALL

**Present: President Sommer
Aldermen Brick, Rizzo, Schwandt, Donovan**

Absent: None

**Also Present: Mayor Lawrence V. Soos
Attorney Shawn P. Nickerson**

APPROVAL OF THE MINUTES OF THE REGULAR SESSION JULY 5, 2006

**MOVED by Alderman Rizzo SECONDED by Alderman Brick
That the minutes of the regular session held July 5, 2006 be approved as circulated and filed
in the Office of the City Clerk.
CARRIED.**

PROOF OF PUBLICATION PUBLISHED JUNE 1 & 2, 2006

1) Bid – Deerwood Golf Course Irrigation – Engineer

PROOF OF PUBLICATION PUBLISHED JUNE 23, 2006

1) Bid – Liquid Alum – Water Department

PROOF OF PUBLICATION PUBLISHED JUNE 30, 2006

1) Legal Notice – Completion of 2006 Final Assessment Roll – Assessor

**MOVED by Alderman Donovan SECONDED by Alderman Brick
That the aforementioned proofs of publication be received and filed.
CARRIED.**

AUDIENCE PARTICIPATION

John Klimas, 325 Goundry Street – Complained about the condition of the roads.

**Beverly Loxterman, 881 Sweeney Street – Thanked Mayor for Veto of the three year leases
for Weatherbest Boathouses.**

Gary Bothwell, 3598 Pleasant Avenue – Wants to purchase a boathouse.

**Sonia Dusza, 123 Miller Street – Stated that she is upset about the way the Police handled
an incident at her home.**

**Gordy Fritz, 1727 Eddy Drive – Asked where the money is for the Meadow Drive
extension.**

Ernest White, 264 East Avenue – Wants tree removed.

COMMUNICATIONS FROM CITY OFFICIALS**I. Mayor****July 5, 2006****North Tonawanda Common Council
City Hall, 216 Payne Avenue
North Tonawanda, New York 14120****RE: Veto of New Lease Agreements for Weatherbest Slip(s) passed on June 21, 2006****Dear Honorable Body:**

At a Regular Session of the North Tonawanda Common Council held in Council Chambers at 5:30 PM on Wednesday, June 21, 2006, your Honorable Body passed a resolution authorizing the Mayor to sign a three (3) year lease for the Weatherbest Slips. Subsequently, the Mayor's Office was presented with said resolution by the City Clerk on Monday, June 26, 2006.

Therefore, after again reviewing the content of the New Lease Agreement, receiving input from the North Tonawanda Waterfront Commission and several residents of North Tonawanda, and after much consideration, I hereby veto passage of said resolution in accordance with North Tonawanda City Charter Section 2.023 (a), based upon the following reasons:

1. The term of the lease agreement should not be lengthened to three (3) years. The current year to year lease allows the City more flexibility in controlling the use of its land for municipal purposes and for potential marketing and development. Even though there does exist a sixty (60) day written termination notice provision in the three (3) year term, I believe that the city would stand on firmer ground legally and practically if a year to year lease exists and a potential developer was interested in moving forward with a project and the city needed to exercise said notice provision.

2. That said lease agreement should contain language that requires a lease transfer fee made payable to the City of North Tonawanda for any future lease transfer requests. That my office recently received a recommendation by the North Tonawanda Waterfront Commission of a lease transfer fee of \$5,000.00. I endorse such a concept although I am open to a fee that is within reason, balancing the potential additional income and needed control of the property by the city against the lessee's reasonable ability to transfer said lease. Additionally, with regard to the Waterfront Commission, I hope that the Common Council would seek the Commission's input in any future waterfront related matters and I will do so likewise.

3. That I agree with, and support, Common Council President Brett Sommer's idea that the City's LCDC take control of this property, if legally allowable. I believe a year to year lease term better serves the city and the LCDC for purposes of marketing and future development of this waterfront property. I believe the more flexibility the LCDC has to promote this property without fear of restriction or obstruction, the better for the residents of North Tonawanda.

Lastly, I would hope that if my veto stands, that any year to year lease will still contain the new and tighter inspection language that was suggested by this office and included in the new lease agreement along with the proposed increase in the annual rent for the year 2006 in the amount of \$950.00.

Accordingly, based upon the reasons set forth above, I hereby veto said resolution and do not approve same.

**Sincerely,
Lawrence V. Soos**

MOVED by Alderman Sommer SECONDED by Alderman Brick
To receive and file the aforementioned communication.

Ayes: Brick, Rizzo, Schwandt, Donovan, Sommer (5)

Nays: None (0)

CARRIED.

II.1 Attorney

April 20, 2006

Hon. Mayor and Common Council
City Hall, 216 Payne Ave.
North Tonawanda, NY 14120

**RE: Local Law #2 for 2006 – Providing for the Registration of Certain
Convicted Sex Offenders within the City of North Tonawanda**

Dear Honorable Body:

Attached for your consideration is Local Law No. 2 for 2006, to provide for registration of convicted sex offenders within the City of North Tonawanda. This local law is designed to fill certain gaps in the state law and to provide protections for residents of the City as well as assistance for employers to protect children who may come into proximity with sex offenders in the scope of employment.

As with all local laws, it is necessary that this local law be formally laid on the table for a period of at least 7 days, wherein it must stay in its final form prior to adoption by the Common Council. After such adoption, this local law must be referred to the mayor's office for a public hearing on its provisions. After said public hearing and formal filing with the Secretary of State, this local law will become effective.

Consistent with state law then, the appropriate motion for today's action would be to formally lay this Local Law on the table and allow it to remain so in its final form for at least seven (7) days prior to adoption.

**Very Truly Yours,
Shawn P. Nickerson
City Attorney**

MOVED by Alderman Sommer SECONDED by Alderman Schwandt
Whereas, a public hearing was held on July 19, 2006 at 5:15PM in the Common Council Chambers, at 216 Payne Ave. North Tonawanda, NY 14120 regarding Local Law #2 for 2006 – Providing for the Registration of Certain Convicted Sex Offenders within the City of North Tonawanda, and, at the time of the public hearing no one spoke out against the proposed Local Law;

Therefore, be it resolved that the Common Council approves Local Law #2 for 2006 – Providing for the Registration of Certain Convicted Sex Offenders within the City of North Tonawanda as follows:

Chapter 74A

1. The Common Council of the City of North Tonawanda finds that one of the highest priorities of local government is the protection of the health and safety of its citizens. This is especially true of children and other vulnerable members of society. The Common Council further finds that convicted sex offenders pose a significant continuing risk to society. Moreover as the tragic murder of Jessica Lunsford in Florida in spring, 2005, and other such events have shown, recidivism among convicted sexual offenders is a continuing problem.

Recently, residents of the city have been advised that there are residing in the city of number of convicted sex offenders. At least some of these sex offenders have registered as required by Article 6-C of the Corrections Law of the State of New York, commonly known as Megan's Law. Some of these individuals have been categorized by the state Department

of Corrections as Level II sex offenders who have been determined to be of moderate risk of committing another sex crime. Some of these individuals have been categorized as Level III sex offenders who have been determined to be of a high risk to commit another sexual crime. However, the Common Council finds that some sex offenders fail to register or fail to update their registration information when they move from one location to another.

The Common Council finds that the protection of the victims and potential victims of sexual offenders in North Tonawanda is a matter of unique local concern not fully and adequately addressed by state law. The Common Council finds that the disclosures required and the limitations contained herein will protect the citizens of North Tonawanda and will provide to employers who contract with North Tonawanda information that will assist these employers in protecting children who may come into proximity with a sex offender in the scope of employment.

The Common Council finds that the City of North Tonawanda has not assessed and cannot assess the risk of recidivism of any particular sex offender or class of sex offenders and has made no determination of dangerousness of any particular sex offender or class of sex offenders. Rather, the council finds that this local law is remedial in nature and designed to fill certain gaps in state law as well as to provide protections for residents of the city who receive certain services from the city. The council further finds this local law to be the most narrowly tailored means of fulfilling its compelling interest in the safety of its citizens. Finally, the council does not intend for any person to use the information required by this chapter to harm or injure any registrant under the law.

74A-2. DEFINITIONS.

ADULT – Any person 17 years of age or older.

CHILD or CHILDREN – Persons under 17 years of age. The singular and plural shall include one another. If the applicable statute defining a crime against a child refers to a child younger than 18, the younger age shall control.

DAY CARE – Any lawful form of care for a child, as defined by Federal and State law and regulation, for less than twenty-four hours per day.

DEPARTMENT OF CORRECTIONS – New York State Department of Corrections.

EMPLOYER – Any individual, partnership, association, corporation, business trust, legal representative or organized group of persons paying wages or any form of compensation to any person for services that directly or indirectly benefit the individual, partnership, association, corporation, business trust, legal representative or organized group of persons.

EXTENDED STAY ESTABLISHMENT – Any hotel, motel, rooming house, inn, rooming unit, bed and breakfast, residence in, country inn, motor court, R-V park or motor lodge that lets or provides any space for occupancy by any person. Any place of business that provides services or utilities to motor-homes, recreational vehicles, trucks with campers or any other motor vehicle in which an individual does or may sleep overnight is an **EXTENDED STAY ESTABLISHMENT** under this chapter.

HIS – His or her.

HOMELESS ADULT – Any adult who has been in the City of North Tonawanda for more than 24 hours or intends to be in the city for more than 24 hours without residence or place of lodging.

HOMELESS SHELTER – Any structure that provides temporary housing to a homeless adult.

INTERNET – An interactive computer service or system or an information service, system or access software provider that provides or enables computer access by multiple users to a computer server and includes, but is not limited to, an information service, system or access software provider that provides access to a network system commonly known as the Internet, or any comparable system or service and also includes, but is not limited to, a World Wide Web page, newsgroup, message board, mailing list, or chat area on any interactive computer service or system or other on-line service. The NTPD website shall

mean any Internet site made available by the NTPD to the public, including any link to the website of the City of North Tonawanda.

NTPD – The North Tonawanda Police Department.

OUTSIDE NEW YORK – Anywhere outside the geographical borders of the state of New York or any federal enclave, Indian trust lands or reservations located inside the geographical borders of New York.

REGISTRANT – Any person required to register under this chapter.

REGISTRATION YEAR – Any year from the date of first registration under this chapter.

RESIDENT – Any person who (1) lives in the City of North Tonawanda in any apartment or home, (2) has a usual place of abode in the City, (3) is domiciled in the City or (4) temporarily present in the City and staying at a homeless shelter or an extended stay establishment.

RESPONSIBLE ADULT – An adult who is not a sex offender.

SCHOOL – A licensed or accredited public, charter, private or religious school that offers instruction to students in pre-school through any grade up to grade twelve.

SEX OFFENDER – Shall have the same meaning as the term is defined in Sec. 168-a(1) of the Corrections Law of the State of New York.

SEX OFFENSE – Shall have the same meaning as that term is defined in Sec. 168-a(2) of the Corrections Law of the State of New York.

SEX OFFENDER VIOLATION – A violation of any law defined as a sex offense of the Corrections Law of the State of New York.

74A-3. REGISTRATION REQUIREMENTS FOR SEX OFFENDERS.

(A). Sex offenders who reside in the City of North Tonawanda and who are required to register with the Department of Corrections pursuant to Article 6-C of the Corrections Law of the State of New York must register with the North Tonawanda Police Department.

(B). A sex offender must register with the North Tonawanda Police Department within ten days after being released from incarceration, or ten days from the date of sentencing if not incarcerated for a sex offender violation. A registrant under this section must provide the North Tonawanda Police Department with the following information:

- (1). His legal name, any other names or aliases he has used or is using and any new names he has applied for in the last year.**
- (2). His date of birth.**
- (3). His social security number.**
- (4). His current address, the address of any other residences he owns or the address of any other real property he owns or leases and the address of any other locations or places of lodging where the sex offender intends to stay or does in fact stay for more than three consecutive days at any time or an aggregate of ten or more days in a registration year. Homeless shelters and extended stay establishments must be included in the disclosure required pursuant to this paragraph. Pursuant to this paragraph, the registrant must provide a description and location of any and all rented or owned spaces to which the registrant claims a right to privacy or a right to exclude others including but not limited to storage buildings.**
- (5). His place of employment and the name and telephone number of a contact person who knows his location at any and all times during employment hours or other times he performs work in the scope of his employment duties.**

(6). His driver's license number and the license plate number, vehicle identification number and description by make and model of all vehicles registered to him, owned by him, driven by him during employment or otherwise available to him with regularity by consent from another.

(7). A list of any and all sex offense violations of which he has been convicted or to which he has entered a plea of guilty.

(C). As an alternative to the registration information to be gathered in Paragraph B above, the North Tonawanda Police Department may rely on such information as is gathered and provided by the State of New York to the City of North Tonawanda pursuant to Article 6-C of the Corrections Law of the State of New York.

74A-4. – REGISTRANT REGULATIONS.

(A). Any sex offender who provides inaccurate information to the NTPD commits a separate violation of this chapter.

(B). In the event of any change in registration information or addition of new information that would have been required in the initial or subsequent registration other than a change of address or employment governed by paragraphs (c) or (d) below, the registrant must notify the NTPD and provide new valid information within ten days after the change.

(C). A sex offender who is required to register under this chapter and elects to change the address of any place of lodging including but not limited to a residence, extended stay establishment or homeless shelter, must notify the NTPD of the prospective change within ten days after the change occurs.

(D). A sex offender who is required to register under this chapter and changes his place of employment, must notify the NTPD ten days after the voluntary change. Sex offenders must provide the name and telephone number of a new contact person within ten days of the time new work begins.

(E). When a sex offender registers under this chapter, NTPD may take and retain their photograph and a set of fingerprints. Additionally, NTPD may record and retain the person's shoe size, a DNA sample, dental imprints and a description of tattoos, scars and other identifying features that would assist in identifying the sex offender, as determined by the NTPD. As an alternative, the NTPD may rely on DNA and other identifying information on data bases provided by the State of New York.

(F). Following the initial registration, registrants, except homeless adults, are required to annually renew the registration annually, as arranged by the NTPD. Homeless adults residing from time to time in homeless shelters must verify registration data in writing every 90 days as long as they are in town on a form provided by the NTPD. Sex offenders who have been convicted of two or more sex offenses must register for life.

74A-5. NOTIFICATION.

NTPD shall maintain a local registry of sex offenders registered under this chapter. The City of North Tonawanda will maintain a data base of sex offenders distinct from any registry of sex offenders maintained by the State of New York. Registration under any registration program maintained by the State of New York does not exempt a sex offender from registration under this chapter. The City of North Tonawanda will make available and disseminate sex offender registration information as authorized by New York law.

74A-6. GENERAL PROVISIONS AND OFFENSES.

(A). Address Verification Checks. NTPD may conduct address verification checks to substantiate that registrants are living where they claim to live. The check shall verify that the registrant in fact lives at the claimed address. If the NTPD is unable to verify the address, the registrant may be prosecuted pursuant to this chapter and Corrections Law §168. NTPD may contact and interview any person living or located near the claimed address. The provisions of this paragraph are in addition to any other lawful investigation NTPD may undertake.

(B). Sex Offender Location. After the effective date of this chapter, sex offenders shall not newly occupy any real property, acquire any real property by lease or otherwise or establish a place of lodging within one-quarter of a mile radius of a school, day care center, playground or park.

(C). Within five days from the effective date of this chapter, a sex offender employed by an employer located in the City of North Tonawanda shall notify his current employer that he is a registered sex offender. At the time a sex offender applies or receives an offer of employment by an employer where the sex offender will be working substantially within the City of North Tonawanda, the sex offender shall notify the employer that he is a registered sex offender. All sex offenders shall provide the employer or prospective employer with the current conditions of probation in writing including, if applicable, any conditions of probation that require the sex offender to stay away from vulnerable populations or conditions the sex offender's contact with vulnerable populations.

74A-7. IMMUNITY.

Nothing in this chapter creates or shall create a cause of action against the City of North Tonawanda not already authorized under existing law. Without limitation, the city is not liable to any person harmed who claims that notice under this chapter may have prevented the harm.

74A-8. PENALTY.

Each violation of this chapter by a sexual offender shall be punishable by a fine of \$250.00 and/or fifteen (15) days in jail. Each day that a registrant should have registered or supplemented his registration, but failed to do so, shall constitute a separate offense. It is the intent of the common council that violations of this chapter should not be treated by the courts a lesser included offenses that merge into a violation of Article 6-C of the Corrections Law of the State of New York. The city shall also be entitled to injunctive relief to enforce the provisions of this chapter.

Section 2: Effective date. This local law shall take effect after filing with the Secretary of State as required by Section 27 of the Municipal Home Rule Law.

Ayes: Brick, Rizzo, Schwandt, Donovan, Sommer (5)

Nays: None (0)

CARRIED.

II.2 Attorney

TO: Thomas Jaccarino, City Clerk **DATE: June 5, 2006**

FROM: City Attorney **RE: Forest City Matter
Public Hearing**

Attached are two easements regarding the acquisition by eminent domain of the Cowell property on Witmer Road. In order to move the matter forward, please schedule a public hearing for Wednesday, June 21, 2006 at 5:15PM.

Should you need anything further, please do not hesitate to call me.

**Shawn P. Nickerson
City Attorney**

MOVED by Alderman Rizzo

SECONDED by Alderman Brick

That the Common Council hereby authorizes the City Clerk Thomas Jaccarino to schedule a public hearing on Wednesday, August 2, 2006 at 5:00 PM regarding the aforementioned two easements.

Ayes: Brick, Rizzo, Schwandt, Donovan, Sommer (5)

Nays: None (0)

CARRIED.

III. Treasurer

July 11, 2006

**Honorable Mayor and Common Council
216 Payne Avenue, City Hall
North Tonawanda, New York 14120**

Dear Honorable Mayor and Common Council:

Please be advised that I have received payment in full for back City, School and County taxes, per their tax agreements with the City, for the following parcel:

185.25-1-25 165 Division Street Nicholas Cieri

Therefore, please pass the necessary resolution withdrawing this parcel from the appropriate In Rem foreclosure proceeding.

Thank you for your cooperation.

**Very truly yours,
Leslie J. Stolzenfels
City Treasurer**

**MOVED by Alderman Schwandt SECONDED by Alderman Donovan
That the Common Council hereby authorizes the City Treasurer to withdraw the following parcel from the appropriate In Rem foreclosure proceeding:**

185.25-1-25 165 Division Street Nicholas Cieri

**Ayes: Brick, Rizzo, Schwandt, Donovan, Sommer (5)
Nays: None (0)
CARRIED.**

VII. Accountant

July 13, 2006

**Honorable Lawrence V. Soos, Mayor
and Common Council
City Hall
North Tonawanda, New York 14120**

Dear Honorable Body:

In accordance with Article V, Division 1, Section 5.002 and 5.003 of the City Charter, an Abstract Sheet, comprised of a Warrant of Claims, has been submitted by this office for your review and approval.

Accordingly, please authorize for payment the current Warrant of Claims for Common Council audit, dated July 19, 2006, and further authorize the Mayor and City Clerk to respectively sign and countersign said Warrant.

**Very truly yours,
David R. Jakubaszek
City Accountant**

MOVED by Alderman Rizzo

SECONDED by Alderman Brick

That the Common Council hereby authorizes for payment the current Abstract of Claims for Common Council Audit dated July 19, 2006 and further authorizes the Mayor and City Clerk respectively sign and countersign said Warrant:

01	General Fund	\$356,876.55
02	Water Fund	48,336.07
04	Sewer Fund	80,980.42
06	Capital Project Fund	152,547.65
07	Trust & Agency Fund	<u>11,173.43</u>
	Final Total	<u>\$649,914.12</u>

Ayes: Brick, Rizzo, Schwandt, Donovan, Sommer

(5)

Nays: None

(0)

CARRIED.

XVI. City Clerk

July 14, 2006

**North Tonawanda Common Council
216 Payne Avenue
North Tonawanda, NY 14120**

Dear Honorable Body:

Attached please find a memo from the City Cemetery Board requesting funding to continue completion of the repair work at the City owned Col. John Sweeney Rural Cemetery.

As preserving North Tonawanda's history has been at the forefront of recent City efforts including the formation of the Historic Preservation Commission and the evolution of the North Tonawanda History Museum, I wish to ask the Council to allow the City Accountant to transfer \$9,355.00 from account #1450.480 Election Operations to the appropriate account for the restoration work that is needed at the Cemetery.

**Sincerely,
Thomas M. Jaccarino
City Clerk**

MOVED by Alderman Sommer

SECONDED by Alderman Donovan

That the Common Council hereby authorizes the City Accountant to transfer \$9,355.00 from account #1450.480 Election Operations to the appropriate account for the restoration work that is needed at the Col. John Sweeney Rural Cemetery.

Ayes: Brick, Rizzo, Schwandt, Donovan, Sommer

(5)

Nays: None

(0)

CARRIED.

XXV. Monthly Reports

.1	Police	.3	Senior Citizens
.2	Building Inspector	.4	Vital Statistics

MOVED by Alderman Rizzo

SECONDED by Alderman Brick

That the Common Council hereby receives and files the aforementioned Monthly Reports.

CARRIED.

COMMUNICATIONS FROM OTHERS

A.
Sandra Wiech

July 2, 2006

Dear Mayor Soos:

The residents of Louisa Parkway and Pinewoods Drive would like to request permission to hold our annual Block Party on Saturday, July 22, 2006. We sincerely request that Louisa Parkway be allowed to be cordoned off, as it has in the past, for both safety and ease of movement.

If the City could provide us with the barricades we would ensure to their proper placement and removal.

Thank you for your consideration

Sandra Wiech
99 Pinewoods Drive
North Tonawanda, New York
693-7532

MOVED by Alderman Donovan SECONDED by Alderman Schwandt
That the Common Council hereby grants permission to the residents of Louisa Parkway and Pinewoods Drive to hold their annual Block Party on Saturday, July 22, 2006.
CARRIED.

B.
Ascension R. C. Church

July 2006

Honorable Mayor Larry Soos
City Hall
216 Payne Avenue
North Tonawanda, New York 14120

Dear Honorable Mayor Soos:

On Saturday, August 12, 2006, Ascension Parish in North Tonawanda will host a summer get-together for the community. In conjunction with this we are having our annual bike race which will take place between the hours of 12 noon and 9:00PM on that Saturday. The bike race route is as follows, and is only one block of our city's streets, comprising a total of 2/3 of a mile:

KEIL STREET, BETWEEN PAYNE AVENUE AND OLIVER STREET

OLIVER STREET, BETWEEN KEIL AND SOMMER

SOMMER STREET, BETWEEN OLIVER AND PAYNE

PAYNE AVENUE, BETWEEN SOMMER AND KEIL

With your permission, Honorable Mayor, and with the Common Council's permission, our bike race committee requests that the above mentioned streets have no parking signs posted for that race day in order to ensure the safety of the bike races, all pedestrians, and vehicular traffic. Last year, with having no parking signs posted on those streets, our bike race ran very smoothly.

We thank you very much for all of your help last year in making our bike race safe, and do sincerely hope that you will be able to help our committee this year to do the same.

Thank you. If further information is needed by your office, please feel free to call Stephen Ash at 694-4492.

Sincerely,
Stephen Ash

MOVED by Alderman Schwandt **SECONDED** by Alderman Rizzo
That the Common Council hereby grants permission to Ascension R. C. Church to hold its annual bike race on Saturday, August 12, 2006 between the hours of 12 noon and 9:00PM on the following streets:

KEIL STREET, BETWEEN PAYNE AVENUE AND OLIVER STREET

OLIVER STREET, BETWEEN KEIL AND SOMMER

SOMMER STREET, BETWEEN OLIVER AND PAYNE

PAYNE AVENUE, BETWEEN SOMMER AND KEIL

And further, instructs the Police Department to post signs posted on race day in order to ensure the safety of the bike races, all pedestrians, and vehicular traffic.

CARRIED.

The following resolution was pulled from the agenda:

Be it resolved that the North Tonawanda Common Council favors selling the municipal waterfront property located at 1010 River Road, North Tonawanda, New York. This property is commonly known as the "Niagara River Yacht Club". The sale of this property will provide much needed revenue to the City of North Tonawanda.

This body recognizes that New York State General City Law Sec. 20(2) requires state legislature approval for the sale of municipal waterfront property. Therefore, the North Tonawanda Common Council hereby respectfully requests State Senator George D. Maziarz and State Assemblyman Robin Schimminger to introduce and support a bill authorizing the sale of the "Niagara River Yacht Club".

In a further effort to obtain the necessary state legislature approval, The North Tonawanda Common Council also requests Honorable North Tonawanda Mayor Lawrence V. Soos to favor selling the "Niagara River Yacht Club". Accordingly, this body respectfully requests that Mayor Soos forward a letter supporting the sale and a bill authorizing the same to both State Senator George D. Maziarz and State Assemblyman Robin Schimminger.

ADJOURNMENT

MOVED by Alderman Rizzo **SECONDED** by Alderman Brick
That this regular session of the Common Council be and hereby is adjourned.
CARRIED.

Time of Adjournment: 6:10P.M.

Respectfully submitted,

Thomas M. Jaccarino
City Clerk