

AUGUST 13, 2014

**BOROUGH COUNCIL MEETING MINUTES  
AUGUST 13, 2014**

**Meeting called to order at 7:00 P.M.**

**Pledge of Allegiance**

**Mayor Campbell announced the Opening Statement** “All the notice requirements of the Open Public Meeting Act have been complied with in full.”

**ROLL CALL:**

Present:

Councilman Gerald Bonsall  
Councilman Mitch Brown  
Councilman John Croghan  
Councilman Fred Deterding  
Councilman Jack Flynn

Absent:

Councilman Michael MacFerren

Professionals: John P. Jehl, Borough Solicitor  
Gregory Fusco, Borough Engineer

**VOUCHERS:**

Motion to dispense reading and approve vouchers in the amount of **\$1,168,683.62**  
Councilman Bonsall, Second Councilman Croghan

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

**ORDINANCES:**

**FIRST READING:** None

**SECOND READING:**

2014-08 AN ORDINANCE GRANTING RENEWED CONSENT AND PERMISSION TO SOUTH JERSEY GAS COMPANY TO USE THE PUBLIC STREETS TO FURNISH GAS FOR LIGHT, HEAT AND POWER IN THE BOROUGH OF GIBBSBORO

Meeting Open to the Public. No comment from the public. Meeting Closed to the Public.

WHEREAS, South Jersey Gas Company, a corporation of the State of New Jersey, provides natural gas service to the Borough of Gibbsboro pursuant to the municipal consent first granted to South Jersey Gas Company in that certain Ordinance 1947-01 passed on 9/23/47; and

WHEREAS, South Jersey Gas Company now seeks, pursuant to N.J.S.A. 48:3-15, the consent of

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the Borough of Gibbsboro to renew Section 3 of Ordinance 1947-01 applicable to the use of the streets in the Borough of Gibbsboro by adopting the following Ordinance;

NOW, THEREFORE, BE IT ORDAINED by MAYOR AND COUNCIL of the Borough of Gibbsboro, County of Camden and State of New Jersey as follows:

Section 1. That exclusive consent and permission is hereby renewed and granted to South Jersey Gas Company to lay and construct its pipes and mains and related appurtenances and facilities within the streets, alleys, squares and public places within Gibbsboro in the manner prescribed by N.J.S.A. 48:9-21, and subject to reasonable regulations imposed by ordinance or resolution with respect to the opening of streets and public places, subject to approval of such consent and permission by the Board of Public Utilities.

Section 2. This consent is granted for the entire geographical area of Gibbsboro and extends to the boundaries of Gibbsboro and shall remain in effect for a period of fifty (50) years from the date of final adoption of this Ordinance.

Section 3. If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held by any Court of competent jurisdiction to be unconstitutional or invalid, such decision shall not affect the remaining portions of this Ordinance.

Section 4. This Ordinance shall take effect immediately upon posting, publication, final passage in the manner prescribed by law, and acceptance by South Jersey Gas Company.

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Edward G. Campbell, III  
Mayor

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Anne D. Levy, RMC  
Borough Clerk

Motion to approve ordinance Councilman Bonsall, Second Councilman Flynn.

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

**MEETING OPEN TO THE PUBLIC FOR COMMENT ON PENDING RESOLUTIONS**

No voice from the public.

**CLOSED TO THE PUBLIC**

**RESOLUTIONS:**

2014-8-77 RESOLUTION OF THE BOROUGH OF GIBBSBORO COUNTY OF CAMDEN, STATE OF NEW JERSEY CANCELLING CERTAIN PROPERTY TAXES

WHEREAS, The Borough of Gibbsboro obtained certain properties in the Municipality through a foreclosure process on January 24, 2014

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WHEREAS, the properties are known as:

- Block 10 Lot 2 also known as 74 S Lakeview Drive
- Block 18.02 Lot 7 also known as 143 Berlin Road
- Block 18.03 Lot 4 also known as 13 Tanglewood Drive North
- Block 87 Lot 3 also known as Linden Road

WHEREAS, the assessments on the above properties are:

- Block 10 Lot 2 assessed value- land only 261,000
- Block 18.02 Lot 7 assessed value-land only 34,500
- Block 18.03 Lot 4 assessed value-land only 100,300
- Block 87 Lot 3 assessed value-land only 3,400

WHEREAS, the remaining balance of the 2014 taxes that were not part of the lien when the foreclosure was completed need to be cancelled, whereas the Borough of Gibbsboro is exempt from paying property tax from the date of ownership

WHEREAS, the property taxes to cancel are:

- Block 10 Lot 2 remaining 2014 balance \$9,394.04
- Block 18.02 Lot 7 remaining 2014 balance \$1,241.74
- Block 18.03 Lot 4 remaining balance \$3,610.04
- Block 87 Lot 3 remaining balance \$122.37

NOW THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Gibbsboro, County of Camden, State of New Jersey, as follows:

That the Mayor and Council hereby authorize the Tax Collector to cancel the balance of 2014 property taxes due to the foreclosure by the Borough of Gibbsboro.

That a certified copy of this Resolution be forwarded to the Borough Tax Collector, The county Board of Taxation, the Borough Auditor and the Borough Auditor.

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Edward G. Campbell, III  
Mayor

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Anne D. Levy, RMC  
Borough Clerk

2014-8-78      RESOLUTION AUTHORIZING THE CANCELLATION OF OUTSTANDING CHECKS IN THE MUNICIPAL COURT'S REGULAR CHECKING ACCOUNT

WHEREAS, The Municipal Court's regular checking account has had outstanding checks since 2013; and

WHEREAS, the Municipal auditor has recommended that the owners of the outstanding checks be located; and

WHEREAS, the following checks remain outstanding in the Municipal Court's regular checking account in the total amount of \$61.00; and

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Check #	Amount	Date
REGULAR		
1577	\$ 1.00	10/07/2013
1578	\$ 4.00	10/07/2013
1582	\$50.00	11/05/2013
1590	\$ 5.00	02/03/2014
1601	\$ 1.00	06/10/2014
<b>TOTAL</b>	<b>\$61.00</b>	

WHEREAS, every attempt has been made to locate payees without success; and

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Borough Council of the Borough of Gibbsboro, State of New Jersey and County of Camden that the Court Administrator is hereby authorized to cancel said checks and the funds turned over to the Borough of Gibbsboro for deposit in the Current account.

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Edward G. Campbell, III  
Mayor

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Anne D. Levy, RMC  
Borough Clerk

2014-8-79 RESOLUTION AUTHORIZING THE CANCELLATION OF OUTSTANDING CHECKS IN THE PAYROLL CHECKING ACCOUNT

WHEREAS, The PAYROLL checking account has had outstanding checks since 2010; and

WHEREAS, the Municipal auditor has recommended that the owners of the outstanding checks be located; and

WHEREAS, the following checks remain outstanding in the PAYROLL checking account in the total amount of \$5.00; and

Check #	Amount	Date
REGULAR		
15720	\$ 5.00	2010
<b>TOTAL</b>	<b>\$ 5.00</b>	

WHEREAS, every attempt has been made to locate payees without success; and

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Borough Council of the Borough of Gibbsboro, State of New Jersey and County of Camden that the Municipal Clerk is hereby authorized to cancel said check and the funds turned over to the Borough of Gibbsboro for deposit in the Current account.

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Edward G. Campbell, III  
Mayor

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Anne D. Levy, RMC  
Borough Clerk

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2014-8-80 RESOLUTION APPROVING ON-PREMISE 50/50 RAFFLE LICENSE  
RL2014-04 TO ST. ANDREW THE APOSTLE CHURCH

BE IT RESOLVED by Mayor and Council of the Borough of Gibbsboro, County of Camden, State of New Jersey that an On Premise Coach Bingo application has been submitted to the Borough of Gibbsboro by St. Andrew the Apostle Church to be held on October 18, 2014; and

BE IT RESOLVED by the Mayor and Council that License RL2014-04 is hereby granted to St. Andrew the Apostle Church; and

BE IT FURTHER RESOLVED that said license is to support outreach programs and ministries of St. Andrew the Apostle Church.

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Edward G. Campbell, III  
Mayor

2014-8-81 RESOLUTION APPROVING ON-PREMISE NON-DRAW RAFFLE LICENSE  
RL 2014-05 TO AMERICAN LEGION POST #371 – GEORGE WALTON

BE IT RESOLVED by Mayor and Council of the Borough of Gibbsboro, County of Camden, State of New Jersey that a Raffle application has been submitted to the Borough of Gibbsboro by the American Legion Post #371 – George Walton who is sponsoring a Instant Raffle Ticket to be held from August 2014 to August 2015; and

BE IT RESOLVED by the Mayor and Council that License RL2014-05 is hereby granted to the American Legion Post #371 – George Walton; and

BE IT FURTHER RESOLVED that said license is for the benefit of the American Legion Post #371 to raise funds for local charities and community affairs and events for the Borough.

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Edward G. Campbell, III  
Mayor

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Anne D. Levy, RMC  
Borough Clerk

2014-8-82 RESOLUTION AUTHORIZING A REVIEW OF COMPLIANCE WITH PRIOR  
ANNUAL CONTINUING DISLCOSURE OBLIGATIONS AND  
PARTICIPATION IN THE SECURITIES AND EXCHANGE COMMISSION'S  
MUNICIPALITIES CONTINUING DISCLOSURE COOPERATION  
INITIATIVE

WHEREAS, the above-defined Issuer has previously issued one or more series of bonds, including in the past five (5) years pursuant to one or more preliminary and final official statements (collectively, the "Bonds"); and

WHEREAS, in connection with the issuance of such Bonds, the Issuer covenanted with Bondholders to provide certain secondary market disclosure information on an annual

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basis to the Nationally Recognized Municipal Securities Information Repositories (pre-2009) and to the Municipal Securities Rulemaking Board's Electronic Municipal Market Access Data Port (2009 to present) ("EMMA"), which secondary market disclosure information may consist of one or more of the following: audited financial statements, municipal budgets, other financial and operating data and ratings changes; and

WHEREAS, the Securities and Exchange Commission (the "SEC") has recently focused attention on what it alleges is widespread failure of local government issuers across the nation to meet their continuing disclosure obligations and misrepresentation through material misstatements in an official statement (innocently, inadvertently or otherwise) of past compliance with continuing disclosure obligations; and

WHEREAS, in an effort to remedy these perceived issues, the SEC has implemented the Municipalities Continuing Disclosure Cooperation Initiative (the "SEC Initiative"), a limited-time program ending at 12:00 a.m. on September 10, 2014, that encourages issuers of municipal bonds, including the Issuer, to self-report possible material misstatements or omissions, made in the past five (5) years in an official statement regarding compliance with prior continuing disclosure obligations; and

WHEREAS, should the SEC determine that an issuer has made material misstatements in an official statement regarding compliance with prior continuing disclosure obligations, issuers participating in the SEC Initiative agree to accept certain non-monetary penalties, in lieu of unknown, and, by all accounts, hefty monetary and non-monetary penalties the SEC has threatened on issuers that do not participate in the SEC Initiative; and

WHEREAS, by participating in the SEC Initiative, issuers agree to accept the following penalties, if imposed by the SEC (i) compliance with a cease and desist order in which the issuer neither admits nor denies the findings of the SEC, (ii) implementation of policies, procedures and training regarding continuing disclosure obligations, (iii) compliance with all existing continuing disclosure undertakings, (iv) cooperation with any further SEC investigation, (v) disclosure of settlement terms in any final official statement issued within five years of the date of institution of the proceedings, and (vi) production to the SEC of a compliance certificate regarding the applicable undertakings on the one year anniversary of the proceedings; and

WHEREAS, on July 24, 2014, the Division of Local Government Services issued Local Finance Notice 2014-9 (i) alerting local governments to the SEC Initiative, (ii) strongly recommending that local governments examine their continuing disclosure contractual obligations and past official statements in order to determine if it is advisable for an issuer to participate in the SEC Initiative and (iii) cautioning local governments that fail to complete a disclosure assessment in connection with the SEC Initiative will likely have difficulty accessing capital markets, difficulty in receiving timely approvals of the Local Finance Board or Director of the Division of Local Government Services, as applicable, and decreased scores on the future "Best Practices Questionnaires"; and

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WHEREAS, the Issuer desires to conduct a disclosure audit which will (i) summarize the results of the Issuer's prior compliance with its secondary market disclosure obligations and (ii) compare those results to the statements made by the Issuer in its official statements regarding past compliance (the "Disclosure Audit"); and

WHEREAS, the Issuer further desires to retain the services of disclosure specialist to conduct the Disclosure Audit; and

WHEREAS, based on the results of the Disclosure Audit, and weighing heavily the known, non-monetary penalties that may come through the Issuer's participation in the SEC Initiative versus the unknown, and, by all accounts, hefty monetary and non-monetary penalties the SEC has threatened on issuers that do not self-report, the Issuer further desires to delegate to the Chief Financial Officer, in consultation with the issuer's general counsel, bond counsel, auditor and other finance professionals, the power to prepare and submit all documentation required to enter the Issuer's Bond issues into the SEC Initiative, as necessary;

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY OF THE ISSUER, AS FOLLOWS:

Section 1. The Issuer hereby authorizes completion of the Disclosure Audit.

Section 2. The Issuer hereby authorizes the Chief Financial Officer to engage the services of a disclosure specialist to complete the Disclosure Audit; provided that the award of any contract in connection therewith meets the requirements of the Local Public Contracts Law (N.J.S.A. 40A:11-1 et seq.).

Section 3. In the event the Disclosure Audit reveals that the Issuer may have made a material misstatement regarding the Issuer's compliance with prior continuing disclosure undertakings, the Issuer hereby authorizes and directs the Chief Financial Officer to prepare and submit all documentation necessary to enter the Issuer's applicable Bond issues into the SEC Initiative.

Section 4. Any action taken by the Chief Financial Officer, or any other officer of the Issuer, with respect to the Disclosure Audit, the engagement of a disclosure specialist and participation in the SEC Initiative is hereby ratified and confirmed.

Section 5. This resolution shall take effect immediately.

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Edward G. Campbell, III  
Mayor

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Anne D. Levy, RMC  
Borough Clerk

2014-8-83      RESOLUTION TO AUTHORIZE THE SUBMISSION OF THE APPLICATION  
FOR HISTORIC PRESERVATION FUNDING FOR LUCAS HOUSE

WHEREAS, the Application for Recreation Facility Enhancement Funding is funded through the

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Camden County Open Space, Farmland, Recreation and Historic Preservation Trust Fund, which provides funds for towns within the County for Open Space Acquisition, Farmland Preservation, Recreation Facility Enhancement and Historic Preservation; and

WHEREAS, the Borough of Gibbsboro desires to seek additional funds from the Camden County Open Space, Farmland, Recreation and Historic Preservation Trust Fund for the Berlin Road Bikeway; and

NOW, THEREFORE BE IT RESOLVED, by the Governing Body of the Borough of Gibbsboro, County of Camden, State of New Jersey, that the application is hereby supported for the Recreation Facility Enhancement Funding under the Camden County Division of Open Space and Farmland Preservation for the Berlin Road Bikeway.

BE IT FURTHER RESOLVED THAT:

1. any funding received as a result of this application will only be used for eligible costs for a project comprised of the improvements as stated in the application; and
2. that if the application is approved and accepted by the Camden County Open Space, Farmland, recreation and Historic Preservation Trust Fund, the sponsor agrees to the agreement as stated in the application and provide the required long-term maintenance of the proposed improvements; and
3. the Mayor and Clerk are hereby authorized to execute and attest this resolution, application and agreement.

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Edward G. Campbell, III  
Mayor

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Anne D. Levy, RMC  
Borough Clerk

Motion to approve Resolutions Councilman Croghan, Second Councilman Bonsall

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

**MINUTES:**

Motion to dispense reading and approve minutes of 7/9/14 Councilman Bonsall, Second Councilman Flynn

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

**REPORT OF MUNICIPAL OFFICERS:**



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Borough Clerk	<u>  X  </u>	Police Department	<u>  X  </u>
Construction Official	<u>  X  </u>	Sewer Clerk	<u>  X  </u>
Tax Collector	<u>  X  </u>	Court Clerk	<u>  X  </u>
Treasurer	<u>  X  </u>	Welfare Director	<u>  X  </u>
Compliance/Zoning Officer	<u>  X  </u>	Engineer	<u>  X  </u>
Fire Official	<u>  X  </u>	Risk Manager	<u>  X  </u>

**COUNCIL COMMITTEE REPORTS:**

**PLANNING BOARD/PUBLIC WORKS**

**COUNCILMAN BONSALL**

Councilman Bonsall reported that there has been no planning/zoning meeting. Public Works is continuing its work on cutting back trees and maintaining property in the borough.

**PUBLIC EVENTS**

**COUNCILMAN BROWN**

Councilman Brown reported that the 300<sup>th</sup> Anniversary Celebration Committee is meeting on Tuesday, September 9, 2014 and an event is being planned for a Saturday in October.

**POLICE/LIBRARY**

**COUNCILMAN CROGHAN**

Councilman Croghan reported that the new police car is awaiting its decal. One more patrolman is needed. Employment applications are being accepted and interviews to be conducted in September.

**INSURANCE/RECREATION/L&I**

**COUNCILMAN MACFERREN**

Mayor Campbell reported that the scoreboards for Cricket Field have been installed. Playground equipment has been identified for Lauer Park to be purchased with grant money. No report for Insurance or L&I.

**LOCAL ASSISTANCE/ENVIRONMENTAL**

**COUNCILMAN FLYNN**

Councilman Flynn said there was one applicant for disability in July. Regarding environmental, they would like to plant two trees: one for the 300<sup>th</sup> anniversary of the borough which would also be a new Christmas tree and the other to replace the apple tree on Foster Avenue.

A motion was made by Councilman Flynn to investigate the costs for the two trees, seconded by Councilman Bonsall.

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

NJ Shade Tree Federation sent a letter questioning borough's status as an update is due to the management plan. Councilman Flynn wants to work with Councilman Croghan who last worked

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on the plan.

Councilman Flynn also reported on his attendance at a Hazard Mitigation meeting regarding the identification of shelter areas with back-up generators to be used during emergencies. FEMA is financing the planning. Our Emergency Management Coordinator Mike Kelly has been very involved as well as Camden County, the Gibbsboro Fire Company, the police and the school.

TRASH/RECYCLING

COUNCILMAN DETERDING

Councilman Deterding reported that trash tonnage for month was 110.66 tons, recycling was 12.36 tons and the recycling rebate check was received for \$243.35.

MAYOR’S REPORT

MAYOR CAMPBELL

Letter was sent to the EPA requesting that Region 2 prioritize the cleaning of Gibbsboro over Kirkwood Lake. A second letter was also sent to EPA stating the borough’s position that clean-up be performed to a Residential Standard.

The State has presented a \$50,000 grant for a study regarding prospective uses for the Lucas Homestead. The Mayor delivered the history of the borough to Clark, Caton Hintz, the company recommended by the State to do the study be used in their reports to. Trees have been removed from around the house.

The sewer work is nearing completion.

Motion to put written reports on file for one year Councilman Bonsall, Second Councilman Flynn

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

**CORRESPONDENCE:**

TO: Mayor and Council dated 7/24/13  
 FROM: Dominic S. Favieri, Jr., Esq.  
 RE: Appeal of Professional’s Planning Fees for RNM Construction – 142 S. Lakeview Drive  
 ACTION: This is regarding variance application taking exception to planner’s fees. Action taken on related letter from Brian Slaugh dated 8/12/14.

TO: Mayor and Council dated 8/12/14  
 FROM: Planner Brian Slaugh  
 RE: Response to Mr. Favieri on Planner’s fees  
 ACTION: Motion made by Councilman Bonsall for the solicitor to send letter stating fees have been found reasonable and advising that fees are to be paid, seconded by

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Councilman Flynn.

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

**OLD BUSINESS:**

1. VoIP PHONE SYSTEM

Quotes were received to install new VOIP phone system for Borough Hall, Police Department:

	Equipment	Monthly Recurring	Total
USA VoIP Systems	11 Phones	\$251.43	\$ 4,547.21
Comcast	8	\$607.15	\$ 6,186.51
Extel Communications	11	Not listed	\$12,422.00

Motion to award to USA VoIP Systems in the amount of \$4,547.21, charged to Building OE, contingent on certification of availability of funds from CFO Councilman Bonsall, Second Councilman Flynn.

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

**NEW BUSINESS:**

1. MAYORAL APPOINTMENT OF DEPUTY CLERK

Mayor Campbell appoints Maria S. Carrington to the position of fulltime Deputy Clerk at a salary of \$40,000.

Motion to ratify Mayor's appointment conditioned upon successful completion of a physical evaluation and completion of the coursework required of a Registered Municipal Clerk within two years - Councilman Croghan, Second Councilman Bonsall

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

MARIA S. CARRINGTON SWORN IN BY MAYOR CAMPBELL

2. TREE REMOVAL

Quotes were received to remove trees at the Boy Scout Building, Cricket Field Grove,

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and Hilliards Road:

Turner Tree Service	\$3,625.00	+ \$1,200.00
DiMeglio Construction	No Bid	
F&C Tree Service	No Bid	

Motion to award to Turner Tree Service in the amount of \$3,625 and engineer will issue a change order of \$1,200 to remove the dead tree located near 67 Eastwick Drive, charged to Building OE, contingent on certification from CFO Councilman Bonsall, Second Councilman Flynn

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

3. SENIOR CENTER DOOR REPLACEMENT AND BATHROOM REPAIRS

Quotes received to replace doors and make bathroom repairs to the Senior Center:

MD Remodeling, LLC	\$12,104.00
R.D. Zeuli Inc.	\$13,600.00
DiMeglio Construction	No Bid

Motion to award to MD Remodeling, LLC in the amount of \$12,104, charged to Ordinance 2008-03 – Senior Center -, contingent on certification from CFO as to availability of funds Councilman Bonsall, Second Councilman Croghan

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

4. PUBLIC WORKS GARAGE DOOR REPLACEMENT

Quotes received to replace side entrance door and front entrance door to public works garage:

MD Remodeling LLC	\$7,446.00
RD Zeuli Inc.	\$7,900.00
DiMeglio Construction	No Bid

Motion to award to MD Remodeling LLC in the amount of \$7,446, charged to Building OE, contingent on certification from CFO as to availability of funds Councilman Bonsall, Second Councilman Brown

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye

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Councilman Flynn                      Aye      Councilman MacFerren                      Absent

5.      EDUCATION/PROFESSIONAL ENRICHMENT REQUESTS

- A.      DEBORAH JACKSON – Maintaining General Ledger – 9/3/14  
Cost: \$226.00,    Location: Mays Landing
  
- B.      DALE GLINSKE – 11<sup>TH</sup> Annual Day Conference – 8/19/14  
Cost: \$65.00,    Location: Glassboro

Motion to approve Education/Professional Enrichment Requests Councilman Bonsall,  
Second Councilman Flynn

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

6.      300<sup>TH</sup> ANIVERSARY ACTIVITY IN OCTOBER

Councilman Brown commented that participation has been very strong. The October event will be last anniversary event.

**INFORMATIONAL:**

- 1.      Next regular council meeting is September 10, 2014.
- 2.      2014 Financial Disclosure Statements – Gibbsboro had 100% response.

**MEETING OPEN TO THE PUBLIC**

No comment from the public.

**CLOSED TO THE PUBLIC**

**MOTION TO ADJOURN AT 7:43 P.M. COUNCILMAN BONSALL, SECOND COUNCILMAN CROGHAN**

Voice Vote:	Councilman Bonsall	Aye	Councilman Brown	Aye
	Councilman Croghan	Aye	Councilman Deterding	Aye
	Councilman Flynn	Aye	Councilman MacFerren	Absent

\_\_\_\_\_  
Anne D. Levy, RMC  
Borough Clerk

\_\_\_\_\_  
Edward G. Campbell, III  
Mayor

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