

**MINUTES**  
**WADSWORTH CITY COUNCIL MEETING**  
**April 5, 2022**

*The regular meeting of Wadsworth City Council, Tuesday, April 5, 2022, at 5:30 p.m., was held in-person at City Council Chambers.*

**PRESIDING:** Bruce Darlington, *President Pro Tem of Council*

**MEMBERS PRESENT:** Ralph Copley, Jeanne Hines, Dan Rospert, Tom Stugmyer, David Williams.

**OFFICIALS PRESENT:** Acting Mayor Bob Thurber, Public Service Director Robert Patrick, Assistant Public Service Director Mike Testa, Public Safety Director Matt Hiscock, Auditor Catherine Fix, Law Director Tom Morris, Clerk of Council Tammy Guenther

**PRESS REPRESENTATIVES:** *Scott Kriska, The Medina Gazette*

**VISTORS SPEAKING:** *None*

**Mr. Darlington** called the meeting to order at approximately 5:30 p.m. He asked everyone to remain standing as he led the Pledge of Allegiance and gave the Invocation. The Clerk of Council called the roll.

**MINUTES:** **Mr. Williams** made a motion, which was seconded by **Mr. Stugmyer**, to adopt the minutes of the regular Council meeting of **March 15, 2022**. An all-in-favor vote was taken and all Council members present voted in favor of the motion. He stated that he was not at the meeting. **THE COUNCIL MEETING MINUTES OF March 15, 2022 WERE APPROVED.**

**VISITORS SPEAKING:** *None*

**CORRESPONDENCE:** One item was received in the Council office; the Clerk reported an application from the Ohio Division of Liquor Control for a TRANSFER of a liquor license from TRICO PIZZA INC. d/b/a PIZZA HUT @ 142 Great Oaks Trail to: SFR X HOLDINGS LLC d/b/a PIZZA HUT of Ohio at the same address. If no Council member objected, the application would be returned to the division of liquor control by the end of the week.

**Mr. Copley** asked the Public Safety Director about any violations. **Mr. Hiscock** said he received the notice that afternoon and was able to take a look. He did not see any transactional business that had taken place by the Police Department at that location. **Mr. Copley** thanked him.

**Mr. Darlington** said they had come to the legislation and noted that they had been doing things a little differently post-Covid. They'd not been having Committee of the Whole prior to Council so had discussion of the legislation during their Council meeting. What they would do, if it was okay with everybody, was to have the Clerk read the legislation and then have any discussion from the sponsor, and then take the vote.

**LEGISLATION:**

*The following legislation was read for the first time and acted upon as follows:*

**RESOLUTION NO. 22-05 (1<sup>st</sup> RDG.): A RESOLUTION PURSUANT TO DIVISION (C) OF SECTION 709.023 OF THE OHIO REVISED CODE STATING WHAT SERVICES THE CITY OF**

**WADSWORTH WILL PROVIDE AND AN APPROXIMATE DATE BY WHICH IT WILL PROVIDE THEM TO THE TERRITORY PROPOSED FOR ANNEXATION BY THE PETITION OF SALAMAR REAL ESTATE, LTD., RICHARD K LEWIS AND BETTY A. LEWIS, AS TRUSTEES, TROY A. CRISLIP AND MARY ANN CRISLIP FOR AN EXPEDITED TYPE 2 ANNEXATION OF 81.9108 ACRES FROM THE TOWNSHIP OF WADSWORTH TO THE CITY OF WADSWORTH UPON ANNEXATION AND STATING THAT IF SAID TERRITORY IS ANNEXED AND BECOMES SUBJECT TO ZONING BY THE CITY OF WADSWORTH AND THE MUNICIPAL ZONING PERMITS USES IN THE SAID TERRITORY THAT THE CITY OF WADSWORTH DETERMINES ARE CLEARLY INCOMPATIBLE UNDER THE USES PERMITTED UNDER CURRENT TOWNSHIP ZONING REGULATIONS IN THE ADJACENT LAND REMAINING WITHIN THE TOWNSHIP FROM WHICH SAID TERRITORY WAS ANNEXED, THE LEGISLATIVE AUTHORITY OF THE CITY OF WADSWORTH WILL REQUIRE, IN THE ZONING ORDINANCE PERMITTING THE INCOMPATIBLE USES, THE OWNER OF THE SAID ANNEXED TERRITORY TO PROVIDE A BUFFER SEPARATING THE USE OF THE SAID ANNEXED TERRITORY AND THE ADJACENT LAND REMAINING WITHIN THE TOWNSHIP**

- Sponsored by Council Member Thomas Stugmyer
- Discussed by Economic Development & Planning Committee March 14, 2022

Mr. Stugmyer said the matter had been discussed that it would be coming up. Providing a resolution on services was something that occurred anytime an Annexation Type 2 came in. As explained previously, the resolution would be before the County Commissioners next week. He asked whether Mr. Patrick or Mr. Hiscock had any comments to add. They did not have any further information. Mr. Stugmyer explained that the legislation just said that the City could provide services at that point.

**Mr. Morris** offered a couple of comments. One note was that the property was the same area that they had evaluated earlier and passed that portion of it. Secondly, the resolution did not talk about whether or not the City agreed to annex the property or not. It was just for the services. There was an obligation per statute to respond within 20 days. They were a little late, but Mr. Morris had talked with the attorney. As long as it could be passed that day and the Clerk could deliver it to the Commissioners, they would not be concerned with it being a little tardy.

Mr. Williams had some questions that had been brought up in Economic Development and Planning. Those had been answered so he was okay with it.

Mr. Stugmyer made a motion, which was seconded by Mr. Williams, to suspend the three reading rule on Resolution No. 22-05. A roll call vote was taken. Ayes: Stugmyer, Copley, Hines, Williams, Rospert, Darlington. Nays: none. Mr. Stugmyer called the question. Mr. Darlington called for a vote. A roll call vote was taken. Ayes: Copley, Hines, Williams, Rospert, Darlington, Stugmyer. Nays: none. **Resolution No. 22-05 declared to have been adopted April 5, 2022.**

**ORDINANCE NO. 22-029 (1<sup>st</sup> RDG.): AN ORDINANCE TO MAKE A SUPPLEMENTAL APPROPRIATION OF \$20,000.00 IN THE 232 – MUNICIPAL COURT IMPROVEMENT FUND FOR OTHER EXPENSES FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022**

- Sponsored by President of Council Bob Thurber

Mr. Morris said as they might or might not be aware, the Court had a special projects' fund from when it assessed court costs. A portion of it went specifically to a fund earmarked specifically for the Court. This was the Court's own money that they had control over it. But the Court did not budget something for the special

fund so a court order was issued last week to say that they were ready to spend a portion of the money, but for bookkeeping purposes a supplemental appropriation was needed. The money was not coming from the general fund. It was coming from the Court's own fund and there was an order that they do it. To avoid Auditor Fix being in contempt of court, Mr. Morris asked for passage.

Mr. Stugmyer made a motion, to suspend the three reading rule on Ordinance No. 22-029.

Mr. Williams asked whether the ordinance needed to be suspended right away. The Law Director responded that it had been ordered to be released. That meant there was an obligation to release it. The mechanism for doing that was the supplemental appropriation. He had not talked with Judge McIlvaine about when the money was needed for the project that was invoked. Mr. Morris concluded that he did not have the answer to that question. Mr. Williams asked if there was a time by which they needed to do it. Mr. Morris said he was unaware of that and was sorry he could not answer that.

Mr. Darlington asked whether there was a second to the motion. Mr. Williams seconded the motion. A roll call vote was taken. Ayes: Hines, Williams, Rospert, Darlington, Stugmyer, Copley. Nays: none. Mr. Stugmyer called the question. Mr. Darlington called for a vote. A roll call vote was taken. Ayes: Williams, Rospert, Darlington, Stugmyer, Copley, Hines. Nays: none. **Ordinance No. 22-029 declared to have been adopted April 5, 2022.**

**ORDINANCE NO. 22-030 (1<sup>st</sup> RDG.): AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO A LEASE AGREEMENT BETWEEN THE CITY OF WADSWORTH AND THE MEDINA COUNTY PARK DISTRICT TO LEASE 58.3 ACRES OF LAND ALSO KNOWN AS HOLMESBROOK PARK AND DECLARING AN EMERGENCY**

- Sponsored by Council Member David Williams
- Forwarded by Public Ways Committee March 14, 2022

Mr. Williams said there had been a very nice presentation from the Medina County Parks District last year, in November, he believed. They had discussed it in Public Ways Committee at length. The district would take over the maintenance of the park. He thought everyone knew about it, so did not need to go over details, but invited any questions. The length of the lease was 50 years. Mr. Stugmyer believed it was in the Medina District's budget and Mr. Williams acknowledged that.

Mr. Copley asked a question of the Service Director. He wanted to know if there was an answer regarding the question his question on the emergency repairs, as to how it was billed and so forth. **Mr. Patrick** said that the language was rather vague. Basically, whichever party went in to make the emergency repair, it would be on them. Mr. Patrick could not think of a time that the City would go in and do something, but if they did the expense would be the City's. If anything happened, the City would obviously call the district, unless it was something of an emergency situation of people being injured or something. He said they could talk about it in more depth at the next Ways Committee.

Mr. Darlington noted an "Exhibit A" in section one of the ordinance, which was not attached. It described the detailed description and it was not there. He asked that the item be forwarded to Council. Mr. Patrick said it would be forwarded for the next meeting once they got it.

Mr. Williams asked for other questions and there were none.

Mr. Williams made a motion, which was seconded by Mr. Stugmyer to place Ordinance No. 22-030 on second reading. An all in favor vote was taken and all Council members present voted in favor of the motion. **Ordinance No. 22-030 advanced to second reading for the meeting of April 19, 2022.**

**ORDINANCE NO. 22-031 (1<sup>st</sup> RDG.): AN ORDINANCE FINDING THE EXISTENCE OF A REAL AND PRESENT EMERGENCY IN CONNECTION WITH THE OPERATION AND MAINTENANCE OF THE DEPARTMENT OF PUBLIC SAFETY NECESSITATING AUTHORIZING THE DIRECTOR OF PUBLIC SAFETY TO ENTER INTO A CONTRACT WITHOUT FORMAL BIDDING AND ADVERTISING FOR THE PURCHASE OF ONE 2023 OR 2024 FORD E-450 LIFE LINE CUSTOM SUPERLINER AMBULANCE AND ONE 2023 or 2024 FORD E-450 LIFE LINE REMOUNTED CUSTOM SUPERLINER AMBULANCE FROM PFUND SUPERIOR SALES COMPANY, INCORPORATED AND AUTHORIZING THE DIRECTOR OF PUBLIC SAFETY TO ENTER INTO SUCH A CONTRACT AND DECLARING AN EMERGENCY**

- Sponsored by Council Member Ralph Copley
- *Revised Version 4/5/22*

**Mr. Hiscock** spoke to the ordinance at Mr. Copley’s request. He said the reason for placing the ordinance before them that day was that the Safety Division was notified by their preferred vendor that there might be issues with getting 2023 chassis for their new ambulances. The ambulances were scheduled to be replaced in this year’s budget and were an appropriated and anticipated budget expense. However, due to the amount of orders that Ford was receiving, as well as the limited availability of 2023s, the vendor suggested that the City immediately consider authorization to enter into the purchase agreement. He updated Council that earlier that day, the vendor notified him that it was highly unlikely that they would receive the 2023. Therefore, Mr. Hiscock asked the Law Director to add the language “or 2024” to the legislation. That was why they saw the update earlier that day for this item.

He asked for any questions. Mr. Williams asked Mr. Copley if the legislation contained everything he wanted in an ambulance. Mr. Copley said they were the specs that the department had approved.

Mr. Copley made a motion, which was seconded by Mr. Stugmyer, to suspend the three reading rule on Ordinance No. 22-031. A roll call vote was taken. Ayes: Rospert, Darlington, Stugmyer, Copley, Hines, Williams. Nays: none. Mr. Copley called the question. Mr. Darlington called for a vote. A roll call vote was taken. Ayes: Darlington, Stugmyer, Copley, Hines, Williams, Rospert. Nays: none. **Ordinance No. 22-031 declared to have been adopted April 5, 2022.**

**ORDINANCE NO. 22-032 (1<sup>st</sup> RDG.): AN ORDINANCE AUTHORIZING THE DIRECTOR OF PUBLIC SAFETY TO ENTER INTO A PURCHASE AGREEMENT WITH SUTPHEN CORPORATION THROUGH PARTICIPATION IN A SOURCEWELL, FORMERLY NATIONAL JOINT POWER ALLIANCE (NJPA), CONTRACT FOR THE PURCHASE OF A 527 HS-7334 SPH100 PLATFORM TO BE MOUNTED ON A CUSTOM MONARCH CHASSIS FOR USE BY FIRE DEPARTMENT AND TO DECLARE AN EMERGENCY**

- Sponsored by Council Member Ralph Copley

Mr. Copley said the legislation had been talked about at the last Safety meeting, regarding the letter of intent to purchase. The letter of intent was issued after the last Council meeting. They had until April 20 to approve the purchase agreement. The next Council meeting was April 19, so he made a motion, which was seconded by Mr. Williams, to suspend the three reading rule on Ordinance No. 22-032. A roll call vote was taken. Ayes: Stugmyer, Copley, Hines, Williams, Rospert, Darlington. Nays: none. Mr. Copley called the question. Mr.

Darlington called for a vote. A roll call vote was taken. Ayes: Copley, Hines, Williams, Rospert, Darlington, Stugmyer. Nays: none. **Ordinance No. 22-032 declared to have been adopted April 5, 2022.**

**ORDINANCE NO. 22-033 (1<sup>st</sup> RDG.): AN ORDINANCE AUTHORIZING AND DIRECTING THE DIRECTOR OF PUBLIC SERVICE TO APPLY FOR AND ENTER INTO GRANT AGREEMENTS WITH THE FEDERAL AVIATION ADMINISTRATION AND THE OHIO DEPARTMENT OF TRANSPORTATION FOR THE PURCHASE OF AIRPORT SNOW REMOVAL EQUIPMENT AND DECLARING AN EMERGENCY**

- Sponsored by Council Member David Williams

Mr. Williams said while this particular item was perhaps not discussed in Public Ways, they had discussed grants. He asked Mr. Patrick to explain the detail for the ordinance and not only about the piece of equipment, but also about the grant process. Mr. Patrick said it was discussed in Ways. A couple of months ago, there was a similar piece of legislation to apply for FAA (Federal Aviation Administration) grant dollars for pavement repairs at the Airport. Unfortunately that project went through pre application processes but was declined for a number of different reasons. They wanted to be able to utilize those funds, which would expire in April. The Airport Operator – after some discussions – expressed the need for snow removal equipment. They had gotten estimates and what they planned to do was to apply to the FAA and to the Ohio Department of Transportation. Both of the organizations were represented in the ordinance. It would be a 90% funding through the FAA and five percent through ODOT; the City would be left with the remaining five percent. The total cost of the tractor with implements was \$242K and the City’s share would be about \$12K. On top of that, there was some snow and ice specific equipment or attachments (snow blower etc.) that would come later if the applications were approved, with ODOT funds at about \$130-140K. It would be the same type of funding split, so a small portion for the City dollars. They wanted to try and utilize that funding. The applications needed to be submitted before the next Council meeting. Mr. Patrick requested a suspension of the rules.

The grant was due when, asked Mr. Copley? Mr. Williams replied that it was the coming Monday.

What was the lifespan, Mr. Williams asked, since they’d not talked about the particular unit? He understood that it depended on how much snow it moved, but generally-speaking was it 15-20 years? Mr. Patrick thought that would be it for this type of equipment / tractor. The implements might have a lesser lifespan.

There were no further questions from Council.

Mr. Williams made a motion, which was seconded by Mr. Copley, to suspend the three reading rule on Ordinance No. 22-033. A roll call vote was taken. Ayes: Hines, Williams, Rospert, Darlington, Stugmyer, Copley. Nays: none. Mr. Williams called the question. Mr. Darlington called for a vote. A roll call vote was taken. Ayes: Williams, Rospert, Darlington, Stugmyer, Copley, Hines. Nays: none. **Ordinance No. 22-033 declared to have been adopted April 5, 2022.**

*The following legislation was read for the second time, having been previously read at different meetings on different days, and acted upon as follows:*

**ORDINANCE NO. 22-022 (2<sup>nd</sup> RDG.): AN ORDINANCE TO CHANGE THE ZONING DISTRICT CLASSIFICATION OF CITY LOT 6463 FROM THE C-5 COMMERCIAL DISTRICT TO THE R-3 RESIDENTIAL DISTRICT**

*Without Council Objection, Public Hearing was set for April 19, 2022, at 5:30 p.m., in Council Chambers*

- Sponsored by Council Member Thomas Stugmyer
- Forwarded by Economic Development & Planning Committee March 14, 2022

With the public hearing on April 19, Mr. Stugmyer made a motion, which was seconded by Mr. Copley, to place Ordinance No. 22-022 on third reading. An all in favor vote was taken and all Council members present voted in favor of the motion. **Ordinance No. 20-022 advanced to third reading for the meeting of April 19, 2022.**

**ORDINANCE NO. 22-024 (2<sup>nd</sup> RDG.): AN ORDINANCE AUTHORIZING THE DIRECTOR OF PUBLIC SERVICE TO PURCHASE A FIRST RESPONSE AND DIRECTCAST UNIT FROM HENDERSON PRODUCTS, INC. THROUGH PARTICIPATION IN A SOURCEWELL, FORMERLY NATIONAL JOINT POWER ALLIANCE (NJPA), CONTRACT AND DECLARING AN EMERGENCY**

- Sponsored by Council Member David Williams
- Forwarded by Public Ways Committee March 14, 2022

Mr. Williams said they had discussed the equipment in Public Ways, but he had a question for the Service Director. He understood that it was basically a spreader for snow and ice removal, to broadcast the solution. He wanted to know about the availability of the product and whether it was something that needed to be manufactured or were they sitting on the ground somewhere. Mr. Patrick said most likely they would have to be manufactured. It would take a couple months for that. Mr. Williams asked whether there was urgency as far as pricing. “Not with this item,” said Mr. Patrick. They could go to a third reading.

Mr. Williams made a motion, which was seconded by Ms. Hines, to place Ordinance No. 22-024 on third reading. An all in favor vote was taken and all Council members present voted in favor of the motion. **Ordinance No. 20-024 advanced to third reading for the meeting of April 19, 2022.**

**ORDINANCE NO. 22-025 (2<sup>nd</sup> RDG.): AN ORDINANCE AUTHORIZING THE DIRECTOR OF PUBLIC SERVICE TO NEGOTIATE AND ENTER INTO AN AGREEMENT FOR PROFESSIONAL ENGINEERING SERVICES FOR THE DESIGN OF THE RAINBOW AND MILL STREET CULVERT REPLACEMENT PROJECT AND DECLARING AN EMERGENCY**

- Sponsored by Council Member David Williams
- Forwarded by Public Ways Committee March 14, 2022

Mr. Williams made a motion, which was seconded by Mr. Copley, to place Ordinance No. 22-025 on third reading. An all in favor vote was taken and all Council members present voted in favor of the motion. **Ordinance No. 20-025 advanced to third reading for the meeting of April 19, 2022.**

**22-028 (2<sup>nd</sup> RDG.): AN ORDINANCE PROVIDING FOR THE ISSUANCE AND SALE OF BONDS IN THE MAXIMUM AGGREGATE PRINCIPAL AMOUNT OF \$5,975,000 FOR THE PURPOSE OF PAYING THE COSTS OF THE CONSTRUCTION OF THE NEW COLLEGE STREET FIRE STATION BUILDING, INCLUDING PROVIDING NECESSARY FURNISHINGS, FIXTURES AND EQUIPMENT THEREFOR AND FIRE APPARATUS AND EQUIPMENT TO BE HOUSED THEREIN AND IMPROVING THE SITE THEREOF, AND THE COSTS OF ACQUISITION OF A FIRE TRUCK, EACH INCLUDING ALL NECESSARY APPURTENANCES THERETO, AND DECLARING AN EMERGENCY**

- Sponsored by President Council Bob Thurber
- Discussed by the Finance Committee March 15, 2022

Mr. Copley said he would make a motion, which was seconded by Mr. Williams, to hereby move to amend proposed Ordinance 22-028 to change the last sentence in Section 3 (c) to read as follows: The net interest cost for the Bonds determined by taking into account the respective principal amounts of the Bonds and terms to maturity or Mandatory Sinking Fund Redemption Requirements of those principal amounts of

Bonds shall not exceed 5.25%. An all in favor vote was taken and all Council members present voted in favor of the motion. **Ordinance No. 22-028 was amended.** Mr. Copley stated that after speaking with the Auditor that afternoon, he would like to suspend the three reading rule on Amended Ordinance No. 22-028. Mr. Williams seconded the motion. A roll call vote was taken. Ayes: Rospert, Darlington, Stugmyer, Copley, Hines, Williams. Nays: none. Mr. Copley called the question. Mr. Darlington called for a vote. A roll call vote was taken. Ayes: Darlington, Stugmyer, Copley, Hines, Williams, Rospert. Nays: none. **Amended Ordinance No. 20-028 declared to have been adopted April 5, 2022.**

**RESOLUTION NO. 22-04 (2<sup>nd</sup> RDG.): A RESOLUTION DECLARING THE NECESSITY OF REPAIRING, REPLACING OR CONSTRUCTING CERTAIN SIDEWALKS IN THE CITY OF WADSWORTH, REQUIRING THAT ABUTTING PROPERTY OWNERS REPAIR, REPLACE OR CONSTRUCT SAME AND DECLARING AN EMERGENCY**

- Sponsored by Council Member David Williams
- Discussed by Public Ways Committee March 14, 2022

Mr. Williams made a motion, which was seconded by Mr. Stugmyer, to place Resolution No. 22-04 on third reading. An all in favor vote was taken and all Council members present voted in favor of the motion. **Resolution No. 20-04 advanced to third reading for the meeting of April 19, 2022.**

*The following legislation was read for the third time, having been previously read at different meetings on different days, and acted upon as follows:*

**ORDINANCE NO. 22-014 (3<sup>rd</sup> RDG.): AN ORDINANCE LEVYING SPECIAL ASSESSMENTS FOR THE REPAIRING, REPLACEMENT, OR CONSTRUCTION OF CERTAIN SIDEWALKS**

- Sponsored by Council Member David Williams
- Forwarded by Public Ways Committee February 14, 2022

Mr. Williams called the question Ordinance No. 22-014 on third reading. Mr. Darlington called for a vote. A roll call vote was taken. Ayes: Stugmyer, Copley, Hines, Williams, Rospert, Darlington. Nays: none. **Ordinance No. 22-014 declared to have been adopted April 5, 2022.**

That concluded the legislation for the evening.

**OTHER BUSINESS:** Mr. Williams reported many questions on a time sensitive matter. He asked for an update on the City's Balloon Festival. Mr. Patrick said he did not have much of an update. It was on the calendar of events for this year, in August. The planning process had not yet begun. Mr. Williams asked if the City people were doing the planning, such as Mr. Wallick. The last event was in 2019, said Mr. Patrick, which was organized by the City and in particular, CityLink sponsored it. It was a big project to take on so they were not going to have CityLink run it. They started to try and form another entity to take it over and get volunteers to help out, along with people from the airport operations. It had not been picked back up yet. It would have to be organized by the City, but they'd like to get some help from elsewhere, community leaders and others who really appreciated that event. There were resources obviously through the City to have that event, however, they were not in the event planning business. Some assistance would be appreciated from those who would like to help out.

Mr. Williams understood he was talking about some help from the airport and then whatever community leaders. He asked the tentative date. Mr. Patrick said it was on the calendar for the first weekend in August. Mr. Williams asked how it coincided with the other balloon events. He knew the Hall of Fame had balloons and Ashland had a big balloon festival. From what he understood, people booked about right now for where they would take their balloon throughout the year. Mr. Patrick said in years past, they tried to schedule around those events. They scheduled on the first weekend to coincide with First Friday. That

was the theme then for their First Friday event. In downtown, there were activities for balloons that carried over into Saturday evening for the actual balloon festival. That was the goal and they didn't look at the other events to see if it matched up with those. They had not gotten to that depth.

One group that they utilized to be involved in the balloon aspect of it was a feat in its own. They took care of that aspect and worked with the group for a team effort to put on an event like that with thousands of people.

Mr. Williams thanked Mr. Patrick for the information, adding it was a very popular event and he had had questions. He was curious about how it was proceeding.

Mr. Stugmyer wanted to thank Mayor Laubaugh and Mike Foreman, an astronaut and former resident, for the special dedication last week of the space mural at the Strand Alley. Mr. Foreman made a special trip just for that, so Mr. Stugmyer wanted to publicly thank him and his wife for coming back into town.

Mr. Darlington thought that Mr. Williams wanted to also talk about the Parks Cleanup. Mr. Williams thanked him and said he didn't want to take up too much time. The date was April 23, their Parks Committee had organized a city-wide cleanup of their parks. The turnout of people who had volunteered was amazing. For anybody else who would like to volunteer, he suggested going to the website. They could also find information on Wadsworth Neighbors. Mr. Williams said he would ask their marketing person to add it to the City of Wadsworth website as well.

Mr. Williams mentioned that there was also another group that was picking up litter in town. They would also be out on April 23 picking up in areas that had a lot of trash.

Mr. Darlington hoped they got a good turnout. Mr. Williams said right now they had about 50 volunteers. He joked that they needed more parks!

There were no further comments.

**ADJOURNMENT:** Mr. Copley made a motion to adjourn, which was seconded by Mr. Stugmyer. All were in favor. **The meeting was adjourned at approximately 5:33 p.m.**

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Clerk of Council

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President of Council