THE MEETING OF THE CITY OF BURLINGTON COMMON COUNCIL, COUNTY OF BURLINGTON, STATE OF NEW JERSEY, WAS HELD ON TUESDAY, JULY 1, 2014, AT 7:00 PM, IN THE CITY HALL, 525 HIGH STREET, BURLINGTON, NJ, PURSUANT TO THE OPEN PUBLIC MEETINGS ACT.

The Deputy Municipal Clerk advised the public of the location of the two fire exits; one on the left after exiting the Council Chamber and the other being the entrance to the building.

Members present: Mr. Conaway, Ms. Hatala, Ms. Lollar, Ms. Woodard, Mr. Babula. (5) Absent: Mr. Ghaul, Mr. Swan. (2)

Also present: Mayor Fazzone, Municipal Attorney- George Saponaro, Chief Financial Officer- Ken Mac Millan, Administrator- David Ballard, Lt. Snow.

The following notice of the meeting was sent:

There will be a Meeting of the Common Council of the City of Burlington held on July 1, 2014 at 7:00 PM, prevailing time at the City Hall Building, 525 High Street, Burlington, N.J. 08016.

Cindy A. Crivaro, RMC
Municipal Clerk

INVOCATION
Rev. Frederick C. Johnson of Christ Baptist Church

SALUTE TO FLAG

UNFINISHED BUSINESS
Councilwoman Woodard thanked the Police Department for their efforts working with the Code Enforcement.

Councilwoman Lollar spoke of police activity last week in the 900 block of High Street; commended the Police Department for a great job.

A Moment of Silence was held in memory of Jasleen Kaur, a 9 year old girl that was killed in a tragic motor vehicle accident on Route 541 last week.

President Babula reminded the public that the City complies with the State Law with regard to ordinances; the ordinances are advertised 10 days prior to 2nd Reading and copies are made available to the public at that time.

CONSENT AGENDA
Councilwoman Hatala, moved that all Consent Agenda items be approved. It was seconded by Councilwoman Woodard. All were in favor.
PETITIONS AND COMMUNICATIONS*
Approved by Consent Agenda. All were in favor.

CORRESPONDENCE FOR JUNE 2014

NOTICES, AGENDAS, MINUTES, REPORTS, ETC. RECEIVED

Reports from various departments received:

Monies collected by the Municipal Clerk’s Office for the month of May 2014.

$28,824.80

AGENDAS RECEIVED FROM VARIOUS BOARDS

06-01 Land Use Board Agenda - June 25, 2014

PETITIONS OF APPEALS:

06-30 block 124 lot 32

CORRESPONDENCE TO AND FROM WITHIN THE CITY AND CITY ORGANIZATIONS:

06-100 City of Burlington Police Department, dated June 12, 2014, re: Annual National Night Out Against Crime

COMMUNICATION TO AND FROM MUNICIPAL ENGINEER

06-300 Alaimo Group, dated June 18, 2014, re: Brown Street Improvements
06-301 Alaimo Group, dated June 18, 2014, re: Phase I High Visibility Crosswalks
06-302 Pennoni Associates Inc., dated June 20, 2014, re: Hurricane Sandy Damage Restoration

CORRESPONDENCE TO AND FROM THE STATE OF NEW JERSEY

06-700 New Jersey DEP, dated June 24, 2014, re: Tips On Reducing Conflicts And Encounters With Black Bears In NJ

MISCELLANEOUS CORRESPONDENCE

06-800 Elaine McClammy, dated June 10, 2014, re: food truck on Oakland Avenue
06-801 Elaine McClammy, dated June 9, 2014 ref; unkept properties
06-802 Cross County Connection, dated June 6, 2014, re: Bicycles on Patco
06-803 Harry Heck, photos at June 17, 2014 Council Meeting for Administration and Council
06-805 Elaine McClammy, dated June 17, 2014, re: cameras
06-806 Elaine McClammy, dated June 16, 2014, re: speeding on Uhler
06-807 Elaine McClammy, dated June 16, 2014, re: oversized vehicles
06-808 Elaine McClammy, dated June 16, 2014, re: oblivious council
06-809 Elaine McClammy, dated June 16, 2014, re: auto parts company cars using Uhler as cut thru
06-810 The Wilkins Family, Thank you note passing of Howard Wilkins’ mother
06-811 Elaine McClammy, dated June 23, 2014, re: old issues
06-812 Elaine McClammy, dated June 23, 2014, re: two porches loaded with junk
06-813 Burlington Township, dated June 18, 2014, re: Meeting with BMS Towing and Recovery
06-814 Melanie Lucas, at June 17, 2014 Council Meeting for Administration and Council
06-815 Harry Heck, at June 17, 2014 Council Meeting for Administration and Council
06-816 Claudine Conaway, dated June 23, 2014, re: Conference of Careers in the Media
06-817 City of Burlington Board of Education, Legal Notice-Special Meeting July 14, 2014

APPROVAL OF INVOICES*
Approved by Consent Agenda. All were in favor.

APPROVAL OF MINUTES*
Approved by Consent Agenda. All were in favor.

ORDINANCE(S) - SECOND READING & FINAL DISPOSITION
BOND ORDINANCE NO. 01-2014 AUTHORIZING THE ACQUISITION AND INSTALLATION OF A PUBLIC SAFETY SURVEILLANCE SYSTEM IN AND FOR THE CITY OF BURLINGTON, COUNTY OF BURLINGTON, NEW JERSEY, APPROPRIATING THE SUM OF $420,000; AUTHORIZING THE ISSUANCE OF GENERAL OBLIGATION BONDS OR BOND ANTICIPATION NOTES OF THE CITY OF BURLINGTON, COUNTY OF BURLINGTON, NEW JERSEY IN THE AGGREGATE PRINCIPAL AMOUNT OF UP TO $400,000; MAKING CERTAIN DETERMINATIONS AND COVENANTS; AND AUTHORIZING CERTAIN RELATED ACTIONS IN CONNECTION WITH THE FOREGOING

BE IT ORDAINED by the City Council of the City of Burlington, County of Burlington, New Jersey (not less than two-thirds of all the members thereof affirmatively concurring), pursuant to the provisions of the Local Bond Law, Chapter 169 of the Laws of 1960 of the State of New Jersey, as amended and supplemented ("Local Bond Law"), as follows:

Section 1. The purposes described in Section 7 hereof are hereby authorized as general improvements to be made or acquired by the City of Burlington, County of Burlington, New Jersey ("City").

Section 2. It is hereby found, determined and declared as follows:

(a) the estimated amount to be raised by the City from all sources for the purposes stated in Section 7 hereof is $420,000;

(b) the estimated amount of bonds or bond anticipation notes to be issued for the purposes stated in Section 7 hereof is up to $400,000; and

(c) a down payment in the amount of $20,000 for the purposes stated in Section 7 hereof is currently available in accordance with the requirements of Section 11 of the Local Bond Law, N.J.S.A. 40A:2-11.
**Section 3.** The sum of up to $400,000, to be raised by the issuance of bonds or bond anticipation notes, together with the sum of $20,000, which amount represents the required down payment, is hereby appropriated for the purpose stated in this bond ordinance ("Bond Ordinance").

**Section 4.** The issuance of negotiable bonds of the City in an amount not to exceed $400,000 to finance the costs of the purposes described in Section 7 hereof is hereby authorized. Said bonds shall be sold in accordance with the requirements of the Local Bond Law.

**Section 5.** In order to temporarily finance the purposes described in Section 7 hereof, the issuance of bond anticipation notes of the City in an amount not to exceed $400,000 is hereby authorized. Pursuant to the Local Bond Law, the Chief Financial Officer is hereby authorized to sell part or all of the bond anticipation notes from time to time at public or private sale and to deliver the same to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their date to delivery thereof. The Chief Financial Officer is hereby directed to report in writing to the governing body at the meeting next succeeding the date when any sale or delivery of the bond anticipation notes pursuant to this Bond Ordinance is made. Such report must include the amount, the description, the interest rate and the maturity schedule of the bond anticipation notes sold, the price obtained and the name of the purchaser.

**Section 6.** The amount of the proceeds of the obligations authorized by this Bond Ordinance which may be used for the payment of interest on such obligations, accounting, engineering, legal fees and other items as provided in Section 20 of the Local Bond Law, N.J.S.A., 40A:2-20, shall not exceed the sum of $30,000.

**Section 7.** The improvements hereby authorized and the purposes for which said obligations are to be issued; the estimated costs of each said purpose; the amount of down payment for each said purpose; the maximum amount obligations to be issued for each said purpose and the period of usefulness of each said purpose within the limitations of the Local Bond Law are as follows:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Estimated Total Cost</th>
<th>Down Payment</th>
<th>Grant Funding</th>
<th>Amount of Obligations</th>
<th>Period of Usefulness</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquisition and installation of a Public Safety Surveillance System,</td>
<td>$420,000</td>
<td>$20,000</td>
<td>$0</td>
<td>$400,000</td>
<td>10 years</td>
</tr>
<tr>
<td>together with the acquisition of all materials and equipment and</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>completion of all work necessary therefor or related thereto</td>
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<td></td>
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</tr>
</tbody>
</table>

**Section 8.** The average period of useful life of the several purposes for the financing of which the Bond Ordinance authorizes the issuance of bonds or bond anticipation notes authorized for such several purposes, is not less than 10.00 years.

**Section 9.** Grants or other monies received from any governmental entity, if any, will be applied to the payment of, or repayment of obligations issued to finance, the costs of the purposes described in Section 7 above.
Section 10. The supplemental debt statement provided for in Section 10 of the Local Bond Law, N.J.S.A. 40A:2-10, was duly filed in the office of the Clerk prior to the passage of this Bond Ordinance on first reading and a complete executed duplicate original thereof has been filed in the Office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey. The supplemental debt statement shows that the gross debt of the City, as defined in Section 43 of the Local Bond Law, N.J.S.A. 40A:2-43, is increased by this Bond Ordinance by $400,000 and that the obligations authorized by this Bond Ordinance will be within all debt limitations prescribed by said Local Bond Law.

Section 11. The full faith and credit of the City are irrevocably pledged to the punctual payment of the principal of and interest on the bonds or bond anticipation notes authorized by this Bond Ordinance, and to the extent payment is not otherwise provided, the City shall levy ad valorem taxes on all taxable real property without limitation as to rate or amount for the payment thereof.

Section 12. The applicable Capital Budget is hereby amended to conform with the provisions of this Bond Ordinance to the extent of any inconsistency therewith, and the resolution promulgated by the Local Finance Board showing full detail of the amended Capital Budget and Capital Program as approved by the Director of the Division of Local Government Services, is on file with the Clerk and available for inspection.

Section 13. The improvements authorized hereby are not current expenses and are improvements that the City may lawfully make. No part of the cost of the improvements authorized hereby has been or shall be specially assessed on any property specially benefitted thereby.

Section 14. The City hereby declares its intent to reimburse itself from the proceeds of the bonds or bond anticipation notes authorized by this Bond Ordinance pursuant to Income Tax Regulation Section 1.150-2(e), promulgated under the Internal Revenue Code of 1986, as amended ("Code"), for "original expenditures", as defined in Income Tax Regulation Section 1.150-2(c)(2), made by the City prior to the issuance of such bonds or bond anticipation notes.

Section 15. The City hereby covenants as follows:

(a) it shall take all actions necessary to ensure that the interest paid on the bonds or bond anticipation notes is exempt from the gross income of the owners thereof for federal income taxation purposes, and will not become a specific item of tax preference pursuant to Section 57(a)(5) of the Code;

(b) it will not make any use of the proceeds of the bonds or bond anticipation notes or do or suffer any other action that would cause the bonds or bond anticipation notes to be "arbitrage bonds" as such term is defined in Section 148(a) of the Code and the Regulations promulgated thereunder;
(c) it shall calculate or cause to be calculated and pay, when due, the rebatable arbitrage with respect to the "gross proceeds" (as such term is used in Section 148(f) of the Code) of the bonds or bond anticipation notes;

(d) it shall timely file with the Internal Revenue Service, such information report or reports as may be required by Sections 148(f) and 149(e) of the Code; and

(e) it shall take no action that would cause the bonds or bond anticipation notes to be "federally guaranteed" within the meaning of Section 149(b) of the Code.

**Section 16.** All ordinances or parts of ordinances, inconsistent herewith are hereby repealed to the extent of any such inconsistency.

**Section 17.** In accordance with the Local Bond Law, this Bond Ordinance shall take effect twenty (20) days after the first publication thereof after final passage.

Upon the motion of Councilwoman Lollar, seconded by Councilwoman Woodard, the foregoing ordinance was introduced.

Public Comments
None.

Council Comments
Councilwoman Woodard said this is a lot of money, but strongly believes that this will be money well spent; we have areas in town that need additional observation; this will give the Police Department the capability to see what is out there and act upon it; believes that there will be money coming into the coffers because of all of the violations out there.

Councilman Conaway also spoke in favor of this Ordinance; security is needed; the City is a 24/7 town; the Police Department will have an additional tools.

Councilwoman Lollar said this is quite a bit of money, but it is a necessity; some don’t feel the need to follow the rules and regulations.
Councilwoman Hatala said she hopes that the City has enough personnel available to monitor the cameras.

President Babula spoke of soliciting input from the public; thanked those who took the opportunity to express their opinions; statistics indicate that crime has drastically dropped with these cameras; hope the same will happen here in the City; the cameras are an attraction to potential redevelopers; they will see that we are committed to providing a safe community.

Lt. Snow said the Police Department is happy that everyone supported the idea; it will be helpful to the town; it will be a very good tool to deter crime; it has been proven in other towns; there will be staff to run the program; the cameras can run in the cars and in the station; the Department is going to be able to track and identify those violating; thanked Council for their support.
RESOLUTIONS / CONSENT AGENDA RESOLUTIONS*

Resolution No. 144-2014

AUTHORIZING AMENDMENT #1 TO THE PROFESSIONAL SERVICES AGREEMENT WITH PENNONI ASSOCIATES, INC. IN CONJUNCTION WITH THE IMPLEMENTATION OF THE New Jersey Department of Community Affairs (NJDCA) FY2013 Small Cities Community Development Block Grant (CDBG) for Flood Control Improvements along The Assiscunk Creek in the Vicinity of Columbus Park

WHEREAS, on March 19, 2013, the City of Burlington entered into a professional services agreement (Contract #13-029) with Pennoni Associates, Inc., 515 Grove Street, Suite 2C, Haddon Heights, NJ 08035 for professional services in connection with the NJDCA Small Cities Community Development Block Grant (Grant #2013-02292-0135-00) for the Public Facilities Project: Flood Control Improvements along the Assiscunk Creek in the vicinity of Columbus Park; and

WHEREAS, additional professional services are required in association with this grant funded project, including mitigation design, planning and monitoring as required by the New Jersey Department of Environmental Protection to obtain various permits for Soil Erosion, Freshwater Wetlands, and Waterfront Development/Flood Hazard Area permits; and

WHEREAS, the City of Burlington received a proposal dated May 28, 2014 in the amount of $30,000.00 for said professional services from Pennoni Associates, Inc.; and

WHEREAS, the Chief Financial Officer has executed a Certification of Funds for this contract, which is attached hereto, and that sufficient funds are available,

NOW THEREFORE BE IT RESOLVED by the Common Council of the City of Burlington, that the Mayor is hereby authorized to execute Amendment #1 to this contract, in the amount of $30,000.00, with Pennoni Associates, Inc. for additional professional services in connection with the implementation of the 2013 Small Cities Community Development Block Grant from the New Jersey Department of Community Affairs (Grant #2013-02292-0135-00),

Upon the motion of Councilwoman Woodard, seconded by Councilwoman Lollar, the foregoing resolution was introduced.

On the question, Councilwoman Hatala said this vegetation has to be monitored for 3 years; the State is requiring more and more of the municipalities; wonders where the information goes.

President Babula spoke of putting the trees out to bid, then hopefully tap into grant opportunities.
The resolution was then adopted by the following roll call vote: AYES: Mr. Conaway, Ms. Hatala, Ms. Lollar, Ms. Woodard, Mr. Babula. (5) NAYS: (0); ABSTAIN: (0); ABSENT: Mr. Ghaul, Mr. Swan. (2).

Resolution No. 145-2014

AMENDING THE CAPITAL BUDGET FOR 2014

WHEREAS, the City of Burlington, County of Burlington desires to amend the 2014 Capital Budget by inserting thereon or correcting the items therein as shown in such budget for the following reasons:

   Amending the “Painting of the Walnut Street Water Tower” project by changing the estimated total cost to $775,000.00 and authorizing $775,000.00 of debt.

   Amending the “Water Plant Security Improvements” project by changing the estimated total cost to $130,000.00 and authorizing $130,000.00 of debt.

   Adding the “High Visibility Crosswalk (High and Belmont Streets)” project and funding the total cost of $200,000.00 with $120,000.00 in grant funds, $5,000.00 from Capital Improvement Fund and authorizing $75,000.00 of debt.

   Adding the “Reconstruction of Brown Street” project and funding the total cost of $300,000.00 with $196,000.00 in grant funds, $5,000.00 from Capital Improvement Fund and authorizing $99,000.00 of debt.

NOW, THEREFORE, BE IT RESOLVED, by the City of Burlington, County of Burlington that the Capital Budget of the year 2014 is hereby amended as per the attached sheets 40b, 40c and 40d.

Upon the motion of Councilwoman Lollar, seconded by Councilwoman Woodard, the foregoing resolution was adopted by the following roll call vote: AYES: Mr. Conaway, Ms. Hatala, Ms. Lollar, Ms. Woodard, Mr. Babula. (5) NAYS: (0); ABSTAIN: (0); ABSENT: Mr. Ghaul, Mr. Swan. (2).

Resolution No. 146-2014

Upon the recommendation of the Alaimo Group, the Common Council of the City of Burlington hereby authorizes the Mayor and the Municipal Clerk to execute an amended agreement, Change Order #1, with Winzinger, Inc. of Hainesport, N.J., for a reduction in the amount of $9,581.00 for quantity adjustments and additional items in connection with the Emergency Demolition of 432 Lawrence Street, making the total revised contract amount $59,919.00.

Upon the motion of Councilwoman Woodard, seconded by Councilwoman Lollar, the foregoing resolution was introduced.

On the question, Councilman Conaway asked if the insurance has kicked in.
Mr. Saponaro said they are still looking into this; it may need to go into a lien.

The resolution was then adopted by the following roll call vote: AYES: Mr. Conaway, Ms. Hatala, Ms. Lollar, Ms. Woodard, Mr. Babula. (5) NAYS: (0); ABSTAIN: (0); ABSENT: Mr. Ghaul, Mr. Swan. (2).

Resolution No. 147-2014*
RESOLUTION NO. 147-2014 OF CITY OF BURLINGTON APPOINTING MEMBERS OF THE SELECTION COMMITTEE FOR THE SELECTION OF A NEW BATTALION CHIEF PURSUANT TO MUNICIPAL CODE SECTION §2.28.220
WHEREAS, the current Battalion Fire Chief has been appointed to the position Deputy Fire Chief effective June 18, 2014 creating a vacancy therein; and

WHEREAS, pursuant to Section 2.28.220 of the Municipal Code, Common Council will appoint a five member Selection committee at times when an unforeseen vacancy occurs; and

WHEREAS the Section Committee must consist of: two (2) former chiefs of the City of Burlington Fire Department; one (1) Chief Officer from another Fire Department; one (1) Civilian with management experience; and one (1) member of Common Council; and

Now, Therefore Be It Resolved by the Common Council of the City of Burlington that the following persons are hereby appointed to the Selection Committee for the selection of a new Battalion Chief for the City of Burlington Fire Department:

Lee Daneker and Howard Wilkins as former Burlington City Fire Department Chiefs;
Keith Scully, Chief of the Florence Township Fire Department as an outside Fire Chief; and
Rick Iovine as the civil member; and
Council Member Marie Lollar

BE IT FURTHER RESOLVED that 5 copies of Resumes shall be submitted to the Municipal Clerk’s Office no later than 4:00 pm, July 10, 2014.

Approved by Consent Agenda. All were in favor.

Resolution No. 148-2014*
A resolution providing for a meeting not opened to the public in accordance with the provisions of the New Jersey Open Public Meetings Act. N.J.S.A. 10:4-12: Therefore be it resolved by the Common Council, of The City of Burlington, assembled in public session on July 1, 2014, that an Executive Session Closed to the Public shall be held on July 1, 2014, in the Council Meeting Room, for discussion of matters relating to the specific items designated in this resolution:
Resolution No. 149-2014*

Supporting the 2014 Drive Sober or Get Pulled Over Statewide Labor Day Crackdown

Whereas, in 2012, alcohol impaired fatalities accounted for 19% of New Jersey’s traffic fatalities; and

Whereas, impaired driving remains a significant issue, both in New Jersey and nationally; and

Whereas, an enforcement crackdown is planned to combat impaired driving; and

Whereas, Labor Day is traditionally a time of social gatherings which often include alcohol; and

Whereas, the State of New Jersey, Division of Highway Traffic Safety has asked law enforcement agencies throughout the State to participate in the 2014 Drive Sober or Get Pulled Over Statewide Labor Day Crackdown; and

Whereas, the project will involve increased impaired driving enforcement from August 15, 2014 through September 1, 2014; and

Whereas, an increase in impaired driving enforcement and a reduction in impaired driving will save lives on our roadways;

Therefore, be it resolved that the Common Council of the City of Burlington declares its support for the Drive Sober or Get Pulled Over Statewide Labor Day Crackdown from August 15, 2014 through September 1, 2014 and pledges to increase awareness of the dangers of drinking and driving.

Approved by Consent Agenda. All were in favor.

Resolution No. 150-2014*

RESOLUTION NO. 150-2014 OF THE CITY OF BURLINGTON AUTHORIZING THE RENEWAL OF AN ALCOHOLIC BEVERAGE CLUB LICENSE

WHEREAS, the following applicant has applied for renewal of an existing license for the year 2014-2015:

Loyal Order of Moose No 965 t/a Loyal Order of Moose No. 965
38 West Broad Street (0305-31-030-001)

WHEREAS, the applicant for an Alcoholic Beverage Club License has submitted application forms which are complete in all respects, including the submission of the various club membership lists; and

WHEREAS, the officers and directors of the club are qualified according to statutory, regulatory and local governmental Alcoholic Beverage Control laws and regulations; and

WHEREAS, the various Alcoholic Beverage Club Licensees maintain all records required by N.J.S.A. 13:2-8.8 and N.J.A.C. 13:2-8.12;

NOW, THEREFORE BE IT RESOLVED, on this 1st day of July, 2014 by the Common Council, of the City of Burlington, County of Burlington, State of New Jersey, that:

The aforesaid application is hereby approved and the Municipal Clerk is authorized and directed to issue the appropriate license applied for by said applicant.

Approved by Consent Agenda. All were in favor.

PUBLIC COMMENTS
Samuel Richter, 400 Wood Street- spoke on behalf of Carol Zelley of 309 Stacy Street; spoke of her assessment and taxes; spoke of her physical and financial status; asked for the City’s assistance.

Harry Heck, 116 E. Union Street- also spoke of 309 Stacy Street; spoke of the OLIN Project Community Survey on website; encouraged everyone to fill it out; spoke of the bus stop across from Sisterhood, people are still hanging there; asked the City to consider moving the bus stop.

Rudolph Smith, 271 Mott avenue- Mott Avenue has become a cut through for the Bridge; spoke of the school being near by; asked for a stop sign at Lincoln Avenue by the school field; suggested and all-way stop coming off of Route 130; said he has witnessed 3 accidents in front of his house because of speeding.

Bruce Davis, 333 E. Pearl Boulevard- spoke of a Board he sits on; asked if groups could purchase additional cameras; asked about the reimbursement of funds, he paid a Use of Facility fee for the Military Families Day Event.

John Smith, 205 W. Federal- also spoke of the traffic on Mott Avenue; suggested a succession of stop signs; asked if anything has been done with Kennedy Lake; spoke of the flooding and water in the basements; the drain flows uphill; suggested to dredge to improve the flow.

ADMINISTRATION REPORT
Mr. Ballard said the City has had engineers to look at Kennedy Lake; we are limited; concerned about the fish; spoke of the very old pipes.
Mr. MacMillan said DEP only allows the City to lower the lake 1 foot and we need permission from DEP every time it’s done.

Mr. Ballard spoke of the time line for the cameras and how an organization can participate in purchasing the cameras.

President Babula spoke of trees in need of being trimmed back throughout the City.

Mr. MacMillan said Mr. Davis’ refund is on the Bill List regarding the Miliary Families Day Event.

**COUNCIL COMMENTS**

Councilwoman Lollar spoke of Mott Avenue being County road; asked who is responsible for the trees.

Mr. Ballard said the County is response for the trees.

Councilwoman Lollar spoke of a tree on Mott Avenue between Lincoln & Grant; it is a smaller tree, it is dying and needs to be removed; asked Mr. Ballard to pass this information on to the County.

Mr. Turner said the County is responsible for the trees on County roads.

Councilwoman Woodard spoke of the fact that it takes time for things to be accomplished sometimes, it doesn’t happen overnight.

Councilwoman Hatala said the lakes at Kennedy park need to be cleaned.

Mayor Fazzone spoke of 4 way stops; the City is willing to do anything for the safety of the people; let us know of dangerous areas.

**CONFERENCES**

- Olde City Cafe Request for Outdoor Seating- Christine Beach, Business Owner

**EXECUTIVE CONFERENCES**

- Commerce Square Redevelopment Area- David Ballard, Administrator

**ADJOURNMENT**

Upon the motion of Councilwoman Woodard, seconded by Councilwoman Lollar, this meeting of July 1, 2014 was adjourned.