Public Hearing and Regular Meeting of the Cornersville Board of Mayor and Aldermen October 2, 2025, at 6:00 pm



Those Participating: Mayor John Luna, Vice-Mayor Sherry McClintock, Aldermen Doris Arthur, Mary Johnson, and Janice Kerber, Town Administrator Taylor Brandon, Town Attorney Billy Ostermann, Administrative Assistant Beth Vick, Sergeant Wesley Vick, and Officer Sam Barnes

- 1. Mayor Luna called the Public Hearing to order.
- 2. Mayor Luna stated the Public Hearing is regarding the R-1 Default Zoning, C-2 Zoning for certain commercial properties, and Industrial Zoning of one property.
- a. Bill Topper, an adjoining property owner who lives outside the town limits, asked why his property is to be rezoned, it is Green Belt land, and agriculture. For it to be rezoned to commercial or industrial, it does not make sense to him because the property next to Ostella Road is flood plain. He does not want, in the future, to look out his front porch and see a factory or any other business.
- b. Greg Venable, 310 Ostella Road, stated he lives next to 312 Ostella Road to be rezoned and received a letter in the mail and stated he appreciated that. He stated as a current member of the Cornersville Planning Commission, he was surprised and unaware these properties were to be rezoned. He stated he has concerns the city may be at risk since it is not following its current protocol and procedures concerning the Planning Commission. He stated he decided to self-report after receiving this information and is requesting an investigation and audit of the city.
- c. Angela Inabnitt, 316 Ostella Road, asked what the zoning will do for the zoning of her property and the use of it.
- d. Vernon Inabnitt, 316 Ostella Road, stated he has the same concerns as his wife and wants to know what it means for his property.
- e. Cam Harmon, an adjoining property owner who lives outside the town limits, asked why his property was being zoned on Ostella Road when it is not in the city limits. He said now the city is saying we are just going to annex you and make your property commercial. He asked who made the town God. He stated evidently no questions were going to be answered.
- f. Robert Gray, 309 Ostella Road, asked what the whole sub-station is going to be used for a C-2 because the substation has been there for fifty (50) years. He asked what effect the zoning is going to have on his property.
- g. Barbara Logelin, 2705 McConnell Road, stated her concern is the town approved to have all the houses built along McConnell Road and eight (8) more houses have been built in the last couple of years. She stated there is more traffic for some of the houses have three (3) or four (4) kids and she is concerned about the high schools' kids running for football, basketball, soccer, or any sport, and somebody is going to get hit. She stated people are driving over the 20 MPH limits and Coleman Road was the road was not built to have two (2) cars passing and now there are more vehicles. She asked what the town's plan is to address it. She stated she heard someone wants to put a fence up around the elementary school to protect those kids, but she has not seen one of the

elementary kids close to the road. Luna stated he wants to make sure the discussion is only about the R-1 Default and C-2 Zoning during the Public Hearing.

h. Mike Logelin, 2705 McConnell Road, stated he needs some help because when he looked at the proposed zoning in the newspaper, he noticed there are several properties that are not in the newspaper including the doctor's office. He stated he needs help understanding why all the properties are not in the newspaper.

i. Michael Govern, 9440 Lewisburg Highway, adjoining property owner who lives outside the town

limits, stated he is curious why he received notice when he is in Giles County.

j. Richard King, an adjoining property owner who lives outside the town limits, stated he does not understand why the property should be zoned commercial because his property is a small piece of property and they will not be putting a store on the property. He said it should be annexed in the town limits before the property is zoned commercial. He stated he is curious about what is going on with the annexing.

Luna asked if that is all the comments for the Public Hearing and Bill Topper asked if the board was going to tell everyone why this is all going on.

Brandon stated a while back the town started zoning along Highway 31 A in a four (4) phase process. He stated after the last phase was complete, it still left many commercial properties and one (1) industrial property not zoned. He stated it is not a situation of being "rezoned" but a situation of being "zoned." He stated this will be the last phase of zoning to correct properties not zoned in the town limits.

Brandon gave the example of a property owner requesting zoning, they go before the Planning Commission prior to going before the Board of Mayor and Aldermen. He stated there are about 700 parcels in town that have not received a zoning classification at all. This is an attempt to complete the zoning process for all parcels including all commercial properties.

Brandon stated most of the people who are at this meeting are not here because they are being zoned. They are here because they received a letter as an adjoining property to a parcel being considered for zoning. He stated there is no impact to adjoining properties whatsoever. He stated if your property is Green Belt property and the property beside your property is being zoned, your Green Belt property will not change. He stated there is one property that is a Green Belt property, and it belongs to Capital Circle Real Estate, LLC which is the same group that owns The Tennessean. He stated that even though the Green Belt parcel will be zoned C-2, it will not change their taxes because property taxes are based on how the property is used and not how the property is zoned. He stated if you go to the Marshall County Assessor of Property website and look up a property, it is not town zoning, it is strictly how the property is appraised.

Brandon stated the town is trying to get to assign a zoning as close to the use of the property as possible. He stated the substation on Ostella Road is for utility and electrical and those types are commercial properties. He stated across the street on the properties Duck River Electric and TVA owns, there are no plans to do anything with those two (2) parcels therefore nothing will be changing.

Brandon stated on New Ostella Road, Owen Corp, is the only proposed industrial property for it is a manufacturing plant and we need to be consistent with use of property for zoning.

Topper stated he feels like that is a very good explanation and asked for it to be in writing. Brandon stated he would encourage people to call the Marshall County Accessor of Property to verify adjoining property is zoned commercial or industrial and what does that does to your property. Topper stated again, he wants it in writing, not verbally, but in writing. Brandon stated that is not part of the language of the ordinance. Topper stated someone should provide it in writing for it is an important matter. Ostermann stated to Mr. Topper he needs to go to the Marshall County Assessor of Property office for they control the taxing of properties. Brandon stated Topper could send an email to the Marshall County Accessors office and ask them and they will send an email back stating the taxes will be based on the use of the property. Topper stated maybe the accessors office should be at this meeting too. Logelin stated the Board is who is going to be enforcing this. He stated you (Brandon) is making the ordinance so the board is the first level.

Brandon stated we are passed the point where public comments are over, and you have yielded the floor so we are moving on to the next item on the agenda. Logelin asked "Mr. Mayor, is this how you think it is?" Luna stated it will be in the minutes and the documentation will be the minutes, and it will be in writing for sure.

Kerber asked Brandon "This does not mean anyone is being annexed?" Brandon stated no, this is not an annexation, it is only zoning. Arthur stated nothing is being "rezoned" for it was never zoned. She stated this is a process to get properties zoned correctly.

Stever Prosser, 103 Bicentennial, stated he feels a lot of people are asking why it is going to be zoned C-1 instead of just R-1 when they are residential properties. He stated it is like all the properties should have been zoned C-2 not C-1 but they should all have been zoned residential. Luna asked if he was talking about zoning the properties C-2. Prosser stated he had gotten a lot of calls about it, since he attends most board meetings, because what is on the letter says they are changing to C-2 instead of just R-1. Luna stated if he is looking at the same list of properties, like Capital Circle, it is undefined and is not zoned anything right now and is proposed as a C-2. Prosser stated he is talking about the houses like 316, you are zoning it C-2 and it is residential. Brandon stated the town is not zoning any houses, they are adjoining properties. Brandon stated we are not talking about houses along the highway and someone from the audience stated he (Prosser) is talking about Ostella Road. Prosser stated all residential should be zoned R-1 not C-2 because C-2 is more restrictive.

Luna stated all discussions are being ceased and closed the Public Hearing stating we are going in circles.

- 3. Mayor Luna opened the Board of Mayor and Aldermen meeting.
- 4. Luna led the Pledge of Allegiance
- 5. Arthur gave the Invocation
- **6. Financials:** Johnson made a motion to approve the September Financials as presented. Kerber seconded the motion. Luna asked if there was any discussion, and there was none. Luna called for a vote, and all voted in favor of the motion. Passed 4-0
- 7. **Minutes:** Kerber made a motion to approve the September Minutes as presented. Johnson seconded the motion. Luna asked if there was any discussion, and there was none. Luna called for a vote, and all voted in favor of the motion. Passed 4-0

8. Citizens' Comments:

- a. Tessa Venable, 310 Ostella Road, stated she is concerned the town is not following their By-Laws at this point. She stated with the rezoning and being self-reported, the town needs to follow its own By-Laws.
- b. Mike Logelin, 2705 McConnell Road, stated he has a question about why two (2) months have gone by and there has been no Planning Commission meeting. He stated he is curious as to what might cause that to happen. He stated he is looking at the By-Laws of the Cornersville Planning Commission and in Section 5, Regular Meetings, it states "Regular meetings of the Planning Commission shall be held in the Cornersville City Hall, on the fourth (4th) Tuesday of every month at 6:00pm during the winter and 7:00pm during the summer. At such meetings, the Commission shall consider all matters properly brought before the commission without the necessity of prior notice, thereof, given to any members." He stated what he guesses what that means, is they do not need to have meetings. He asked, "Mr. Mayor, you are the leader of this town, and we have a Planning Commission so why are they not meeting, regularly?" He stated Lewisburg Planning Commission has a scheduled calendar of the meeting days so the public can know about that. He stated he is curious to know with all that is going on in this community, whether people like it or do not like it, a lot has happened. He stated the Planning Commission is central to the things that are happening and cannot believe there have been no Planning Commission meetings as stated in their own By-Laws.
- c. Tessa Venable wanted to add what Logelin had said, but Luna advised she had already yielded the floor.
- 9. Ordinance 25-356 Adopting codification of 2025 Municipal Code Second Reading: Kerber made a motion to pass Ordinance 25-356 Adopting codification of 2025 Municipal Code on Second Reading. McClintock seconded the motion. Luna asked if there was any discussion, and there was none. Luna called for a vote, and all voted in favor of the motion. Passed 4-0 on Second Reading.
- 10. Ordinance 25-358 Adopting zoning ordinance text amendment for Default R-1 Zoning Second Reading: Brandon stated the only change from the First Reading was to change the date of the Public Hearing, which was on this date. Arthur made a motion to approve Ordinance 25-358 to adopt zoning ordinance text amendment for Default R-1 Zoning on Second Reading. McClintock seconded the motion. Luna asked if there was any other discussion, and there was none. Luna called for a vote, and all voted in favor of the motion. Passed 4-0 on Second Reading.

11. Ordinance 25-360 Adopting zoning map changes for C-2 and Industrial Zoning – First Reading: Luna stated the map that was sent with the addresses (to the Planning Commission members), a property was not on there. Brandon stated he did not receive any recommendations from the Planning Commission. Luna stated he did not see anything for the parcel of the old museum, the sewer treatment plant, the Duck River Electric properties, TVA property, and Ray Tarkington property. He stated he did not get notice of all these properties by email. He stated the ones they (Planning Commission) knew about were the properties of 2291 Cornersville Highway, where the doctors office is, 2499 Lynnville Highway, 2498 Lynnville Highway, 2502 Lynnville Highway at the Museum, 2404 Kidsville Way, 3685 Pulaski Highway, 3695 Pulaski Highway, 3709 Pulaski Highway, 3731 Pulaski Highway, 3686 Pulaski Highway, 3664 Pulaski Highway, 2099 New Ostella Road, the South Marshall Fire Hall, 2055 New Ostella Road, 401 Ostella Road, 122 Ostella Road, and the Witham Property on Pulaski Highway. Brandon states those are the properties we had initially identified as needing zoning.

Brandon stated Witham is already zoned and went before the Planning Commission. Luna stated that the Witham property is two (2) separate parcels now. Brandon asked Luna what the Planning Commissions recommendation is. Luna stated some properties being zoned are not on the email we (Planning Commission) received in August.

Brandon stated the last time he knew the Planning Commission met they had discussed default zoning from what he understood, but did not know they had discussed commercial and industrial zoning. Luna stated they did talk about the properties they had received and he took notes. Brandon asked Luna about the properties they knew about, what was the recommendation? Brandon stated he did not see any Minutes from the Planning Commission on any zoning of these properties. Luna stated he will get their recommendations to Brandon. Brandon stated he believes it needs to be a little more formal. He stated we should have an Agenda that is published, we should have motions and votes, and we should have Minutes that were approved by the Planning Commission Members.

Arthur asked Brandon when the last time was he had received Minutes from the Planning Commission. Brandon stated he did not know for sure. Ostermann stated he would like to see Planning Commission Minutes, and it could be a separate, written documentation, but since it was addressed in the meeting, then obviously it cannot be written during the meeting. Luna asked who makes the agenda for the Planning Commission. Brandon stated the agenda is to come from the Planning Commission. Luna stated the Planning Commission does not have full-time staff, so does it come from the Town Administrator, the Zoning Administrator, or the full-time clerk. Brandon stated the Planning Commission By-Laws state the secretary of the Planning Commission makes the agenda. He stated of course the office staff can help once we know what is on the agenda. He stated we will publish the agenda, but the By-Laws state the agenda is created by the Planning Commission. He stated regarding recommendations, we sent an email saying to look at this, Default or Commercial, or whatever it may be.

Brandon stated sent an email saying, "Maybe you should look at this this" and be more formal in the process. Luna stated the Planning Commission does not know what is going on because they do not work full-time for the town. He stated he got emails on certain properties and did not on certain properties. Luna stated he does not work for the town full-time and cannot make the agenda. Arthur stated just because we (Planning Commission) get an email, that does not make it an agenda. Luna agreed and stated but he does not know if someone wants to build a subdivision.

Arthur stated he (Brandon) gives us and tells us what needs to be done and there must be an agenda made in order to have a meeting. Luna stated that is his point and that is what he is asking the board. Unless the Planning Commission secretary gets notified someone wants to build a subdivision, then how is he to know. Arthur stated the secretary should call Town Hall and see what needs to go on the agenda. Luna stated he wants the Town Administrator to make the agenda because he works for the town and should have the town's best interest in mind.

Kerber stated the Planning Commission By-Laws state it is created by the committee's secretary and/or leader. She stated the information was sent to the Planning Commission members and then the secretary should have taken that information and put on an agenda, sent back to them (Taylor or Beth) and they will post it. It is also the secretary's job to get the minutes back to them (Taylor or Beth) in a timely manner.

Luna asked how many years we have had the By-Laws. Brandon stated since 1992. Luna stated now you want to follow them after all these years. He stated either the Town Recorder, Administrator, or someone must be at the Planning Commission meetings because they need to tell them what the recommendations are of the town. He stated for instance, if someone wants to build a subdivision, we (Planning Commission) is going to ask if this is done. He asked how are we (Planning Commission) to know if it is done? He stated someone from the town needs to be there because they get paid to be there. He stated the Planning Commission members do not get paid to be there. Kerber stated being at Planning Commission meetings is not in their (office personnel) job description and Arthur agreed. Luna stated he cannot do it because his job description states he has no administrative duties.

Luna stated looking at these things, what is R-1, R-3, C-1, C-2. Johnson stated maybe you should look at your By-Laws and paperwork. Luna stated Taylor does not work for the Planning Commission; he works for the Board. He stated the Board has to say to him, as the Town Administrator, he must give his input to the Planning Commission because the By-Laws do state "for the best interest of the town." He stated that is just how he feels about it and the board could take it however they want. He said the Planning Commission and Board is going back and forth, back and forth. When the Planning Commission sends it to the Board, the Board does the exact opposite. Brandon stated the Board can do that because some things are recommendations from the Planning Commission. He stated when it comes to subdivision regulations, the Planning Commission has the final say on those issues. He stated it is all in the Zoning Ordinance; who does what.

Luna stated his point is no one on the Planning Commission works full-time for the Town of Cornersville. Arthur stated no one (Board members) here works full time either, except Taylor and Beth. Luna stated "Yeah and we get our agendas." Arthur stated, "Yes and that is their job." She stated, "You've seen the By-Laws John. That is not their job." She stated the agendas and minutes are to be from the secretary of the Planning Commission and that was read to us about three (3) months ago at a Planning Commission meeting.

Luna stated it needs to be put on the agenda for next month on how to fix this problem. He stated the information is not getting back and forth. Arthur stated that our (Planning Commission) information is not getting to them (Taylor and Beth) either.

McClintock stated she agrees there is no information getting anywhere and she is uncomfortable voting on something when there has been no communication. Arthur stated it is not Beth's job to get the minutes of the Planning Commission, Kerber agreed.

Luna stated we just adopted a new Municipal Code, and we had an ordinance that said the recorder is secretary and another said the secretary does the agendas and minutes. Then the new Municipal Code states it the secretary of the Planning Commission to do the agendas and minutes. He stated it was not in the old Municipal Code, but it was added to the new one. Brandon stated that Ordinance 91-11 was the original ordinance forming the Planning Commission and stated the Recorder is the secretary of the Planning Commission. Then a month later, the Planning Commission By-Laws were adopted, by the Planning Commission, stating the elected secretary of the Planning Commission is responsible for creating the agenda and minutes of the Planning Commission.

Kerber stated she had discussed this several months ago when people on different committees/boards, some people on this (BOMA) board have been mistreated which included Taylor and Beth. She stated the comment was "Then maybe you should agree with us." She stated she does not believe anyone should attack another board member or a committee member because they do not agree with you. She stated it becomes a problem when they are attacking our staff members, so why would they want to attend a meeting? She stated that has been the problem with the Planning Committee with having no order in their meetings. She stated the verbal attacks continue, and it needs to be addressed. Luna stated he had texted Brandon before a meeting and he (Brandon) text back that he was not going to be there and he (Luna) had questions. Luna stated it needs to go on the next agenda the clerk, recorder, administrator, zoning administrator or someone needs to be there to help us (Planning Commission) to clarify a lot of stuff. Kerber stated maybe the committee members need to know the employees are not to be attacked while trying to help. She stated she agrees, your (Planning Commission) hands are tied but why would anyone want to show up to be attacked. Luna stated this could go on and on and someone says, well they hurt my feelings and I get it this job sucks but you need to learn to be thick skinned. Kerber stated it is not about hurt feelings. Luna stated that is why we have boards, and we can agree on some things by a majority vote and disagree on others.

Luna asked if he had a motion to approve Ordinance 25-360? Ostermann asked Brandon is there were any issues with omitted properties that were to be included in the C-2 or Industrial Zoning. Brandon stated no. The properties being zoned were all published in the paper, as far as he knows, but will look further into it. If the notice was deficient, we will have another Public Hearing next month. Luna asked whose job is it to put in the paper and Brandon stated Beth. Ostermann stated he just wanted to make sure there were no omissions. Luna called for a motion. Kerber stated she must abstain due to conflict of interest with managing a proposed property being zoned. Arthur made a motion to Adopt Zoning Map changes for C-2 and Industrial Zoning on First Reading. McClintock seconded the motion. Luna asked if there was any other discussion, and there was none. Luna called for a vote, and all voted in favor. Passed 3-0 with one abstention.

12. Other Business:

a. **Trash Cans in Park:** Brandon stated this was tabled from last month. There was a lot of household garbage being placed in the trash cans in the park. He stated he thinks it was tabled to come up with some solutions or even removal of the trash cans from the park. He stated he has not received any additional information from last month. Kerber stated she recommends smaller openings for the can even though they are more expensive. Johnson stated she does not want to see them removed. Johnson made a motion to keep trash cans in the park and purchase new cans with smaller openings. McClintock seconded the motion. Luna asked if there was any other discussion, and there was none. Luna called for a vote, and all voted in favor of the motion. Passed 4-0.

b. **Police Car Purchase:** Brandon stated the older car, Dodge Charger, which Chief Mark Chandler is currently using, is not in great shape. He stated he does not think it is going to be realistic to make repairs. He stated we need to lease a newer vehicle or purchase a newer vehicle. Arthur asked about the white Dodge Durango. Brandon stated Chief Chandler had given that vehicle to Officer Sam Barnes to use. Johnson asked if he had gotten any estimates of purchase. Brandon stated they had received bids for some off-lease vehicles in the \$35,000.00 range and a new Durango right now is \$59,000.00. He stated he prefers to go with a V-8 and the Dodges are a much better price than the Fords. He is asking for approval to spend \$35,000.00 on an off-lease vehicle, even though it is not budgeted.

Kerber made a motion to approve the purchase of an off-lease vehicle for \$35,000.00. Johnson seconded the motion. Arthur asked if there was a choice in colors. Brandon stated he prefers either white or black. McClintock stated she feels \$35,000.00 is a reasonable amount for a newer vehicle. Brandon stated we can sell the old car as surplus and will have a Resolution for that next month after the purchase of a newer police vehicle. Luna asked what all is wrong with the car. Brandon stated there are a lot of issues, but anti-lock brake repairs will cost \$2,000.00. Luna asked about mileage for the vehicle, and Brandon did not know. Officer Barnes stated about 105,000 miles. Luna stated he would rather pay \$2,000.00 to repair the car than spend \$35,000.00 to purchase a new one. Luna stated he had a first and second. He asked if there was any other discussion, and there was none. Luna called for a vote, and all voted in favor of the motion. Passed 4-0.

c. Fire Hall central unit replacement and ceiling repair in living quarters for ambulance service: Brandon stated the air conditioning unit went out at the Fire Hall and the damage was possibly helped by employees of the Marshall County Ambulance Service but could not say for sure. He stated the town had purchased a new programmable thermostat for the ambulance service to use but someone broke the programmable thermostat. The emergency heat came on and stayed on for three (3) days. Luna asked if they had tried to bypass the password. Brandon stated it seems that way. He stated the unit is no longer working and we need to replace it. Brandon would like to purchase split units instead of one unit to save electricity. He stated we will be replacing the ceiling and getting rid of the drop ceiling to make it more energy efficient. He stated the split units will cost \$10,500.00. The drywall and painting will be \$10,000.00. He stated it is not a budgeted item. Johnson asked if there was any possibility of getting the county to help us with the costs. Brandon stated he asked, and they told him no. Arthur asked if it would be three (3) units. Brandon stated yes as a better alternative than running one large 5-ton unit. Arthur made a motion to replace the unit with split units because it is the Town of Cornersville's responsibility to furnish the Marshall County Ambulance Service a building. McClintock stated it had been a little while since they had been there. Brandon stated they had been there and fully staffed until this happened. Ambulance personnel are currently staffed in Lewisburg. He stated as soon as the repairs are done, they will be back in Cornersville. Arthur stated we will not have anyone there until the repairs are made. Luna asked if there was anything in the budget about this. Brandon stated we will probably have to scale back some paving projects because the police car and repairs to the fire hall were unknown at the time of budgeting for this fiscal year. He stated these items will not put us over budget. Kerber made a second to the motion. Luna stated he saw something about repairs and Brandon explained that was for materials to make the repairs on the fire hall for the Ambulance Service. Luna asked if there was any other discussion, and there was none. Luna called for a vote, and all voted in favor of the motion. Passed 4-0.

d. **Fire Department pumper truck repair:** Brandon stated he had met with Chief Matt Fox a couple of weeks ago, and Chief Fox had some concerns about the fire trucks. Brandon stated he believes the trucks have not been maintained properly. There were flat spots on the tires of the brush truck. He stated an independent party, Brindlee Mountain, who works strictly on fire trucks, stated they found a couple of items that need repair on the pumper truck but both vehicles are in good working order. Both are older vehicles but still have low hours and low mileage. He stated the tentative estimate for the repairs is \$15,000.00 which is a lot less expensive than a new truck.

Brandon stated that since they are older vehicles, the board needs to start considering replacing the vehicles in the near future. He stated he recommends getting the repairs done and getting the pumper truck fully operational. Arthur asked Brandon if they needed to be moved to keep flat places from forming on the tires. Brandon stated he has asked Scott Stiles, the Public Works Director, to move the trucks once a week and run them ten (10) miles a week to make sure they stay operational. Luna stated we pay them (firefighters) to do truck checks and Brandon agreed.

Brandon stated he is working on a checklist for the Fire Department to complete at each truck check they perform. Kerber stated the Fire Department should be the ones running the trucks ten (10) miles once a week. Brandon stated that is his expectation. Luna stated we need to do a checklist with the Police Department vehicles once a week as well. Brandon stated the difference between a police car and a fire truck, is the police cars are run regularly. Ostermann stated it would be good to have a checklist of any dormant vehicles, vehicles that are not used on a regular basis. He stated that includes the dump truck because it is hardly ever used or a police car that is hardly ever used. Johnson made a motion to make repairs on the Fire Department pumper truck. Kerber seconded the motion. Luna asked if there was any other discussion, and there was none. Luna called for a vote and all voted in favor of the motion. Passed 4-0.

Kerber asked if Coleman Road has a speed limit sign of twenty (20) MPH. Barbara Logelin stated yes there are speed limit signs on Coleman but none on McConnell Road. She stated there is a fifteen (15) MPH sign around a sharp curve on Coleman Road. Kerber said maybe the police officers could sit along Coleman Road especially when the kids are there. Sgt Vick stated they could if there was a safe place to sit and if the people would not blink their headlights warning other drivers of a police officer's presence.

13. Johnson made a motion to adjourn. Kerber seconded the motion.

John Luna, Mayor

Taylor Brandon, Town Recorder

Date