# Saints defense steps up in win over Carolina

John DeShazier SENIOR WRITER

Check out the NFC South division action between the New Orleans Saints and Carolina Panthers in Week 12 at the Mercedes-Benz Superdome.

The fewer the blades of grass to defend, the more precious they became, the more urgent it became for the New Orleans Saints defense to do something to get out of the jam it had gotten itself into Sunday afternoon.

So after rookie defensive back C.J. Gardner-Johnson was penalized for pass interference with 2:21 remaining in the game – a previously-called incompletion that was reversed after Carolina's challenge – and the Panthers set up first-and-

needed some fortitude and fortune to set in motion the events that led to its 34-31 victory in the Mercedes-Benz Super-

"It's huge, because you never know

goal from the Saints' 3, New Orleans how it's going to play into the game," linebacker Demario Davis said. "Our coach is always emphasizing defending every blade of grass, and that's why you do it, because you never know what could happen." s

# **Public Notices**

STATE OF LOUISIANA

7TH JUDICIAL DISTRICT

PARISH OF CONCORDIA

VIDALIA, LOU1SIANA

NOTICE OF SHERIFF'S SALE AND APPRAISAL NOTICE

REVERSE MORTGAGE SOLUTIONS INC.

SUIT NUMBER: 52444-A

REBECCA MASON BARBER AKA REBECCA M BARBER, AKA REBECCA BAR-

WRIT OF: WRIT OF SEIZURE AND SALE

By virtue of above WRIT issued from the Honorable 7th Judicial District Court in and for the Parish of Concordia, State of Louisiana, in the above-entitled number and cause, and to me directed, I have seized and taken into my possession and will offer for sale the following described property to-wit:

SEE ATTACHED

"ATTACHMENT" Please see the below property description;

LOT 7. BLOCK. 24, TOWN OP FERRIDAY, CONCORDÎA PARISH, LOUISIANA, and being all and the same property acquired by Katie Elizabeth Smith Cain and Joseph Franklin Ingles on October 27, 1995, by instrument recorded as Register No. 210408, COB 352, page 364,

Conveyance Records of Concordia Parish, Louisiana, together with all buildings and improvements thereon.

DATE OF SALE: January 8, 2020

PLACE OF SALE: Second Floor, Concordia Parish Courthouse

Vidalia, Louisiana

TIME OF SALE: Second Floor, Concordia Parish Courthouse

Vidalia, Louisiana TERMS OF SALE: Cash WITHOUT benefit of appraisement.

> KENNETH HEDRICK, SHERIFF BY: Laci Darcey (Deputy SherIff)

Advertise November 27, 2019 Advertise January 1, 2020

IF APPLICABLE, YOU MAY NAME AN APPRAISER TO VALUE THE PROPERTY IN THE ABOVECAPTIONED SUIT AND TO NOTIFY THE SHERIFF OF YOUR AP-POINTMENT NO LATER THAN TWO DAYS BEFORE THE SALE. SHOULD YOU FAIL TO APPOINT AN APPRAISER, THE SHERIFF SHALL APPOINT AN AP-PRAISER FOR YOU.

STATE OF LOUISIANA

7TH JUDICIAL DISTRICT

PARISH OF CONCORDIA

VIDALIA, LOUISIANA

NOTICE OF SHERIFF'S SALE AND APPRAISAL NOTICE

AMERICAN ADVISORS GROUP

SUIT NUMBER: 52379-A

KENNETH EUGENE HALL & MARY ATWELL HALL WRIT OF: WRIT OF SEIZURE AND SALE

By virtue of above WRIT issued from the Honorable 7th Judicial District Court in and for the Parish of Concordia, State of Louisiana, in the above-entitled number and cause, and to me directed, I have seized and taken into my possession and will offer for sale the fo\1owing described property to-wit:

## SEE ATTACHED

## "ATTACHMENT"

Lot No. 20 of North Taconey Subdivision of the Town of Vidalia, in Concordia Parish, Louisiana, as shown on a 'map or plat made by Jordan, Kaiser & Sessions, Registered Civil Engineers, in June, 1971, revised October, 1972, a copy of which revised plat or map is recorded in Plat Book "C", Page 13 as Document No. 118652, of the records of Concordia Parish, Louisiana, to which recorded map or plat reference is here made for a more particular description. Together with all buildings and improvements thereon; subject to restrictions, servitudes, rights-of-way and outstanding mineral rights of record affecting the property.

DATE OF SALE: December 4, 2019

PLACE OF SALE: Second Floor, Concordia Parish Courthouse Vidalia. Louisiana

TIME OF SALE: 10:00AM

TERMS OF SALE: Cash WITHOUT benefit of appraisement.

> KENNETH HEDRICK, SHERIFF BY: Laci Darcey (Deputy Sheriff)

Advertise October 23, 2019 Advertise November 27, 2019

IF APPLICABLE, YOU MAY NAME AN APPRAISER TO VALUE THE PROPERTY IN THE ABOVE CAPTIONED SUIT AND TO NOTIFY THE SHERIFF OF YOUR APPOINTMENT NO LATER THAN TWO DAYS BEFORE THE SALE. SHOULD YOU FAIL TO APPOINT AN APPRAISER, THE SHERIFF SHALL APPOINT AN AP-PRAISER FOR YOU.

STATE OF LOUISIANA

7TH JUDICIAL DISTRICT

PARISH OF CONCORDIA VIDALIA, LOUISIANA

NOTICE OF SHERIFF'S SALE AND APPRAISAL NOTICE

CONCORDIA BANK AND TRUST COMPANY SUIT NUMBER: 51522-B

DAVID NEAL BURLEY

WRIT OF: WRIT OF FIERI FACIAS

By virtue of above WRIT issued from the Honorable 7th Judicial District Court in and for the Parish of Concordia, State of Louisiana, in the above-entitled number and cause, and to me directed, I have seized and taken into my possession and will offer for sale the following described property to-wit:

## SEE ATTACHMENT

## Lot 4-A

Cocodrie Lake Estates, Portion of Lots 1,2, and 3 of the division of the portion of the Coleman Tract, situated in Section 24, T6N-R7E, Concordia Parish, Louisiana, described as follows, to-wit:

From the South 114 corner of Section 24, T6N-R7E, Concordia Parish, Louisiana, being the Southeast corner of Lot 1 of the division of portion of the Coleman Tract, per survey by Hawkins Engineering, Inc., recorded in Plat Cabinet 1, page 256A of the records of Concordia Parish, Louisiana, go West along the southerly boundary of said Lot 1, also being on the south boundary of said Section 24 for 1079.10 feet to the corner of the tract marked Reserved and Lot No.3 (50 acres) as shown on map by C. W. Babbit recorded in Conveyance Book V, on page 296 of the records of Concordia Parish, Louisiana; thence go N 35° 00' W along the boundary between said Lot 3 and the trac~ marked Reserved for 1369.98 feet to a 5/8" iron set at the most southerly corner of Lot I-"A" of the Cocodrie Lake Estates; thence leaving said lot boundary, go N 52 ° 45 E along the southeasterly boundary of said Cocodrie Lake Estates for 300.00 feet to a 5/8" iron set and the point of beginning, being the

most southerly corner of within described tract.

Thence from said point of beginning, go N 35° 00' W for 256.14 feet to a 5/8" iron set; thence continue N 35° 00' W for 187.93 feet to the edge of water of Cocodrie Lake (Horseshoe Lake) as ofJune 20, 2004; thence N 68° 46' 41" E along said lake for 102.91 feet; thence leaving the edge ofthe water of said Cocodrie Lake (Horseshoe Lake) S 35° 00' E for 159.34 feet to a 5/8" iron set; thence continue S 35° 00" E for 256.28 feet to a 5/8" iron set; thence S 5r 45' W for 100.00 feet to the point of

Within described tract contains 0.99 acres, more or less, being Lot 4-A of the Cocodrie Lake Estates, situated in Section 24, T6N-R7E, Concordia Parish, Louisiana.

All of Lot 4-A north of the centerline of Louisiana Highway 129 as shown on map of survey by Malcolm C. Barlow, Registered Surveyor, entitled" Map of Survey of Cocodrie Lake Estates, being a Portion of Coleman Tract, Situated in Section 24, T6N-R7E, Concordia Parish, Louisiana" and filed as an attachment to that certain deed from Samuel Wyatt Brown, Laurie Brown, Garlen H. Randall and Jamie Randall to David Stanley Murray and Toni Griffin Murray, located in Conveyance Book 409, Folio 986 as Document No. 250727 in the records of Concordia Parish, Louisiana. Together with all buildings and improvements located thereon.

CocQdrie Lake Estates, Portion of Lots 1,2, and 3 of the division of the portion of the Coleman Tract, situated in Section 24, T6N-R7E, Concordia Parish, Louisiana, described as follows. to-wit:

From the South 114 corner of Section 24, T6N-R7E, Concordia Parish, Louisiana, being the Southeast corner of Lot 1 of the division of portion of the oleman Tract, per survey by Hawkins Engineering, Inc., recorded in Plat Cabinet 1, page 256A of the records of Concordia Parish, Louisiana, go West along the southerly boundary of said Lot 1, also being on the south boundary of said Section 24 for 1079.10 feet to the comer of the tract marked Reserved and Lot No.3 (50 acres) as shown on map by C. W. Babbit recorded in Conveyance Book V, on page 296 of the records of Concordia parish, Louisiana; thence go

N 35° 00' W along the boundary between said Lot 3 and the tract marked Reserved for 1369.98 feet to a 5/8" iron set at the most southerly comer of Lot I-"A" of the Cocodrie Lake Estates; thence leaving said lot boundary, go N 52 ° 45'E along the southeasterly boundary of said Cocodrie Lake Estates for 400.00 feet to a 5/8" iron set and the point of beginning, being the most southerly coner of within described

Thence from said point of beginning, go N 35° 00' W for 256.28 feet to a 5/8" iron set; thence continue N 35° 00' W for 159.34 feet to the edge of water of Cocodrie Lake (Horseshoe Lake) as of June 20, 2004; thence N 66 0 32' 02" E along said lake for 101.98 feet; thence leaving the edge of water of said Cocodrie Lake (Horseshoe Lake) S 35° 00' E for 134.52 feet to a 5/8" iron,set; thence continue S 35° 00' E for 256.80 feet to a 5/8" iron set; thence S 52° 45' W for 100.00 feet to the point of

Within described tract contains 0.93 acres, more or less, being Lot 5-A of the Cocodrie Lake Estates, situated in Section 24, T6N-R7E, Concordia Parish, Louisiana.

2.) One (1) 2006 Cappaert Magnet 80' X 32' Mobile Home bearing Serial Number CHVM160627624014A and CHVM160627624014B.

DATE OF SALE: December 4, 2019

Second Floor, Concordia Parish Courthouse PLACE OF SALE: Vidalia, Louisiana

TIME OF SALE: 10:00 AM

TERMS OF SALE: Cash WITH benefit of appraisement.

KENNETH HEDRICK, SHERIFF BY:LACI DARCEY (Deputy Sheriff)

Advertise October 23,2019 Advertise November 27, 2019

IF APPLICABLE, YOU MAY NAME AN APPRAISER TO VALUE THE PROPERT IN THE ABOVECAPTIONED SUIT AND TO NOTIFY THE SHERIFF OF YOUR AP-POINTMENT NO LATER THAN TWO DAYS BEFORE THE SALE. SHOULD YOU FAIL TO APPOINT AN APPRAISER, THE SHERIFF SHALL APPOINT AN AP-PRAISER FOR YOU.

## **NEWSPAPER NOTICE**

On October 31, 2019, Tom Gay, The River Radio Group, licensee of FM Radio Stations KNFV-FM and KWTG-FM, Ferriday and Vidalia, Louisiana, filed an application with the Federal Communications Commission to assign the permit of KNFV-FM and KWTG-FM The Radio Group to MissLou Media, LLC, in Natachez,

Those owning more than 5% of the ownership of MissLou Media, LLC are Brenda Floyd and Jimmy Allgood, both of Natchez, Mississippi.

Individuals who wish to advise the FCC of facts relating to this application should file comments with the FCC by December 15,2019. A copy of the application is available for public inspection at station Studios located at in Ferriday and Vidalia Louisana during normal business hours. Further information concerning the FCC's broadcast license process is available at from the FCC, Washington D.C. 20554 and at www.fcc.gov.

11/13 11/20 11/27

## **PUBLIC NOTICE:**

The proposed budget for the District Attorney's Office, 7th JDC, for the year ending December 31, 2020 has been prepared, as well as the Amended Budget for the year ending December 31, 2019. The budgets are available for inspection. A public hearing on the proposed budget and amended budget will be held on December 11, 2019 in the Concordia Parish District Attorney's Office between the hours of 9:00a.m to 10:00 a.m. Bradley R. Burget

District Attorney, 7th JDC

11/27/19

Regular meeting of Concordia Waterworks District No. 1, October 15, 2019.

Meeting called to order at 7:00 p.m., Jean Fairbanks presiding.

INVOCATION: ROLL CALL:

Mike Sanders All commissioners present VISITORS: Anita Cliburn; Scott Adams; Charles Renfrow, Manager;

Randall Butts, Janice Ford

Mike Sanders made a motion to accept as written the minutes of the September 17, 2019 board meeting. Warren Enterkin seconded and motion carried.

Mrs. Fairbanks, President opened the meeting for discussion. Mrs. Cliburn spoke with the board about a high water bill she received. Discussion followed. The Board of Commissioners stated they could not issue a credit for water usage, due to not being able to read the meter due to high water at Deer Park.

Mrs. Fairbanks, President introduced Scott Adams. Mr. Adams presented the audit completed for the 2018-2019 fiscal year. Mike Sanders made a motion to adopt the 2018-2019 audit completed by Silas Simmons, LLC. Don Linder seconded and mo-

Warren Enterkin made a motion to change the valve cut/damaged price from \$75.00 to \$100.00. Catherine Cartwright seconded and motion carried.

Warren Enterkin made a motion to pull out \$30,308.75 from the Concordia Bank Sinking Fund. Catherine Cartwright seconded and motion carried.

Catherine Cartwright made a motion to pay the November 1, 2019 note due to Concordia Bank & Trust, in the amount of \$30,308.75. Don Linder seconded and motion

Mike Sanders made a motion to approve the September 2019 fuel bill from Delta Fuel, in the amount of \$2,431.41. Warren Enterkin seconded and motion carried.

Warren Enterkin made a motion to approve the monthly bills and purchase orders. Catherine Cartwright seconded and motion carried. Mike Sanders made a motion to adopt the September 2019 monthly budget. Don

Linder seconded and motion carried.

Warren Enterkin made a motion to approve and pay the bill from Silas Simmons, LLC for the 2018-2019 audit. Catherine Cartwright seconded and motion carried.

Mike Sanders made a motion to add a Tampering Fee to customers when tampering of meters is found. Charges are as follows: 1st Offense - \$100.00; 2nd Offense -\$150.00; 3rt! Offence - \$200.00. Warren Enterkin seconded and motion carried.

Discussion on applying for a CWEF grant.

Warren Enterkin made a motion to declare the meeting over at 8:13 p.m. Catherine Cartwright seconded and motion carried.

s/s Jean L. Fairbanks s/s Warren S. Enterkin\_ **PRESIDENT SECRETARY** 

11/27

MINUTES OF A REGULAR PUBLIC MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE TOWN OF VIDALIA, LOUISIANA, HELD ON TUESDAY, NOVEMBER 12, 2019 AT 6:00 P.M. IN THE TOWN HALL MEETING ROOM

The Mayor and Board of Aldermen of the Town of Vidalia, Louisiana, met, in regular session, in the Town Hall Meeting Room in Vidalia, Louisiana, on Tuesday, November 12, 2019, at 6:00 p.m.

There were present: Mayor Buz Craft, Aldermen Jon Betts, Tommy Probst, Robert Gardner, Tron McCoy and Alderwoman Sabrina Dore'. There were absent: NONE.

There were also present: Debra Moak, Town Accountant; George C. Murray, Jr., Town Attorney; Jay LaSyone, Town Clerk, and Bill Murray, Town Manager; and representatives of the press. The meeting was opened with an invocation given by Alderman Betts,

followed by the reciting of the Pledge of Allegiance. A quorum being present, the Mayor declared the Mayor and Board of Aldermen of the Town of Vidalia, Louisiana, to be duly convened, in regular session, as the governing authority of said municipality, and opened the meeting for the conduct of business

After being reviewed, the typed minutes of the Regular Meeting of October 8, 2019, were approved. Motion for approval was made by Alderwoman Dore', seconded by Alderman Betts, and unanimously carried.

Addressing Agenda Item No. 1, the Mayor called on the Town Accountant, Debra Moak, who made her usual report on the financial statement for the month of September, 2019. As customary, she explained the fund balances for each of the funds, which summaries included a comparison of actual expenses to budget expenses. She reviewed the several summary sheets, previously given to the Aldermen, and reported on the various positive and negative fund balances and indicated the net changes in the various funds through September 30, 2019. She specifically reported on the amounts and the various fund balances and noted that the Town is presently at 23% of the total budget. The Mayor interjected that the Department Heads are doing a very good job of keeping expenses to a minimum. Following her presentation, there being no questions or comments, the Mayor thanked

Mrs. Moak for her thorough presentation. Agenda Item No. 2 was the consideration of occupational license applications. The first application was by Christie McGuire for "Sweet Gypsy" at 502 N. Oak Street, for an online, home business - clothing boutique. There being no questions or comments, it was moved by Alderwoman Dore', seconded by Alderman Gardner, and unanimously carried, that the application be granted.

The second application was by Courtney Dawn Welch for "Holy Rollers", at 4010 Carter Street, for a rolled ice cream shop with various treats. Ms. Welch spoke to the Board on behalf of her application. Following her presentation, there being no questions, it was moved by Alderwoman Dore', seconded by Alderman Gardner, and unanimously carried, that the application be granted. Agenda Item No. 3 was the consideration of outdoor sign applications.

The only application was by Courtney Welch for a lighted sign 48" high by 85 1/2" wide as per the attached specifications. She had spoken previously on behalf of the application. There being no comments or questions, it was moved by Alderwoman Dore', seconded by Alderman Probst, and unanimously carried, that the application Agenda Item No. 4 was the Mayor's update on upcoming street &

sewer projects. The Mayor reported to the Board that one of the sewer projects is the one ongoing near Johnnie Mae's Restaurant, and that various streets are being scheduled for repair and overlay; he spoke briefly about priorities and timelines. He indicated that he hopes to have a bid opening on November 21, 2019, for the first of the street projects. There were no questions of the Mayor. Agenda Item No. 5 was the Mayor's update on the Carter Street overlay project. The Mayor began by reminding everyone that the Carter Street is a State

that he has been advised that the project should be ending by the second week of December, weather permitting. After fielding a couple of questions from the audience, the Mayor moved on to the next agenda item. Agenda Item No. 6 was the Mayor's update on the status of the utility rebate payments. He indicated that there is approximately \$795,000.00 available for rebates and that the Town is about ready to start printing the checks and that

project, not a Town project, and that it was initially an 80 day project. He indicated

they should be in the mail, hopefully, by this coming Friday. Agenda Item No. 7 was the Mayor's update on proposed projects funded by excess hydro royalty revenues. The Mayor reported that he has had several meetings concerning possible projects for the use of those funds, but that he has decided to wait until the bids on the Street projects come in to make sure that the Town has sufficient funds to repair all of the streets before committing funds for other projects. There followed a discussion between the Mayor, the Board and those in attendance, concerning the need for additional sewer pumping stations and the Mayor briefly discussed those plans which are in progress. In addition, it was noted from the audience that there are hopes that the Town would not use all of the excess hydro royalty revenues for street projects but would fund some of the other type projects.

Agenda Item No 8 was a discussion on the need for short-term leasing of a pumper truck for the Vidalia Fire Department. The Mayor asked Fire Chief Johnny Evans to comment on this item. Chief Evans advised that there had been an accident in which the pumper truck was damaged and is presently unusable. He said he can lease a truck for \$11,500.00 in the interim until the Town's truck can be repaired. There followed a brief discussion between Chief Evans and the Board concerning the accident causing the damage and the necessity for replacing the truck at this point. Following those discussions, it was a consensus that it is proper to go ahead and lease a pumper truck at this time.

Agenda Item No. 9 was Board approval of a replacement hire for the Vidalia Police Department. The Mayor discussed the need for a replacement with the Board as did Police Chief Joey Merrill. Following the discussion, the Mayor opened the floor for public comments. There were several comments and questions and Chief Merrill addressed those issues. After the public comments item was concluded, the Mayor asked for a discussion and vote. There being no further discussion, a motion to approve the hire of Samara M. Barber as a full-time dispatcher at the Vidalia Police Department was made by Alderman Gardner, and seconded by Alderwoman Dore'. The vote thereon was unanimous.

Agenda Item No 10 was Board discussion and vote on a resolution making application to the State Bond Commission for consent and authority to issue not exceeding Seven Million Dollars (\$7,000,000.00) of electric utility revenue bonds of the Town of Vidalia, State of Louisiana; and providing for other matters in connection therewith. It was noted that an Engineer's opinion of probable cost as well as the proposed Resolution had previously been provided to the Board and was presented at the meeting. The Mayor began by briefly explaining the background and the need for building a new Electric Substation, which went all the way back to 2011, and called on Jeremy McElwee to make a more complete explanation of the present need. Following Mr. McElwee's presentation, the Mayor opened the public comments portion of the discussion. There followed an extended period of questions and discussions from those in attendance as well as various comments from members of the Board. The concern seemed to be about the borrowing of the money and the Mayor explained that they are not borrowing any money at the moment but asking for a Resolution to start the process to have the State Bond Commission approve the issuance of the bonds, if needed in the future. Following the public comments portion, the Mayor concluded that portion and opened the agenda for the Board discussion and vote. There were additional comments and questions from Board members and, at one point, Alderman McCoy requested that the minutes reflect that the Mayor had agreed to let the Board know when any draws were to be taken during the construction process. Thereafter, a motion was made by Alderman McCoy, seconded by Alderman Betts, to approve the Resolution making application to the State Bond Commission for consent and authority

to issue not exceeding Seven Million Dollars (\$7,000,000.00) of electric utility revenue bonds all as set forth in the form Resolution as presented. A voice vote was taken and the result was as follows: Alderman Betts - YEA; Alderwoman Dore' -

(CONTINUED TO PAGE 7B)

# **Public Notices**

#### (Continued from 6B)

YEA; Alderman Gardner – YEA; Alderman McCoy – YEA; Alderman Probst – YEA. The vote being unanimous in favor, the Resolution was adopted.

(A COPY OF THE RESOLUTION IS ATTACHED HERETO AND MADE A PART HEREOF)

The following resolution was offered by **Alderman McCoy** and seconded by **Alderman Betts**:

#### Resolution

A resolution making application to the State Bond Commission for consent and authority to issue not exceeding Seven Million Dollars (\$7,000,000) of Electric Utility Revenue Bonds of the Town of Vidalia, State of Louisiana; and providing for other matters in connection therewith.

WHEREAS, the Town of Vidalia, State of Louisiana (the "Issuer"), now owns and operates an electric utility system (the "System") and wishes to construct and acquire extensions and improvements thereto, including equipment and fixtures thereof (the "Project"); and

WHEREAS, pursuant to Section 1430 of Title 39 of the Louisiana Revised Statutes of 1950, as amended (R.S. 39:1430) (the "Act"), this Mayor and Board of Aldermen (the "Governing Authority"), the governing authority of the Issuer, now wish to issue not exceeding Seven Million Dollars (\$7,000,000) of Electric Utility Revenue Bonds of the Issuer (the "Bonds"), to provide funding for the Project, the Bonds to be secured by and payable solely from the income and revenues derived or to be derived from the operation of the System; and

WHEREAS, the Issuer has no other outstanding indebtedness payable from the income and revenues derived or to be derived from the operation of the System; and

WHEREAS, the Issuer wishes to apply to the State Bond Commission for consent and authority to issue the Bonds and to authorize the publication of a notice of public hearing with respect to the Bonds and the holding of such hearing;

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Board of Aldermen of the Town of Vidalia, State of Louisiana, acting as the governing authority thereof. that:

SECTION 1. Application is hereby made to the State Bond Commission for consent and authority to issue, sell and deliver not exceeding Seven Million Dollars (\$7,000,000) of Electric Utility Revenue Bonds of the Town of Vidalia, State of Louisiana (the "Issuer"), for the purpose of paying costs of constructing and acquiring extensions and improvements to and for the System of the Issuer, including appurtenant equipment and fixtures thereof, and paying the costs of issuance of the Bonds in accordance with the provisions of the Act. The Bonds shall bear interest at a rate or rates not exceeding six percent (6.00%) per annum and mature no later than twenty (20 years from the date thereof. The Bonds will be secured by and payable in principal and interest solely from the income and revenues derived or to be derived by the Issuer from the operation of the System, after paying the reasonable and necessary expenses of operating and maintaining the System.

SECTION 2. A certified copy of this resolution shall be forwarded to the State Bond Commission, together with a letter requesting the prompt consideration and approval of this application.

SECTION 3. By virtue of applicants/issuer's application for, acceptance and utilization of the benefits of the Louisiana State Bond Commission's approval(s) resolved and set forth herein, it resolves that it understands and agrees that such approval(s) are expressly conditioned upon, and it further resolves that it understands, agrees and binds itself, its successors and assigns to, full and continuing compliance with the "State Bond Commission Policy on Approval of Proposed Use of Swaps, or other forms of Derivative Products Hedges, Etc.", adopted by the Commission on July 20, 2006, as to the borrowing(s) and other matter(s) subject to the approval(s), including subsequent application and approval under said Policy of the implementation or use of any swap(s) or other product(s) or enhancement(s) covered thereby

SECTION 4. This Governing Authority hereby approves and authorizes the publication of a Notice of Public Hearing and does hereby further authorize and approve a public hearing to be conducted as set forth in said Notice in accordance with the requirements of Section 147(f) of the Internal Revenue Code of 1986, as amended

SECTION 5. Prior to the delivery of the Bonds, the Issuer intends to expend moneys from the general fund for the Project and reasonably expects to reimburse said expenditures from the proceeds of the Bonds in an amount not exceeding \$6,000,000. Any such allocation of proceeds of the Bonds for reimbursement will be with respect to capital expenditures (as defined in Treasury Reg. 1.150-1[b]) and will be made upon the delivery of the Bonds and not later than eighteen (18) months after the later of (i) the date such expenditure was paid or (ii) the date on which the Project was placed in service. This Section is intended to be a declaration of official intent within the meaning of Reg. 1.150-2.

SECTION 6. This Governing Authority finds and determines that a real neexists for the employment of special counsel in connection with the of the Bonds, and accordingly, Foley & Judell, L.L.P., of New Orleans, Louisiana, Bond Counsel, is hereby employed to do and perform work of a traditional legal nature as bond counsel with respect to the issuance and sale of said Bonds. Said Bond Counsel shall prepare and submit to this Governing Authority for adoption all of the proceedings incidental to the authorization, issuance, sale and delivery of such Bonds, shall counsel this Governing Authority as to the issuance thereof and shall furnish its opinions covering the legality of the issuance of the Bonds. The fee of Bond Counsel is fixed at a sum not exceeding the fee allowed by the Attorney General's fee guidelines for such bond counsel work in connection with the issuance of revenue bonds and based on the amount of said bonds actually issued, sold, delivered and paid for, plus "out-of-pocket" expenses, said fees to be contingent upon the issuance, sale and delivery of the Bonds. A certified copy of this resolution shall be submitted to the Attorney General of the State of Louisiana for his written approval of said employment and of the fees herein designated.

The Governing Authority hereby acknowledges that it has named Foley & Judell, L.L.P. of New Orleans, Louisiana, as bond counsel for the Bonds, and in connection therewith, the Mayor is hereby authorized and directed to execute, and the Governing Authority hereby agrees to and accepts the terms of, the engagement letter of Bond Counsel, a copy of which is on file with the Clerk of the Issuer.

The following resolution having been submitted to a vote, the vote thereon was as follows:

<u>Member</u>	<u>Yea</u>	Nay	<u>Absent</u>	Abstaining
Triand McCoy	X			
Thomas Probst	X			
Jon Betts	X			
Sabrina Dore'	X			
Robert Gardner	X			

And the resolution was declared adopted on this, the 12th day of November, 2019.

this instituion is an equal opportunity provider and employer.

Agenda Item No. 11 was a public hearing on an ordinance amending Chapter 6 of Ordinance No 664, Town of Vidalia Code of Ordinances, pertaining to animals. The Mayor briefly explained the process which has culminated in the introduction, last month, of an ordinance amending Chapter 6 of the Ordinance pertaining to animals and asked for a motion to open the public hearing. A motion to open the public hearing was made by Alderman Betts, seconded by Alderman Gardner, and unanimously carried, the Mayor declared the public hearing to be open. The Mayor again explained, briefly, the process which has culminated in the introduction of the new Ordinance pertaining to animals. There were no questions or comments. Thereupon, it was moved by Alderman Betts, seconded by Alderman McCoy, and unanimously carried, to close the public hearing and the Mayor announced the hearing closed.

Agenda Item No. 12 was Board discussion & vote on an ordinance amending Chapter 6 of Ordinance No. 664, the Town of Vidalia Code of Ordinances, pertaining to animals. The Mayor noted that the public hearing had just been concluded and opened the floor by discussion by the Board. Alderman Gardner mentioned concerns over limiting the number of animals, dogs and cats, in the new Ordinance. There followed a short discussion at which time the Mayor called on Mrs. DeeDee Roberts, who was instrumental in formulating the amendments and changes to the current Ordinance, to respond to the various questions from the Board and some from the audience. Toward the end of the discussion, it was brought up that many feel that the animals as presently are in possession of persons in the Town which would be in violation of the prohibition against animals of a barnyard nature should this ordinance pass, ought to be somehow grandfathered and allowed to be kept by the owners. Following more discussion, it was the consensus that those animals should be grandfathered. Following the discussions, a motion was made to adopt the Ordinance, as presented, with the Amendment concerning grandfathering, was made by Alderwoman Dore', seconded by Alderman Probst. The voice vote thereon was as follows: Alderman Betts - YEA; Alderwoman Dore' -YEA; Alderman Gardner – YEA; Alderman McCoy – YEA; Alderman Probst – YEA. It was noted that the motion had carried and the Ordinance, as presented and amended, is hereby adopted.

(A COPY OF THE ORDINANCE IS ATTACHED HERETO AND MADE A PART

ORDINANCE NO. \_\_\_\_

AN ORDINANCE AMENDING CHAPTER 6 OF ORDINANCE NO. 664, THE TOWN OF VIDALIA CODE OF ORDINANCES, PERTAINING TO ANIMALS

**BE IT ORDAINED** by the Mayor and Board of Aldermen of the Town of Vidalia, Louisiana, in regular session, duly convened as the governing authority of said municipality, that:

#### WHEREAS

This proposed ordinance was previously introduced at the October 8, 2019 meeting of the Mayor and Board of Aldermen;

Due notice of the introduction of this proposed Ordinance was advertised in the official journal on the 23rd day of October, 2019; and

A public hearing was held by the Board of Aldermen on the 12th day of November, 2019;

**NOW THEREFORE**, it is hereby declared and ordained that: CHAPTER 6, Article II, Section 6-20 is added to read, in its entirety, as set forth in Exhibit "A" attached hereto;

CHAPTER 6, Article II, Sections 6-21 through 6-28 and 6-30 are amended to read, in their entirety, as set forth in Exhibit "A" attached hereto; and

CHAPTER 6, Article III, Sections 6-47 through 6-49 and 6-51 and 6-52 are amended to read, in their entirety, as set forth in Exhibit "A" attached hereto; and

CHAPTER 6, Article IV, Division 2, Section 6-94, is amended to read, in its entirety, as set forth in Exhibit "A" attached hereto; and

CHAPTER 6, Article IV, Division 2, Sections 6-95 through 6-97, inclusive, are repealed in their ENTIRETY.

All other provisions of the foregoing Ordinance No. 664 shall remain in full force

and effect.

The foregoing ordinance was read and considered, and the vote thereon was as follows:

YEAS: Aldermen Betts, McCoy, Gardner, Probst and Alderwoman

ore'.

NAYS: NONE.

ABSTAINING: NONE.
ABSENT: NONE.

WHEREUPON, the Mayor declared the foregoing ordinance to be duly adopted this 12th day of November, 2019.

"EXHIBIT A"

Chapter 6 – ANIMALS

ARTICLE I. – IN GENERAL

Sec. 6-1. – Bird sanctuary.

(a) Designation. The entire area embraced within the corporate limits of the town is designated as a bird sanctuary.

(b) Prohibited acts. It is unlawful for any person to trap, hunt, shoot or attempt to shoot, or molest in any manner any bird or to rob bird nests within the

(c) Exception for nuisance birds. In the event of any starlings, jays, English sparrows or blackbirds, or similar birds are found to be congregating in numbers in a particular locality within the town, the mayor and board of aldermen, after investigation thereof and a hearing thereon, may determine such congregation to be a menace to health or property and a nuisance.

(d) Abatement of nuisance, destruction of birds. If the mayor and board of aldermen shall ascertain and determine that the congregations of any birds in a particular locality within the town shall constitute a menace to health or property, they shall proceed to abate the same. If no satisfactory method of abatement can be found, such birds may be destroyed.

(e) Penalty. Any person found in violation of this section shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be fined as provided in the town fee schedule or be imprisoned in the town jail not exceeding two days, or by both such fine and imprisonment.

(Ord. No. 567, 2-9-1993)

Secs. 6-2 – 6-19 – Reserved.

ARTICLE II. – DOGS

Sec. 6-20. – Definitions.

The following words, terms and phrases, when used in this Article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Dog is any male or female member of the canine species of animals.

Notice is oral notification by telephone or written notice left at the usual place of abode, by the Animal Control officer or by the town's Police Department setting forth that the owner's dog has been taken up and setting forth therein a brief description of the dog and the name of the owner, if known.

Owner is a person who owns, keeps, harbors, controls, (physically or verbally), feeds, shelters or aids the dog; or (2) a person who is the Owner's agent left in charge of the dog; or (3) A person who states that he or she will be responsible for the dog. If the Owner of the dog is under the age of seventeen (17) years, then the head of the household of such person under age seventeen (17) is deemed to be an Owner and responsible for the dog. There is a rebuttable presumption that any person who owns, keeps, harbors, controls, feeds, shelters or aids any dog for three (3) consecutive days or more is and Owner for purposes of these Articles

Proper Shelter means providing each animal with adequate shelter from the elements as required, to prevent unnecessary or unjustifiable suffering by the animal.

Proper Food means providing each animal with daily food of sufficient quality and quantity to prevent unnecessary or unjustifiable suffering by the animal.

Proper Water means providing each animal with daily water of sufficient quality and quantity to prevent unnecessary or unjustifiable suffering by the animal.

Proper Veterinary care means providing each animal with veterinary care sufficient to prevent unnecessary or unjustifiable physical pain or suffering by the animal.

Abandons means to completely forsake and desert an animal previously under the custody or possession of a person without making reasonable arrangements for its proper care, sustenance, and shelter.

 $\ensuremath{\textit{Cruel}}$  means every act or failure to act whereby unjustifiable physical pain or suffering is caused or permitted.

Dog fighting means an organized event wherein there is a display of combat between two or more dogs in which the fighting, killing, maiming, or injuring of a dog is the significant feature, or main purpose, of the event.

Sec. 6-21. – Running at large.

It is unlawful for the owner of any dog to allow or permit such dog to run at large within the corporate limits of the town.

If a dog is on a leash and under the control of a keeper of sufficient age and maturity, wearing a collar with proper anti-rabies tag and ID, or in a secure enclosure, then it shall not be deemed to be running at large.

(Code 1990, 4-26; Ord. No. 498, 1, 8-9-1977)

Sec. 6-22. – Female dogs in season.

It is unlawful for the owner of any female dog to allow such dog to be anywhere other than on the premises of the owner, in an enclosure, during the particular female dog's mating period. During the particular female dog's mating period, chaining, tethering, or fastening a female dog on a cable with or without a secure enclosure is prohibited.

(Code 1990, 4-26; Ord. No. 498, 1, 8-9-1977)

Sec. 6-23. – Keeping vicious dogs.

It is unlawful for the owner of any dog known to have vicious propensities or known to have bitten anyone, to permit the same to be anywhere other than on the premises of its owner, under the control of the owner, in a substantial enclosure as follows:

A constructed cage, pen or enclosure for a vicious dog must have secure sides; a secure top attached to the sides; and a secure bottom with is either attached to the sides or else the sides of the structure must be embedded in the ground no less than two (2) feet. The pen or enclosure must be completely encircled by a fence constructed in such a manner as to prevent a person or child from being able to reach the Animal's pen or enclosure.

It is unlawful for anyone within the town limits to own, possess, keep, or train a dog for purpose of dog fighting and no person shall intentionally do any of the following;

Own or possess any treadmill wheel, hot walker, cat mill, cat walker, jenni, or

other paraphernalia, together with evidence that the paraphernalia is being used or intended for use in the unlawful training of a dog to fight with another dog, along with the possession of any such dog.

Own or possess a dog exhibiting injuries or alterations consistent with dog fighting, including but not limited to torn or missing ears, scars, lacerations, bite wounds, puncture wounds, bruising or other injuries, together with evidence that the dog has been used or is intended for use in dog fighting.

For amusement or gain, cause any dog to fight with another dog, or cause any dogs to injure each other.

A suspected vicious dog may be deemed vicious only by a Licensed Veterinarian, and impounded for 7 days at a holding facility designated by the town, and humanely euthanized by a Licensed Veterinarian after the 7 day period.

(Code 1990, 4-26; Ord. No. 498, 1, 8-9-1977)

Sec. 6-24. - Impoundment and disposition of dogs at large.

(a) Any dog found running at large in violation of this article shall be caught, taken up, and impounded by the person so authorized by the Chief of Police, and shall be so kept for a period of seven days, including the day of capture. Such dog shall, if not redeemed by owner within such period, become available for adoption or transport to another facility for adoption, and kept no more than 8 months in the town impoundment facility.

(b) During the 7-day period provided in this Section, the owner of any dog impounded may redeem such dog by paying a fee for seizing and a fee for each day it is impounded, as provided in the Town Impoundment Facility Fee Schedule. If such dog has not been vaccinated with anti-rabies vaccine administered by Licensed Veterinarian, the owner must also pay the fee for the dog to be vaccinated with the anti-rabies vaccine by a Licensed Veterinarian before the dog is released back to the owner.

(Code 1990, 4-29-4-31; Ord. No. 479, 7-9, 4-8-1975)

Sec. 6-25. - Compliance with article required.

No owner of any dog within the town limits is entitled to have his dog protected by law unless the dog is vaccinated with the anti-rabies vaccine by a licensed veterinarian. It is also unlawful for a dog running at large to be without a collar with the anti-rabies tag obtained by a licensed veterinarian attached and a proper ID tag with current owner's name, address and current phone number also attached. As a minimum, dogs shall be so vaccinated at the ages and intervals specified by state regulations as amended by the Louisiana Department of Health.

(Code 1990, 4-32; Ord. No. 479, 10, 4-8-1975)

Sec. 6-26. – Impoundment of certain dogs.

When a dog is found running at large in violation of this Article, and when such dog cannot be caught after all reasonable efforts have been exerted to do so, such dog shall be trapped or tranquilized by a certified Animal Control Officer, and impounded.

Any person causing interference in the pursuit and trapping of a dog by the Animal Control Officer shall be deemed guilty of a misdemeanor.

(Code 1990, 4-32; Ord. No. 479, 11, 4-8-1975)

Sec 6-27. – Dogs as nuisances.

It is unlawful for any person to keep a dog which is a public nuisance within the town, whether with or without an anti-rabies tag. Excessive, continuous or untimely barking or howling; molesting passers-by; chasing vehicles; habitually attacking other domestic animals; trespassing upon school grounds; or trespassing upon private property in such a manner as to damage such property shall constitute a public nuisance. The foregoing examples of nuisances are not exclusive.

(Code 1990, 4-32; Ord. No. 479, 12, 4-8-1975)

Sec. 6-28. – Maximum number of dogs.

The maximum number of dogs to be housed at any residence in the town limits shall be limited to five (5) dogs over the age of 28 weeks. Each individual residence within the town limits will be allowed to exceed the limit of five dogs only if the residence has been registered at Town Hall and proof of rabies vaccination and sterilization of each individual dog has been submitted. Those two documents must be submitted yearly for each individual dog, to Town Hall to keep an updated registration with the town. If registrant chooses not to sterilize every dog at the premises, they will be required to obtain an Occupational License for the Town of Vidalia with approval from the Board of Alderman.

(Ord. No. 609-B, 12-9-2003)

Sec. 6-29. – Penalty for violation.

All violations of this Article shall be punished as misdemeanors. In addition, the Mayor and Board of Aldermen are empowered to bring the necessary Court action to abate any public nuisance created by the keeping of a dog or dogs in violation of this Article.

(Code 1990, 4-35; Ord. No. 479, 13, 4-8-1975)

Sec. 6-30. – Cruelty to animals.

(a) It is unlawful and cruel to abandon any animal within the town limits, whether it is on the premises of the owner, regardless if property is owned or rented by the animal's owner, or to abandon any animal at large.

(b) It is unlawful and cruel for an owner of any animal not to provide proper food, proper water, proper shelter and proper veterinary care for each animal on the property or premises of the owner.

1. Proper, adequate shelter shall provide protection from the cold, wind, rain and hail, is not made of materials or constructed in a manner that may pose a risk of injury to the animal, allows the animal to stand, sit, lie down and turn around in its shelter, has an entrance that is proportionate to the animal using it, faces away from the prevailing winds, and has a floor elevated several inches off of the ground that is impervious to moisture and covered with clean, dry bedding

(c) It is unlawful and cruel to confine an animal to exposure to temperatures detrimental to the health of the animal.

Secs. 6-31—6-46. – Reserved.

Article III. – CATS

Sec. 6-47. – Definitions.

The following words, terms and phrases, when used in this Article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Cat is any male or female member of the feline species of animals.

Notice is oral notification by telephone or written notice left at the usual place of abode, by the Animal Control officer or by the town's Police Department setting forth that the owner's animal has been taken up and setting forth therein a brief description of the animal and the name of the owner, if known.

Owner is a person who owns, keeps, harbors, controls, (physically or verbally), feeds, shelters or aids the animal; or (2) a person who is the Owner's agent left in charge of the animal; or (3) A person who states that he or she will be responsible for the animal. If the Owner of the animal is under the age of seventeen (17) years, then the head of the household of such person under age seventeen (17) is deemed to be an Owner and responsible for the animal. There is a rebuttable presumption that any person who owns, keeps, harbors, controls, feeds,

(CONTINUED TO PAGE 8B)

# **Public Notices**

#### (Continued from 7B)

shelters or aids any animal for three (3) consecutive days or more is and Owner for purposes of this Article.

Trap, Neuter, and Release (TNR) Program means a program approved by the Mayor, Board of Alderman, and a Licensed Veterinarian in which community cats are captured, evaluated, vaccinated for Rabies, Feline Leukemia and Aids, sterilized, ear tipped, micro-chipped, and released.

(Ord. No. 585, 1, 5-13-1997)

Sec. 6-48. – Running at large; impoundment and redemption.

(a) Cats at large. No cat shall be permitted to be and remain within the corporate limits of the town, unless the owner thereof shall have complied with all of the provisions of this article and shall have paid the fees provided for herein, if applicable

(b) Impoundment. A cat found within the town limits in violation of any applicable provision of this article shall be taken up and impounded by the animal control officer, at a designated local veterinary facility, and shall be kept for a period of seven days.

(c) Payment of impoundment fees.

(1) During the seven-day period provided above, the owner of a cat impounded under the provisions of this Article may redeem the same by paying all fees which may have accrued therefore. The animal control officer shall keep a book in which the date of which any animal impounded under the provisions of this Article shall be entered, with a description specifying its kind, color, stature, marks or brands, by which it may be identified. Fees for the impoundment of cats under the provisions of this Article and for the care and feeding of such cats during such impoundment shall be as charged by the Veterinary facility. If such cat is claimed in the 7-day period and has not been vaccinated with the anti-rabies vaccine being administered by a Licensed Veterinarian, the owner must also pay the fee for the cat to be vaccinated with the anti-rabies vaccine by b Licensed Veterinarian before the cat is released back to the owner.

(d) Unredeemed cats. Any cat impounded under the provisions of this article which is not redeemed by the owner thereof within the seven-day period may become available for adoption, or transported to another facility for adoption, or may become part of a trap, neuter, and release program (TNR).

Any person causing interference in the pursuit or trapping of a cat by the Animal Control Officer shall be deemed guilty of a misdemeanor.

(Ord. No. 585, 2, 5-13-1977)

#### Sec. 6-49. - Inoculation.

It is the duty of the owner of every cat three months of age or older, within the town, to have the cat vaccinated against rabies with the approved dosage of an approved anti-rabies vaccine properly administered by a licensed veterinarian and to see that all cats, when so vaccinated, wear about the neck and securely attached to the collar a metal tag approved by the State Board of Health with the serial number of the vaccination and the year in which the cat was inoculated stamped thereon, and to see that the collar with the tag attached thereto is worn by the cat at all times. It shall further be the duty of the owner of every cat to have the vaccination repeated annually as provided by law. It is unlawful for the owner of any cat to fail to have the same vaccinated or tagged as hereinabove set forth. It shall further be unlawful for any person other than the owner to alter or remove any tag placed upon any cat as provided for by this Article. (Ord. No. 585, 2-5-13-1997)

Sec. 6-50. – Nuisances.

It is unlawful for the owner or harborer of any cat to permit the same to create a disturbance in the neighborhood, to destroy property in the neighborhood, to annoy any person or family, or to otherwise become a nuisance in any manner, particularly by reason of noises, odors, filthy conditions, destruction of property, tearing of garbage bags, scattering of refuse, or the breeding of flies, mosquitoes, and other pests. The foregoing examples of nuisances are not exclusive.

(Ord. No. 585, 3, 5-13-1997)

Sec. 6-51. – Penalties.

Any person violating any of the provisions of this Article shall be deemed guilty of a misdemeanor. Each day such violation is committed or permitted to continue, shall constitute a separate offense and shall be punishable as such.

(Ord. No. 585, 4, 5-13-1997)

Sec 6-52. – Maximum number of cats.

The maximum number of cats to be housed at any residence in the town limits shall be limited to five (5) cats over the age of 28 weeks. Each individual residence within the town limits may be allowed to exceed the limit of five cats only if the residence has been registered at Town Hall and proof of Rabies Vaccination and sterilization of each individual cat has been submitted. Those two documents must be submitted yearly for each individual cat to Town Hall to keep an updated registration with the town. If registrant chooses not to sterilize every cat at the premises, they will be required to obtain an Occupational License for the Town of Vidalia with approval from the Board of Alderman.

Secs. 6-53—6-75. – Reserved.

ARTICLE IV. – LIVESTOCK AND FOWL

DIVISION 1. – GENERALLY

Secs. 6-76---6-93. – Reserved

DIVISION 2. – ANIMALS OF A BARNYARD NATURE

Sec. 6-94. – Prohibited within the Town Limits of Vidalia

Animals of a barnyard nature are prohibited within the Town Limits of Vidalia, Louisiana. Animals of a barnyard nature include but are not exclusive to chickens, pigeons, ducks, geese, poultry, horses, mules, cattle, and swine.

However, any animal which, on the date of the passage of this Ordinance would be prohibited, is declared to be "grandfathered" and NOT in violation of this Section.

Anyone requesting any variances to this Ordinance must go before the Board of Adjustment.

It being noted that there were no additional agenda items, a motion to adjourn was made by Alderwoman Dore', seconded by Alderman Probst, and unanimously carried. The meeting was declared adjourned.

## PROCEEDINGS OF THE SCHOOL BOARD OF THE PARISH OF CONCORDIA, STATE OF LOUISIANA, TAKEN AT A REGULAR MEETING HELD ON THURSDAY, OCTOBER 10, 2019

The School Board of the Parish of Concordia, State of Louisiana, met in Regular Session at the Concordia Parish School Board office in Vidalia, Louisiana, on Thursday, October 10, 2019 at 6:00 o'clock p.m. The meeting was called to order by Dr. Raymond Riley who, after prayer and the Pledge, declared that the Board was ready for the transaction of business.

Members present were Ms. Dorothy Parker, Mr. Fred Butcher, Mr. Derrick Carson, Ms. Angela Hayes, Mr. John Bostic, Ms. Lisette Forman, Mr. Ricky Raven, and Dr. Raymond Riley.

Mr. Warren Enterkin was absent.

The Board recognized the following students receiving the Sidney A. Murray Citizenship Awards in Grades 9-12:

<u>12</u>	<u>Grade 9</u>	Grade 10	Grade 11	<u>Grade 12</u>
CPA	Drake Prunt	Derrick Carson	Corey Cullum	BJ McKeel
FHS	Cheyenne Gill	Barrinton Williams	Kylyn Lewis	Brierra Johnson
MHS	Caylee Keyes	Wesley Brown	Calan McCartney	/ Emily Guillot
VHS	Tyhiera Harris	Matthew Cooley	Kayla Gamble	Roderick Ransom, Jr.
CEC	5 .			

CEC Zackary Busscher

Committee reports were presented.

It was moved by Mr. Carson and seconded by Mr. Bostic to add Ferriday Upper Elementary gym as Item F on the agenda.

It was moved by Mr. Butcher, seconded by Mr. Raven and carried to approve the minutes of September 12, 2019 regular board meeting.

It was moved by Mr. Raven, seconded by Mr. Bostic and carried to approve invoices for the month of September.

It was moved by Mr. Butcher, seconded by Ms. Parker and carried to approve the minutes of September 21, 2019 special board meeting.

It was moved by Mr. Raven, seconded by Ms. Parker and carried to approve the Second Reading of the following policies:

IDDFA Special Education Advisory Council
IDDFB Special Education Section 504
IDDFC Service Animals in Schools
JGCF Behavioral Health Services for Students

It was moved by Mr. Butcher, seconded by Mr. Bostic and carried to approve the First Reading of the following policies:

EBBB School and Student Safety
EBBC Emergency / Crisis Management
JCDAG Threats of Terrorism or Violence (RECOMMEND DELETION)

It was moved by Ms. Forman, seconded by Ms. Parker and carried to grant authority to the maintenance supervisor to approve a \$500 limitation on open purchase orders as may be dictated for the Maintenance department only.

It was moved by Mr. Butcher, seconded by Mr. Bostic and carried to authorize the auction and disposal of surplus items.

At 6:38 pm, Mr. Enterkin joined the meeting.

Ms. Sanders from Twin City Driving Academy approached the board to discuss holding driver's education classes at Vidalia High School. According to Ms. Sanders, Vidalia High School has already received approval from the Office of Motor Vehicles and the Louisiana State Police. It was moved by Mr. Butcher, seconded by Ms Forman and carried to approve that driver's education classes may be held at Vidalia High School in contingent that Ferriday High school also be submitted to the Office of Motor Vehicles and the Louisiana State Police for approval as a site for driver's education classes. Should approval be granted to Ferriday High School, classes will be alternated between the two high schools.

It was moved by Mr. Carson, seconded by Mr. Butcher and carried to add Ferriday Upper Elementary to the list of gyms to be air conditioned.

The following personnel announcements were made:

Concordia Parish School Board Personnel Announcements October 10, 2019

#### Resignations:

Victoria Harper, Teacher, Ferriday High School, effective October 2, 2019.

Millie Tolliver, Teacher, Vidalia Junior High School, effective September 27, 2019.

<u>Leaves</u>:
Jessica Carter, Assistant Principal, Vidalia High School, maternity/extended medical leave,

November 20, 2019 through January 31, 2019.

LaDonnie Bowman-Smith, Librarian, Ferriday High School, unpaid Family and Medical Leave August 5, 2019 through October 11, 2019.

Appointments:

Andre Keys, Paraprofessional, Ferriday High School, effective September 23, 2019.

 $\label{thm:emily_emily_emily_emily} \mbox{Emily Ewing, Paraprofessional, CPAMST, effective September 23, 2019.}$ 

Ebony Campbell, JAG Specialist, Ferriday High School, effective September 18, 2019.

Laveka Gregory, SFS Manager, Ferriday Upper Elementary School, effective September 30, 2019.

Shanice Spurs, SFS Technician, CPAMST, effective September 23, 2019.

Elizabeth Vaughn, SFS Technician, Vidalia Junior High School, effective September 23, 2019.

Ashton Mason, Teacher, Vidalia Junior High School, effective September 30, 2019.

## Transfers:

Shawanda Petite, Teacher, Concordia Education Center, to Teacher, Ferriday High School, effective October 3, 2019.

## Announcements:

Mr. Shirley announced

FHS @ Madison, VHS will host General Trass
Monday, October 14 will be our Fall Break / Columbus Day
Wednesday, October 16 will be an early dismissal for parents to pick up report cards
Thursday, October 17th, the Rotary Club will give every 3rd grader in the parish a
free dictionary.

Ms. Parker (2nd) and Mr. Enterkin (25th) have birthdays this month

It was moved by Mr. Parker, seconded by Mr. Raven and carried to adjourn at 6:46

p.m.

11/27

## NOTICE

The Concordia Parish Fire Protection District #2 will hold a Public Hearing on the Proposed 2020 Budget at a Special meeting on December 3, 2019 at 5:00 p.m. at the Central Station on Airport Road In compliance with LSA – RS 33: 1233, Beginning December 1, 2019, the proposed budget for 2020 will be available for review in the training room from 8:00 a.m. to 12:00 p.m. and from 1:00 p.m. until 4:00 p.m. Monday – Friday.

The Budget is as following:

## Concordia Fire Protection District#2 Proposed Budget 2020

## Maintenance and Operations

PUBLIC SAFETY

Total Revenues

Total Expenditures

\$ 550,400.00 \$841.991.00

<291,591.00>

Excess (Def) of Revenue over Expenditures

Beginning Balance \$200,000.00 Ending Balance \$91,591.00>

11/27

# Ordinance No. 8 Amendment to Ordinance No. 8 AN ORDINACE AMENDING THE DATE AND TIME OF THE REGULAR MONTHLY MEETINGS FOR THE VILLAGE OF RIDGECREST, LOUISIANA.

**BE IT ORDAINED**, by the Mayor and Board of Alderman for the Village of Ridgecrest, Louisiana, in council convened as follows:
Ordinance Number 8 of the Village of Ridgecrest, Louisiana, is hereby amended, fixing the time of the regular meeting of the Mayor and Board of Alderman of the Village of Ridgecrest, Concordia Parish, Louisiana is hereby fixed to the 2nd Tuesday or each month at 6:00 P.M.

**BE IT FUTHER ORDAINED** that all ordinances or parts of ordinances in conflict herewith are hereby repealed.

The foregoing ordinance was read and considered. The vote on its final passage was taken as follows:

Yeas: \_\_\_\_\_\_
Nays: \_\_\_\_\_
Abstained: \_\_\_\_\_
Absent: \_\_\_\_\_
This ordinance became effective on the \_\_\_\_\_, of \_\_\_\_\_2020.

Public Hearing Village of Ridgecrest

Proposed 2020 General Budget Public Hearing Pursuant to the Revisions of Ls. R.S. 39:1306-1308 Public Hearing will be held before the Village of Ridgecrest Council Members

Tuesday December 10, 2019 @ 7:00 P.M.

Ridgecrest Village Hall 116 Foster Drive

Ridgecrest, Louisiana

The Budget document is available for public inspection at the Village Hall, 116 Foster Drive. Ridgecrest, Louisiana

11/27

SUCCESSION OF SEVENTH JUDICIAL DISTRICT COURT
RUEBEN THOMAS CARNEY PARISH OF CONCORDIA

NO. 51994 "B" STATE OF LOUISIANA

FILED: 11.25.19 SIGNED: s/s Kristin Hendricks

NOTICE OF APPLICATION FOR AUTHORITY
TO SELL IMMOVABLE PROPERTY AT PRIVATE SALE

Notice is given that the Administrator of this succession has petitioned this Court for

authority to sell immovable property belonging to the deceased at private sale in

accordance with the provisions of Article 3281 of the Code of Civil Procedure for \$275,000,00 in cash, and on such other terms and conditions as are contained in

the buy sell agreement filed in these proceedings. The immovable property pro

posed to be sold at private sale is described as follows:

The property located at 1002 Alabama Street legally described as follows:

Tract 1-B and 2-B of a REDIVISION OF LOTS ONE (1) and TWO (2) of MURRA Y ADDITION "B" to the TOWN OF VIDALIA, Concordia Parish, Louisiana, as shown on a map or plat made by Jordan, Kaiser & Sessions, Registered Civil Engineers, in May 1982, a copy of which is filed for record under Register No. 155563 and recorded in Plat Cabinet 1, Envelope 252-B, of the Records of Concordia Parish, Louisiana, to which recorded map or plat reference is here made for a more particular description.

Any heir or creditor who opposes the proposed sale must file his, her or its opposition within seven (7) days from the day on which the last publication of this notice appears.

By Order of the Court: s/s Kristen Hendricks DEPUTY CLERK

A TRUE COPY
ATTEST
S/S KRISTEN HENDRICKS
DEPUTY CLERK OF COURT
CONCORDIA PARISH, LA

PLEASE ADVERTISE: NOVEMBER 27,2019 AND DECEMBER 18, 2019

#### PUBLIC NOTICE

In compliance with LSA-RS 39:1307B, the Concordia Parish Police Jury's proposed 2020 budget will be available for public review at the Office of the Police Jury, Room 1 of the Concordia Parish Courthouse, 4001 Carter Street, Vidalia, LA beginning November 15, 2019 through December 16, 2019, Monday through Friday from 8:00 A.M. until 12:00 Noon and 1:00 P.M. until 4:00 P.M. A public hearing will be held on December 16, 2019 at 6:00 PM in the Police Jury Meeting Room 2 of the Concordia Parish Courthouse, Vidalia. LA for the purpose of receiving comments on the proposed budget. The Police Jury Meeting will follow at which time it will consider adoption of the said budget.

# CONCORDIA PARISH POLICE JURY PROPOSED 2020 CONSOLIDATED BUDGET DECEMBER 16, 2019

SPECIAL REVENUE GENERAL FUND TOTAL REVENUES PROPOSED PROPOSED PROPOSED 2020 BUDGET 2020 BUDGET AD VALOREM GENERAL PROPERTY TAX \$284,438 \$0 \$284,438 AD VALOREM PUBLIC BUILDINGS TAX \$0 \$313,257 \$313,257 AD VALOREM PUBLIC HEALTH TAX \$226,798 \$0 \$226,798 AD VALOREM DRAINAGE TAX \$0 \$939,772 \$939,772 \$5,570 \$0 SALES TAX REVENUE \$0 \$2,450,000 \$2,450,000 \$240,500 \$240.500 LICENSES & PERMITS COURT REVENUE/FINES & FORFEITURES \$0 \$164,900 \$164,900 FEDERAL REVENUE SHARING \$775 \$1,800 \$2,575 \$113,000 \$113,000 PARISH TRANSPORTATION FUND \$0 \$230,000 \$230,000 STATE REVENUE SHARING/OTHER \$22,250 \$38,500 SEVERANCE TAXES \$525,000 \$525,000 \$0 GOHSEP ANNUAL ALLOCATION \$58.610 \$0 \$58.610 GRANT PROJECTS \$0 \$995,225 ACT 14 \$750 \$0 \$750 ROAD ROYALTY FUNDS \$25,000 \$0 \$25,000 INTEREST INCOME \$57,325 \$25,000 \$82,325 OTHER REVENUES \$185,335 \$1,125 \$186,460 **TOTAL REVENUES** \$1,686,485 \$5,218,444 **EXPENDITURES** LEGISLATIVE (POLICE JURY) \$225,500 \$0 \$225,500 JUDICIAL (DISTRICT COURT & DIST. ATTY.) \$466,650 \$199,836 \$666,486 REGISTRAR OF VOTERS/ELECTIONS \$39,250 \$0 \$39,250 FINANCIAL ADMINISTRATION \$267,000 \$0 \$267,000 COURTHOUSE & PUBLIC BUILDINGS \$452,230 \$0 \$452,230 EMERGENCY PREPAREDNESS \$62,460 \$0 \$62,460 PUBLIC SAFETY \$130,500 \$0 \$130,500 PUBLIC WORKS/ROADS/HIGHWAYS \$0 \$1,407,073 \$1,407,073 HEALTH/WELFARE/HOUSING \$47,925 \$230,739 \$278,664 ECONOMIC DVLPMNT/OTHER PROGRAMS AIRPORT ANNUAL ALLOCATION \$36,000 \$0 \$36,000 \$0 SOLID WASTE PROGRAM \$0 \$800.305 \$800.305 OTHER DISBURSEMENTS \$80,001 \$80,001 GRANT PROJECTS \$0 \$1.020.590 \$1.020.590 SALES TAX EXPENSES \$0 TOWN PAYMENTS (RIDGECREST & \$146,000 **TOTAL EXPENDITURES** \$1,843,776 \$4,487,257 \$6,331,033 SURPLUS/DEFICIT (\$157,291) \$731,187 TRANSFERS \$201,375 \$1,776,915 TRANSFERS OUT \$31,415 \$1.946.875 \$1,978,290 TOTAL TRANSFERS \$169,960 (\$169,960) SURPLUS/DEFICIT \$12,669 \$561,227 \$573,896 BEGINNING BALANCE \$6,458,612 **ENDING BALANCE** \$882,967 \$7,019,839

# Public Notice Deadline Monday Noon

PUBLISH: NOVEMBER 20, 27, DEC 4

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