

**CITY OF TRENTON, MICHIGAN
REGULAR MEETING
NOVEMBER 12, 2013**

After the Pledge of Allegiance to the Flag, the Regular Meeting of the City Council of Trenton, Michigan, was called to order by Mayor Stack, at 8:01 p.m. on the above date in the City Hall Council Chambers.

Present on roll call by City Clerk Gearhart: Baun-Crooks, Howey, LeFevre, McLeod, Stack, Taylor, and Teifer.

There being a quorum present, the Council was declared in session.

Absent: None.

Other Officers Present: John Dahlquist, City Assessor; Michael McCullough, City Treasurer; Karen Sall, Deputy City Treasurer; James Wagner, City Administrator; Wallace Long, City Attorney; Christine Arnoczki, City Controller; Jim Wilson, DPS Superintendent; William Fisher, Assistant City Engineer; Scott Church, Human Resources; Jeff Evans, Fire Chief; Tim Beaker, Recreation Business Operations Manager; James Nardone, Director of Police and Fire Services; and Steven Voss, Police Chief.

MINUTES

Moved by Councilperson McLeod, seconded by Councilperson Howey, to approve the minutes of the Regular Meeting of October 21, 2013, and the Special Meeting of October 28, 2013.

Carried unanimously.

PRESENTATIONS

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to make the presentation part of the regular minutes.

Carried unanimously

Mayor Stack proclaimed November 12, 2013 as "Dr. Alec Lesko Day", and presented a Proclamation to Dr. Lesko.

Mayor Stack presented a retirement plaque to Bruce Vick for his dedicated years of service to the Fire Department and the City of Trenton.

APPOINTMENTS

Moved by Councilperson McLeod, seconded by Councilperson Teifer, to appoint Mayor Kyle Stack to the Downriver Community Conference and the Downriver Mutual Aid as the representative and Jim Wagner as the alternate representative.

Roll Call: Howey, Yes; LeFevre, Yes; McLeod, Yes; Stack, Abstain; Taylor, Yes; Teifer, Yes; and Baun-Crooks, Yes.

Motion carried.

Moved by Councilperson Taylor, seconded by Councilperson McLeod, to appoint Timber Baun-Crooks to the Community Development Block Grant Committee as the representative.

Roll Call: LeFevre, Yes; McLeod, Yes; Stack, Yes; Taylor, Yes; Teifer, Yes; Baun-Crooks, Abstain; and Howey, Yes.

Motion carried.

COMMUNICATIONS AGENDA

GENERAL

- B-1. DOWNRIVER COMMUNITY CONFERENCE: Annual Membership Dues
- B-2. DOWNRIVER MUTUAL AID: Annual Membership Dues

DEPARTMENT HEADS & OFFICIALS

- D-1. COUNCILPERSON TAYLOR: Ordinance 777, Human Rights (2nd Rdg)
- D-2. CITY CONTROLLER: June 30, 2013, Audit Report
- D-3. CITY CONTROLLER: Deficit Elimination in Brownfield Fund
- D-4. PARKS AND RECREATION: Hot Water Repairs to Kennedy Recreation Center
- D-5. PARKS AND RECREATION: Ice Show Costumes
- D-6. PARKS AND RECREATION: Ice Show Lighting
- D-7. CITY ENGINEER: Cross Connection Control Inspection Contract Renewal
- D-8. CITY ENGINEER: Emergency Replacement of Water Heater at Police/Fire Station #1
- D-9. CITY ADMINISTRATOR: Grant to Purchase Fire Engine/Pumper
- D-10. CITY ADMINISTRATOR: Amending Investment Policy & Treasurer's Duties

LATE COMMUNICATIONS

- L-1. TRENTON ROTARY CLUB: Salvation Army Fundraiser, Date Change

COMMUNICATIONS

(B-1 & B-2)

DOWNRIVER COMMUNITY CONFERENCE and DOWNRIVER MUTUAL AID
Annual Membership Dues

Moved by Councilperson Teifer, seconded by Councilperson Baun-Crooks, to approve the payment of \$4,750.00, to the Downriver Community Conference and \$12,569.72, to Downriver Mutual Aid for the annual membership dues.

Carried unanimously.

(D-1)

COUNCILPERSON TAYLOR
Ordinance 777, Human Rights (2nd Rdg)

CITY OF TRENTON

ORDINANCE 777

AN ORDINANCE TO AMEND THE CODE OF THE CITY OF TRENTON TO PROHIBIT DISCRIMINATION BASED UPON ACTUAL OR PERCEIVED RACE,COLOR, RELIGION, NATIONAL ORIGIN, SEX, AGE, HEIGHT,WEIGHT,CONDITION OF PREGNANCY, MARITAL STATUS, PHYSICAL OR MENTAL LIMITATION, SOURCE OF INCOME, FAMILY RESPONSIBILITIES, SEXUAL ORIENTATION,GENDER IDENTITY, OR HIV STATUS, AND TO PROVIDE PENALTIES FOR THE VIOLATION THEREOF

THE CITY OF TRENTON ORDAINS:

Section 1. SHORT TITLE. This ordinance shall be known and may be cited as the "2013 Human Rights Ordinance".

Section 2. STATEMENT OF PURPOSE. This is an ordinance to amend the Code of the City of Trenton to prohibit discrimination based upon actual or perceived race, color, religion, national origin, sex, age, height, weight, condition of pregnancy, marital status, physical or mental limitation, source of income, family responsibilities, sexual orientation, gender identity, or HIV status, and to provide penalties for the violation thereof.

Section 3. AMENDMENT TO CHAPTER. The Code of the City of Trenton is hereby amended at Chapter 2, by adding an Article 10 entitled Human Rights, which shall read as follows:

ARTICLE 10. Human Rights

Sec. 2-701. Intent.

It is the intent of the City that no person be denied equal protection of the laws; nor shall any person be denied the enjoyment of his or her civil or political rights or be discriminated against because of actual or perceived race, color, religion, national origin, sex, age, height,

weight, condition of pregnancy, marital status, physical or mental limitation, source of income, family responsibilities, sexual orientation, gender identity or HIV status.

Section 2-702. Definitions.

As used in this Chapter, the following words and phrases shall have the following meaning:

- (a) Age-- chronological age.
- (b) Discriminate -- to make a decision, offer to make a decision, or refrain from making a decision, based in whole or in part on the actual or perceived race, color, religion, national origin, sex, age, height, weight, condition of pregnancy, marital status, physical or mental limitation, source of income, family responsibilities, sexual orientation, gender identity, or HIV status of another person, that person's relatives, or that person's associates. Discrimination based on sex includes sexual harassment, which means unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct or communication of a sexual nature when (i) submission to such conduct or communication is, either explicitly or implicitly, made a term or condition of obtaining employment, public accommodations, or housing, (ii) submission to or rejection of such conduct or communication by an individual is used as a factor in decisions affecting such individual's employment, public accommodations or housing, and/or (iii) such conduct or communication has the purpose or effect of substantially interfering with an individual's employment, public accommodations or housing, or creating an intimidating, hostile, or offensive employment, public accommodations, or housing environment. Discrimination based upon actual or perceived physical or mental limitation includes discrimination because of the use of adaptive devices or aids by an individual.
- (c) Family responsibilities -- the state of being or the potential to become a contributor to the support of a person or persons in a family relationship.
- (d) Gender identity -- a person's actual or perceived gender, including a person's Gender identity, self-image, appearance, expression, or behavior, whether or not that gender identity, self-image, appearance, expression, or behavior is different from that traditionally associated with the person's sex at birth as being either female or male.
- (e) HIV status -- the physical condition of a person who has, or has been diagnosed as having been infected with, the human immunodeficiency virus, whether or not that person has or has been diagnosed as having acquired immunodeficiency syndrome or acquired immunodeficiency syndrome related complex.
- (f) Housing facility -- any dwelling unit or facility used for a person to regularly sleep and keep personal belongings including, but not limited to, a house, apartment, rooming house, housing cooperative, hotel, motel, tourist home, retirement home or nursing home.
- (g) Marital status -- the state of being married, unmarried, divorced, or widowed.
- (h) Mental limitation -- a limitation of mental capabilities unrelated to one's ability to safely perform the work involved in jobs or positions available to such person for hire or promotion; a limitation of mental capabilities unrelated to one's ability to acquire, rent and maintain property; or a limitation of mental capabilities unrelated to one's ability to utilize and benefit from the goods, services, activities, privileges and accommodations of a place of public accommodation. "Mental limitation" includes,

but is not limited to, developmental and psychological disabilities. "Mental limitation" does not include any condition caused by the current use of alcohol or the current illegal use of a controlled substance.

- (i) Perceived -- the perception of the person who acts, and not the perception of the person for or against whom the action is taken.
- (j) Physical limitation -- a limitation or physical capabilities unrelated to one's ability to safely perform the work involved in jobs or positions available to such person for hire or promotion; a limitation of physical capabilities unrelated to one's ability to acquire, rent and maintain property; or a limitation of mental capabilities unrelated to one's ability to utilize and benefit from the goods, services, activities, privileges and accommodations of a place of public accommodation. "Physical limitation" includes, but is not limited to, blindness or partial sightedness, deafness or hearing impairment, muteness, partial or total absence of physical member, speech impairment and motor impairment. "Physical limitation" does not include any condition caused by the current use of alcohol or the current illegal use of a controlled substance.
- (k) Place of public accommodation -- an educational, governmental, health, day care, entertainment, cultural, recreational, refreshment, transportation, financial institution, accommodation, business or other facility of any kind, whose goods, services, facilities, privileges, advantages or accommodations are extended, offered, sold or otherwise made available to the public, or which receives financial support through the solicitation of the general public or through governmental subsidy of any kind.
- (l) Sexual orientation - male or female homosexuality, heterosexuality, or bisexuality, by orientation or practice.
- (m) Source of income- any legal source from which a person obtains money. Sec. 2-703. Discriminatory housing practices.

Sec. 2-703. Discriminatory housing practices.

- (a) No person shall discriminate in leasing, selling or otherwise making available any housing facilities.
- (b) No person shall discriminate in the terms, conditions, maintenance, or repair in providing any housing facility.
- (c) No person shall refuse to lend money for the purchase or repair of any real property or to insure any real property solely because of the location in the City of such real property.
- (d) No person shall promote real estate transactions by representing that changes are occurring or will occur in an area with respect to race, religion or national origin.
- (e) No person shall place a sign or other display on any real property which indicates that the property is for sale or has been sold when it is not for sale or has not recently been sold.

Sec. 2-704. Discriminatory public accommodation practices.

No person shall discriminate in making available full and equal access to all goods, services, activities, privileges and accommodations of any place of public accommodation.

No person shall prohibit a breastfeeding mother from or segregate a breastfeeding mother within any public accommodation where she and the child would otherwise be authorized to be.

Sec. 2-705. Discriminatory employment practices.

- (a) No person shall discriminate in the employment, compensation, work classifications, conditions or terms, promotion or demotion, or termination of employment of any person.
- (b) No person shall discriminate in limiting membership, conditions of membership or termination of membership in any labor union or apprenticeship program.

Sec. 2-706. Other prohibited practices.

- (a) No person shall adopt, enforce or employ any policy or requirement. publish, post or broadcast any advertisement, sign or notice which discriminates or indicates discrimination in providing housing, employment or public accommodations.
- (b) No person shall discriminate in the publication or distribution of advertising material, information or solicitation regarding housing, employment or public accommodations.
- (c) No agent, broker, labor union, employment agency or any other intermediary shall discriminate in making referrals, listings or providing information with regard to housing, employment or public accommodations.
- (d) No person shall coerce, threaten or retaliate against a person for making a complaint or assisting in the investigation regarding a violation or alleged violation of this chapter, nor require, request, conspire with, assist or coerce another person to retaliate against a person for making a complaint or assisting in an investigation.
- (e) No person shall conspire with, assist, coerce or request another person to discriminate in any manner prohibited by this chapter.

Sec. 2-707. Information and investigation.

No person shall provide false information to any police officer investigating an alleged violation of this Chapter.

Sec 2-708. Conciliation agreements.

In cases involving alleged violations of this Chapter, the City may enter into agreements whereby persons agree to methods of terminating discrimination or to reverse the effects of past discrimination. A violation of such an agreement shall be a violation of this Chapter. The City Attorney may commence a civil action to enforce a conciliation agreement.

Sec. 2-709. Discriminatory effects.

No person shall adopt, enforce or employ any policy or requirement which has the effect of creating unequal opportunities according to actual or perceived race, color, religion, national origin, sex, age, height, weight, condition of pregnancy, source of income, family responsibilities, sexual orientation, marital status, physical or mental limitation, gender identity or HIV status for a person to obtain housing, employment or public accommodation, except for a bona fide business necessity. Such a necessity does not arise

due to a mere inconvenience or because of suspected or actual objection to such a person by neighbors, customers, or other persons.

Sec. 2-710. Exceptions.

Notwithstanding anything contained in this Chapter, the following practices shall not be violations of this Chapter:

- (a) For a religious organization or institution to restrict any of its facilities of housing or accommodations which are operated as a direct part of religious activities to persons of the denomination involved or to restrict employment opportunities for officers, religious instructors and clergy to persons of that denomination.
- (b) For the owner of an owner-occupied 1-family or 2-family dwelling, or a housing facility or public accommodation facility, respectively, devoted entirely to the housing and accommodation of individuals of 1 sex, to restrict occupancy and use on the basis of sex.
- (c) To limit occupancy in a housing project or to provide public accommodations or employment privileges or assistance to persons of low income, over 55 years of age, or who are handicapped.
- (d) To engage in a bona fide effort to establish an affirmative action program to improve opportunities in employment for minorities and women.
- (e) To discriminate based on a person's age when such discrimination is required by state, federal or local law.
- (f) To refuse to enter a contract with an unemancipated minor.
- (g) To refuse to admit to a place of public accommodation serving alcoholic beverages a person under the legal age for purchasing alcoholic beverages.
- (h) To refuse to admit persons under eighteen {18} years of age to a business providing entertainment or selling literature which the operator of said business deems unsuitable for minors.
- (i) For an educational institution to limit the use of its facilities to those affiliated with such institution.
- (j) To provide discounts on products or service to students, minors and senior citizens.
- (k) To discriminate in any arrangement for the sharing of a dwelling unit.
- (l) To restrict use of lavatories and locker room facilities on the basis of sex.
- (m) For a governmental institution to restrict any of its facilities or to restrict employment opportunities based on duly adopted institutional policies that conform to federal and state laws and regulations.
- (n) To restrict participation in an instructional program, athletic event or on an athletic team on the basis of age or sex.

Sec. 2-711. Penalties.

- (a) A violation of any provision of this Chapter is a civil infraction, punishable by a fine of not more than \$500.00, plus the costs of investigation and prosecution. Upon a

finding or an admission of responsibility, the Court may issue and enforce any judgment, writ, or order necessary to enforce this Chapter.

- (b) Each day upon which a violation occurs shall constitute a separate violation.
- (c) Nothing contained in this Chapter shall be construed to limit in any way the remedies, legal or equitable, which are available to the City or any other person for the prevention or correction of discrimination. Private actions and remedies shall be in addition to any actions for a violation which the City may take."

Sec.2-712. Nullification.

The provisions of this ordinance shall become null and void upon the enactment of federal statute, or state legislation in Michigan, prohibiting those discriminatory practices set forth therein, including but not limited to the enactment of ENDA (Employment Non-Discrimination Act), or facsimile thereof.

Section 4. SEVERABILITY. If any Section, subsection, clause, phrase or portion of this ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent portion of this ordinance, and such holding shall not affect the validity of the remaining portions of this ordinance.

Section 5. SAVINGS. Nothing in this Ordinance or in the Code hereby adopted shall be construed to affect any suit or proceeding pending in any Court, or any rights acquired, or liability incurred, or any cause or causes of action acquired or existing, under any act or ordinance hereby repealed; nor shall any just or legal right or remedy of any character be lost, impaired or affected by this Ordinance.

Section 6. CONFLICTING ORDINANCES. All prior existing ordinances or parts of ordinances adopted by the City of Trenton inconsistent or in conflict with the provisions of this Ordinance are, to the extent of such conflict or inconsistency, hereby expressly repealed to extent necessary to give this ordinance full force and effect.

Section 7. READINGS. This Ordinance shall be given a first reading on October 21, 2013, shall be enacted on November 12, 2013, and shall be published on or before November 24, 2013, and shall be effective November 25, 2013.

ADOPTED, APPROVED AND PASSED by the City Council of the City of Trenton this 12th day of November, 2013.

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to approve the second reading of Ordinance 777, Human Rights as amended to include The provisions of this ordinance shall become null and void upon the enactment of federal statute, or state legislation in Michigan, prohibiting those discriminatory practices set forth therein, including but not limited to the enactment of ENDA (Employment Non-Discrimination Act), or facsimile thereof.

Roll Call: McLeod, No; Stack, Yes; Taylor, Yes; Teifer, Yes; Baun-Crooks, Yes; Howey, No; and LeFevre, No.

Motion carried.

(D-2)

CITY CONTROLLER

June 30, 2013, Audit Report

Moved by Councilperson Howey, seconded by Councilperson McLeod, to receive and place on file the June 30, 2013, Audit Report as performed by Plante & Moran.

Carried unanimously.

(D-3)

CITY CONTROLLER

Deficit Elimination in Brownfield Fund

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to concur with the recommendation of the City Controller and acknowledge the deficit of \$6,891.00, in the Brownfield Fund and eliminate the deficit with future interest revenues earned from a loan obligation owed to the fund.

Carried unanimously.

(D-4)

PARKS AND RECREATION

Hot Water Repairs to Kennedy Recreation Center

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to concur with the recommendation of the Parks and Recreation Department and accept the proposal from Serv-Ice Refrigeration to complete the final phase of the hot water repairs at the Kennedy Recreation Center in the amount of \$23,000.00, with funding from the Kennedy Recreation Center Building Improvement Fund (208-696-976.000) and to reject the other proposal.

Carried unanimously.

(D-5)

PARKS AND RECREATION

Ice Show Costumes

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to waive the usual bidding procedure in the best interest of the City and authorize the Parks and Recreation Department to purchase ice show costumes with the departments credit card, from Leo's Costume Gallery, Weismans, Kellie, Algy, Artstone Theatrical and Wolff Fording, in order to receive the discounts offered by utilizing a credit card, with the costs to be reimbursed by the participants.

Carried unanimously.

(D-6)
PARKS AND RECREATION
Ice Show Lighting

Moved by Councilperson LeFevre, seconded by Councilperson Taylor, to concur with the recommendation of the Parks and Recreation Department and approve Pegasus Entertainment as the provider of the Ice Show Lighting and authorize the payment of \$3,462.00, with funds from the Special Events Account (208-696-745.001).

Carried unanimously.

(D-7)
CITY ENGINEER
Cross Connection Control Inspection Contract Renewal

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to concur with the recommendation of the City Engineer and renew the Cross Connection Control Inspection Contract with Hydro Designs, Inc., for a period of three years, in the annual cost of \$17,760.00, with funding from the Water Fund-Cross Connection Control Program (592-563-978.001), and to authorize the Mayor to sign the contract, upon review by the City Attorney.

Carried unanimously.

(D-8)
CITY ENGINEER
Emergency Replacement of Water Heater at Police/Fire Station #1

Moved by Councilperson Baun-Crooks, seconded by Councilperson Taylor, to waive the usual bidding procedure in the best interests of the City and approve the payment to Quint Plumbing and Heating, Inc. in the amount of \$4,600.00, for the emergency replacement of the water heater at the Police/Fire Station, with funding from the Parks and Facility Building Maintenance Account (101-265-931.000).

Carried unanimously.

(D-9)
CITY ADMINISTRATOR
Grant to Purchase Fire Engine/Pumper

Moved by Councilperson Taylor, seconded by Councilperson Baun-Crooks, to grant permission to Administration to apply for an Assistance to Firefighter Grant (AFG) for the purpose to replace a 1992 Grumman Pumper.

Carried unanimously.

(D-10)

CITY ADMINISTRATOR

Amending Investment Policy & Treasurer's Duties

ORIGINAL MOTION

Moved by Councilperson Teifer, seconded by Councilperson Taylor, to adopt the policy amending Section 5.1, Delegation of Authority regarding investments to read: The City of Trenton Controller or his/her deputy in the absence of the Controller is designated as investment officer of the city. Investment decisions and activities shall be made in accordance with this policy or as may be approved by the City Council. The Controller shall establish and maintain written procedures as needed for the operation of the investment program consistent with this investment policy. No person may engage in an investment transaction except as provided under the terms of this policy and its related procedures. The Controller shall be responsible for all transactions undertaken. The Treasurer shall be responsible for oversight and compliance with aspects of this policy.

SUBSTITUTE MOTION

Moved by Councilperson LeFevre, seconded by Councilperson Howey, to refer the policy to a Study Session.

Roll Call: Stack, No; Taylor, No; Teifer, No; Baun-Crooks, No; Howey, Yes; LeFevre, Yes; and McLeod, No.

Motion failed.

ORIGINAL MOTION

Roll Call: Taylor, Yes; Teifer, Yes; Baun-Crooks, Yes; Howey, Yes; LeFevre, No; McLeod, Yes; and Stack, Yes.

Motion carried.

(L-1)

TRENTON ROTARY CLUB

Salvation Army Fundraiser, Date Change

Moved by Councilperson McLeod, seconded by Councilperson Howey, to grant permission to the Trenton Rotary to change the date of their annual Salvation Army Kettle Drive from December 6, and 7, 2013, to November 29, and 30, 2013.

Carried unanimously.

AUTHORIZED DISBURSEMENTS

Moved by Councilperson Teifer, seconded by Councilperson Baun-Crooks, that the Authorized Disbursements, per the November 12, 2013, schedule, be approved, in the amount of \$483,942.74 and the Authorized ACH Transactions for the month of October 2013, in the amount of \$15,793,995.23.

Carried unanimously.

Moved by Councilperson Teifer, seconded by Councilperson Baun-Crooks, to receive and place on file the Financial Summary, dated October 31, 2013.

Carried unanimously.

REPORTS

Moved by Councilperson Teifer, seconded by Councilperson Baun-Crooks, to receive and place on file the Commission and Board Reports, November 12, 2013; the DPS Report, October 2013; Fire Department Manpower Overtime Report, September 2013; and the City Treasurer Report on Investments, August, September, and October 2013.

Carried unanimously.

OTHER COUNCIL BUSINESS

Moved by Councilperson McLeod, seconded by Councilperson Teifer, to nominate Robert Howey to the Brownfield Authority.

Roll Call: Teifer, Yes; Baun-Crooks, Yes; Howey, Abstain; LeFevre, Yes; McLeod, Yes; Stack, Yes; Taylor, Yes; and Teifer, Yes.

Motion carried.

COMMENTS FROM THE COUNCIL AND OFFICIALS

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| Councilperson LeFevre | * Congratulated Steven Rzeppa and Dan Gillespie; Complimented the Trenton Foundation Signature Event; Thanked Councilperson Taylor and Councilperson Teifer for Their Service to the City |
| Councilperson McLeod | * Offered Best Wishes to Councilperson Taylor and Councilperson Teifer, Enjoy your Retirement from the Council |
| Councilperson Howey | * Thanked Councilperson Taylor and Councilperson Teifer and Congratulated Dan Gillespie, Steven Rzeppa and Timber Baun-Crooks on Election |

RECORD OF CITY COUNCIL PROCEEDINGS
CITY OF TRENTON, MICHIGAN
HELD ON THE 12TH DAY OF NOVEMBER 2013

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| Councilperson Teifer | * Congratulated Dan Gillespie, Steven Rzeppa and Timber Baun-Crooks; Served a Long Time, Enjoyed Serving the Community, Time to Step Aside, Great Working With Council, Employees and Citizens, Confidence in Leadership |
| Councilperson Baun-Crooks | * Great Respect for Councilperson Taylor and Councilperson Teifer; Thanked Residents for Their Support |
| Mayor Stack | * Community Garden Harvested 4,243 Pounds of Produce; Congratulated Sean McNally for Passing the Barr Exam; Former Trenton Resident Steve Kornacki, Authored a Book Entitled "Go Blue!" |

Mayor Stack along with Councilperson LeFevre presented plaques to Councilperson Taylor and Councilperson Teifer in appreciation of their twenty four years of dedicated service on Council for the City of Trenton.

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| City Clerk Gearhart | * The Inauguration Ceremony, will be held on Monday, November 18 th at 7:00 p.m. and there is a Regular Council Meeting at 8:00 p.m. |
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PUBLIC COMMENT

- | | |
|------------------|--|
| Jim Kushner | * Concerned With Compliance with Human Rights Ordinance |
| Cynthia Kallgren | * Opposes Passage of Human Rights Ordinance |
| Steven Rzeppa | * Introduced Himself to the Mayor and Council, Looking Forward to Serving on Council |

MOTION TO ADJOURN by Councilperson McLeod, seconded by Councilperson Howey, at 9:20 p.m.

APPROVED BY:

KYLE F. STACK, MAYOR

PATRICIA M. GEARHART, CITY CLERK

MINUTES PREPARED BY: Patricia M. Gearhart, City Clerk
APPROVED ON: _____

INFORMATION ITEMS

1. JOANN PERNA: 2013 Community Garden Report. (10/24/2013)
2. ANIMAL CONTROL OFFICERS; Pets for Vets.
3. STATE OF MICHIGAN: Notice of Hearing DTE Customers Case No. U-17319.