# VILLAGE OF STICKNEY

6533 West Pershing Road



Daniel A. O'Reilly

Village President

James E. Lazansky Fred L. Schimel Stickney, Illinois 60402-4048 Phone - 708-749-4400 Fax - 708-749-4451

Village Trustees Cody Mares Jeff Walik

Kurt Kasnicka Village Treasurer Deborah E. Morelli Scott Zeedyk



Audrey McAdams Village Clerk

#### **REGULAR MEETING BOARD OF TRUSTEES**

Tuesday, April 6, 2010

**Meeting Agenda** 

- 1. Call to Order
- 2. Pledge of Allegiance
- 3. Roll Call
- 4. Approve Minutes of Previous Regular Meeting
- 5. Authorize Payment of Bills
- 6. Award Bid for Street Rehabilitation Program-Phase 3, as recommended by Village Engineer
- 7. Pass and Approve Resolution 04-2010, "Establishing April as "National 9-1-1 Education Month".
- 8. Pass and Approve Ordinance 2010-07, "An Ordinance Prohibiting the Use of Groundwater as a Potable Water Supply by the Installation or Use of Potable Water Supply Wells or by any Other Method".
- 9. Pass and Approve Ordinance 2010-08, "An Ordinance Amending Offenses and Miscellaneous Provisions on Gang Activity and Drug Related Crime".
- 10. Give Permission for a Block Party on 44th and Grove
- 11. Lottery for the Winners of the Village Supplied Trees
- 12. Report from the President
- 13. Report from the Clerk/Correspondence
- 14. Trustee Reports/Committee Reports
  - a. Accept the treasurer's report for the month of February, 2010
- 15. Reports from Department Heads
- 16. Audience Questions
- 17. Adjournment

Posted April 1, 2010

#### March 16, 2010

State of Illinois County of Cook Village of Stickney

The Board of Trustees of the Village of Stickney met in regular session on Tuesday, March 16, 2010 at 7:02 p.m. in the Stickney Village Hall, 6533 W. Pershing Road, Stickney, Illinois.

Upon the roll call, the following Trustees were present: Trustees Lazansky, Mares, Morelli, Schimel, Walik and Zeedyk

Trustee Schimel moved, duly seconded by Trustee Morelli, to approve the minutes of the previous regular session on Tuesday, March 2, 2010.

Upon the roll call, the following Trustees voted: Ayes: Lazansky, Mares, Morelli, Schimel, Walik and Zeedyk Nays: None President O'Reilly declared the motion carried.

Trustee Morelli moved, duly seconded by Trustee Mares that the bills, approved by the various committees of the Board, be approved for payment, and to approve warrants which authorize the Village Treasurer to draw checks to pay the bills, to be signed by the authorized signers, as provided for by the Ordinances of the Village of Stickney.

Upon the roll call, the following Trustees voted: Ayes: Lazansky, Mares, Morelli, Schimel, Walik and Zeedyk Nays: None President O'Reilly declared the motion carried.

Trustee Schimel moved, duly seconded by Trustee Lazansky to close the bidding on the Street Rehabilitation Program Phase 3.

Upon the roll call, the following Trustees voted: Ayes: Lazansky, Mares, Morelli, Schimel, Walik and Zeedyk Nays: None President O'Reilly declared the motion carried.

The clerk noted the Certificate of Publication that was posted in the *Burbank-Stickney Independent* on February 25, 2010. The notice stated that the bidding closed on March 16, 2010 at 2:00 p.m.

The bids received were opened by the clerk and read by Tim Geary, the Project Engineer from Frank Novotny & Associates, Inc.

| rage 2 | 2 |
|--------|---|

|    | PROPOSAL OF:  | TYPE OF<br>SECURITY | AMOUNT OF<br>SECURITY | BIDDER'S<br>PROPOSAL |
|----|---|---------------------|-----------------------|----------------------|
|    | ENGINEER'S ESTIMATE                                   |                     |                       | \$1,350,287.50       |
| 1  | James D. Fiala Paving<br>Oak Brook                    | Bid Bond            | 5%                    | \$1,178,289.00       |
| 2  | Central Blacktop Co., Inc<br>LaGrange                 | Bid Bond            | 5%                    | \$1,176,038.75       |
| 3  | J. Nardulli Concrete Inc.<br>Chicago                  | Bid Bond            | 5%                    | \$1,103,015.00       |
| 4  | G & M Cement<br>Construction, Inc.<br>Addison         | Bid Bond            | 5%                    | \$1,128,792.50       |
| 5  | K-Five Construction<br>Corp<br>Lamont                 | Bid Bond            | 5%                    | \$1,193,294.75       |
| 6  | Orange Crush L.L.C.<br>Hillside                       | Bid Bond            | 5%                    | \$1,038,472.00       |
| 7  | A Lamp Concrete<br>Contractors Inc.<br>Schaumburg     | Bid Bond            | 5%                    | \$1,085,684.50       |
| 8  | Crowley-Sheppard<br>Asphalt, Inc.<br>Chicago Ridge    | Bid Bond            | 5%                    | \$1,099,133.00       |
| 9  | C-A Cement<br>Construction Co., Inc.<br>Bloomingdale  | Bid Bond            | 5%                    | \$1,088,128.75       |
| 10 | Chicagoland Paving<br>Contractors Inc.<br>Lake Zurich | Bid Bond            | 5%                    | \$1,073,295.75       |

Trustee Zeedyk moved, duly seconded by Trustee Schimel to refer all bids to the Village engineer for review for meeting the specifications and to award the bid to the lowest responsible bidder as recommended by the Village engineer.

Upon the roll call, the following Trustees voted: Ayes: Lazansky, Mares, Morelli, Schimel, Walik and Zeedyk Nays: None President O'Reilly declared the motion carried.

Trustee Morelli moved, duly seconded by Trustee Lazansky, to accept the report of the Department of Transportation, State of Illinois, and indicating Motor Fuel Tax collected for the month of February, 2010 indicating the sum of \$11,576.03.

Upon the roll call, the following Trustees voted: Ayes: Lazansky, Mares, Morelli, Schimel, Walik and Zeedyk Nays: None President O'Reilly declared the motion carried. Trustee Lazansky moved, duly seconded by Trustee Morelli to accept the report from the Illinois Department of Revenue for the month of November, 2009 indicating the sum of \$49,041.60.

Upon the roll call, the following Trustees voted: Ayes: Lazansky, Mares, Morelli, Schimel, Walik and Zeedyk Nays: None President O'Reilly declared the motion carried.

President O'Reilly asked the board to refer to their packet information about the landscape agreement with AT&T. The Village never had such an agreement. The agreement would cover the required landscaping around the cabinets AT&T is installing in various areas of the Village. After discussion with Attorney Kusper, it was decided that each Trustee should be polled as to which of the three options AT&T offered they would like. Trustees Lazansky, Morelli, Schimel, Walik and Zeedyk chose Option 1. Trustee Mares chose Option 3. In Option 1, AT&T does site visits with the village and determines which sites will require landscaping and AT&T will put those sites out to bid with one of their landscaping contractors. AT&T will pay for the cost of landscaping and be responsible for the first three waterings and then the responsibility of on-going maintenance would be on the village. The plant material will be guaranteed for one year, provided the village adequately maintains the vegetation. Option 3, would provide the village a stipend of \$1500.00 for each cabinet constructed in the village. The village would assume all responsibility for the plantings and on-going maintenance of those sites.

Trustee Morelli moved, duly seconded by Trustee Lazansky to agree to Option 1 of the Landscape Agreement with AT&T for the landscaping of the areas around the Lightspeed Cabinets they are installing in various areas of the Village.

Upon the roll call, the following Trustees voted: Ayes: Lazansky, Mares, Morelli, Schimel, Walik and Zeedyk Nays: None President O'Reilly declared the motion carried.

Trustee Morelli moved, duly seconded by Trustee Walik to approve a request from Misericordia to conduct their annual "Tag Days" on Friday, April 23, and Saturday, April 24, 2010.

Upon the roll call, the following Trustees voted: Ayes: Lazansky, Mares, Morelli, Schimel, Walik and Zeedyk Nays: None President O'Reilly declared the motion carried.

CLERKS REPORT: There was a request from The Salvation Army to conduct their Donut Day Fundraising Campaign on June 4 and 5, which arrived after this agenda was posted. They were requesting confirmation by April 2, 2010. Therefore the clerk asked that the board consider the request prior to the next board meeting.

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Trustee Morelli moved, duly seconded by Trustee Walik to approve the request from The Salvation Army to conduct their Donut Day Fundraising Campaign on June 4<sup>th</sup> and 5<sup>th</sup>. This is with the condition that they produce their proof of insurance and hold harmless.

Upon the roll call, the following Trustees voted: Ayes: Lazansky, Mares, Morelli, Schimel, Walik and Zeedyk Nays: None President O'Reilly declared the motion carried.

The clerk continued with information on the 2010 Census. It was noted that the forms may have a different community posted in the address. There actually is a bar code on each questionnaire that identifies each address. The purpose of the community listed on the mailings was for the printer to ensure that a valid placename be associated with the zip code that is used in order to receive a postage discount and stream lining of delivery. Additional information was provided about the enumeration of the people living at the Hawthorne Race Track.

#### TRUSTEE REPORTS:

Trustee Schimel reported on the continuations of the foreclosures in the Village. A new addition to the list is at 6507 41<sup>st</sup> Street. The home at 4103 Wisconsin has been demolished and a new set of plans are expected within days. The home at 4029 Euclid was sold for demolition. A unique situation occurred when the bank that owned it sold it to another bank. He has no clue where it stands at this point. The process may have to start all over again with the new bank.

Trustee Walik spoke about the Village's recognition of Arbor Day on April 30. He reminded us to submit names for the tree lottery if they would like a tree planted by the Village. The drawing will take place at the April 6th board meeting. Trustee Schimel asked what kind of tree it will be. Trustee Walik responded that he is still working with the Village's arborist in making the selections.

Trustee Zeedyk informed us of the quote he received from Andreas Cement for replacement of sidewalks near Home School.. This would be a 50/50 arrangement with Lyons School District 103. The price is \$16,896. He will introduce this for budget consideration. Trustee Zeedyk also read a letter concerning a lawsuit he filed against the Village for false allegations when he was an auxiliary police officer prior to his election. It was dismissed and a reduced legal fee was paid. No settlement was received by Trustee Zeedyk.

#### **DEPARTMENT REPORTS:**

Fire Chief Meyer advised us to change our clocks and change the batteries in our smoke detectors. He also suggested that people test their smoke and C/O detectors every month.

Police Chief Kretch provided some interesting information about a robbery that took place on March 2, at the TCF Bank in Stickney, at approximately 7:30 p.m. The female robber handed a note to a teller. He described the mutual cooperative activities that took place with our adjoining communities. A North Riverside officer recognized the description and radioed that they had a similar robbery at their TCF Bank. The offender got away in a taxi

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cab. An alert Lyons officer recognized a taxi cab in the area and pulled it over in front of the Berwyn Fruit Market. The offender climbed over the seat and placed a knife to the throat of the driver telling him not to stop. He did stop and the offender was apprehended. Riverside also helped in the incident.

#### AUDIENCE QUESTIONS:

Mrs. Penny Gibas of 4425 Wisconsin questioned the \$69,000 Justice Assistance Grant that was approved at the previous meeting. President O'Reilly explained that this Federal Stimulus Grant is handled by the county. The county is in charge of dividing the money throughout the municipalities. We are now in the process to apply for it. There is a timeline that is required. It is similar to a grant we applied for in November for \$13,000 for tactical activity in the summer. President O'Reilly confirmed that both grants go to our police department

Mrs. Bea Callahan, of 4126 Grove Ave. acknowledged that her question pertaining to the 2010 Census had already been answered by the clerk.

There being no further business, Trustee Lazansky moved, duly seconded by Trustee Walik that the meeting be adjourned. Upon which the Board adopted the motion at 7:34 p.m.

Respectfully submitted,

Audrey McAdams Village Clerk

Approved by me this 17<sup>th</sup> day of March, 2010

Daniel A. O'Reilly, President



Frank Novotny & Associates, Inc.

825 Midway Drive & Willowbrook, IL & 60527 & Telephone: (630) 887-8640 & Fax: (630) 887-0132

Civil Engineers/ Municipal Consultants

March 17, 2010

Hon. President & Board of Trustees Village of Stickney 6533 West Pershing Road Stickney, Illinois 60402

#### Re: Street Rehabilitation – Phase 3

Madam & Gentlemen:

Enclosed is a copy of the "Tabulation of Bids" for the bids that were received and opened for the above-referenced project on March 16, 2010, at 7:00 p.m. Ten (10) bids were received and checked for accuracy. Our review of the bids discovered some minor errors, which were corrected. These corrections, however, did not affect the resultant low bidder as shown.

The low bidder was Orange Crush LLC, submitting a bid in the amount of \$1,038,472.00, which was \$311,815.50 (23.09%) below the Engineer's Estimate of \$1,350,287.50.

Orange Crush LLC satisfactorily performed the work on last year's Phase 2 project. Therefore, we recommend that the Contract be awarded to **Orange Crush LLC, 321 S. Center Street, Hillside, IL. 60162,** in the amount of **\$1,038,472.00**.

Please call if you have any questions regarding this matter.

Sincerely,

FRANK NOVOTNY & ASSOCIATES, INC.

Timothy P. Geary, P.E.

TPG/ce

Enclosure

cc: Ms. Audrey McAdams, Clerk, w/Enc. Mr. Kurt Kasnicka, Treasurer, w/Enc. Mr. Joseph Lopez, Supervisor, w/Enc. File No. 09149

## **RESOLUTION 04-2010**

### **Establishing April as "National 9-1-1 Education Month"**

WHEREAS: 9-1-1 is nationally recognized as the number to call in an emergency to receive immediate help from police, fire, EMS or other appropriate emergency response entities;

WHEREAS: in 1967, the President's Commission on Law Enforcement and Administration of Justice recommended that a "single number should be established" nationwide for reporting emergency situations and other Federal Government Agencies and various governmental officials also supported and encouraged the recommendation;

WHEREAS: in 1968, the American Telephone and Telegraph Company (AT&T) announced that it would establish the digits 9-1-1 as the emergency code throughout the United States;

WHEREAS: 9-1-1 was designated by Congress as the national emergency call number under the Wireless Communications and Public Safety Act of 1999 (P.L. 106-81);

WHEREAS: the ENHANCE 9-1-1 Act of 2004 (P.L. 108-494) established enhanced 9-1-1 as "a high national priority" as part of our Nation's homeland security and public safety;

WHEREAS: it is important that policy makers at all levels of government understand the importance of 9-1-1, how the system works today and steps that are needed to modernize the 9-1-1 system;

WHEREAS: the 9-1-1 system is the connection between the eyes and ears of the public and the emergency response system in the U.S. and is often the first to know of emergencies of all magnitudes making 9-1-1 a significant homeland security asset;

WHEREAS: there are over 6,000 9-1-1 public safety answering points (PSAPs) serving more than 3,000 counties and parishes throughout the United States;

WHEREAS: PSAPs answer more than two hundred million 9-1-1 calls each year in the United States and a growing number of 9-1-1 calls are made using wireless and IP-based communications services;

WHEREAS: a growing segment of the population, including the deaf and hard of hearing and individuals with speech disabilities, are increasingly communicating with non-traditional text, video and instant messaging communications services and expect these services to be able to connect directly to 9-1-1;

WHEREAS: the growth and variety of means of communications, including mobile and IP-based systems, impose challenges for accessing 9-1-1 and implementing enhanced 9-1-1 and require increased education and awareness about their capabilities;

WHEREAS: numerous other N-1-1 and 800 number services exist for non-emergency situations, including 2-1-1, 3-1-1, 5-1-1, 7-1-1, 8-1-1, poison control centers and mental health hotlines, and the public needs to be educated on when to use these services in addition to or instead of 9-1-1;

WHEREAS: people of all ages use 9-1-1 and it is critical to educate the public of all ages on the proper use of 9-1-1;

WHEREAS: senior citizens are at high risk for needing access to 9-1-1 and a large segment of this population is learning to use new technology;

WHEREAS: thousands of 9-1-1 calls are made every year by children properly trained on the use of 9-1-1 resulting in lives saved which underscores the critical importance of training children early in life about 9-1-1;

WHEREAS: there is widespread misuse of the 9-1-1 system, including pranks and non-emergency calls, which can result in costly and inefficient use of 9-1-1 and emergency response resources and need to reduce this practice;

WHEREAS: parents, teachers, and all other care givers need to play an active role in 9-1-1 education for children, but will do so only after being first educated themselves;

WHEREAS: there are many avenues for 9-1-1 public educations such as safety fairs, school presentations, libraries, churches, businesses, PSAP tours or open houses, civic organizations and senior citizen centers;

WHEREAS: children, parents, PTA and teachers are important groups to educate about the importance of 9-1-1 through targeted outreach efforts to public and private school systems;

WHEREAS: we as a nation should strive to annually host at least one educational event in every school in the country every year regarding the proper use of 9-1-1;

WHEREAS: an established National 9-1-1 Education Month could include public awareness events, including conferences and media outreach, training activities for parents, teachers, school administrators, other care givers and businesses; educational events in schools and other appropriate venues; and production and distribution of educational content on 9-1-1 designed to educate people of all ages on the importance and proper use of 9-1-1;

WHEREAS: Americans deserve the finest education we can offer regarding 9-1-1 education: Now, therefore be it

RESOLVED, that the Village of Stickney, President and Board of Trustees recognizes April as "National 9-1-1 Education Month" And be it

FURTHER RESOLVED, That the Village of Stickney, President and Board of Trustees urges the U.S. Congress and the governors of all states and territories to recognize April as "National 9-1-1 Education Month".

ADOPTED at a regular meeting of the President and the Board of Trustees of the Village of Stickney, Illinois, this 6<sup>th</sup> day of 2010.

AYES: Lazansky, Mares, Morelli, Schimel, Walik, Zeedyk

**NAYS: None** 

**ABSENT: None** 

**ABSTAIN: None** 

APPROVED by me this 7<sup>th</sup> day of April, 2010.

Daniel A. O'Reilly, President Village of Stickney

ATTESTED

Kurt Kasnie

Kurt Kasnicka, Deputy Clerk Village of Stickney

#### ORDINANCE NO. 2010-07

AN ORDINANCE AMENDING CHAPTER 86, "UTILITIES" OF THE ORDINANCES OF THE VILLAGE OF STICKNEY, ILLINOIS BY THE REVISION OF SECTION 86-5.

AN ORDINANCE PROHIBITING THE USE OF GROUNDWATER AS A POTABLE WATER SUPPLY BY THE INSTALLATION OR USE OF POTABLE WATER SUPPLY WELLS OR BY ANY OTHER METHOD

BE IT ORDAINED BY THE PRESIDENT AND THE BOARD OF TRUSTEES OF THE VILLAGE OF STICKNEY, COOK COUNTY, ILLINOIS, A HOME RULE UNIT OF GOVERNMENT AS FOLLOWS:

**WHEREAS, the** Village of Stickney (the "Village") is a home rule municipality in accordance with the Constitution of the State of Illinois of 1970; and

**WHEREAS**, certain properties in the Village of Stickney, Illinois have been used over a period of time for commercial/industrial purposes; and

**WHEREAS**, because of said use, concentrations of certain chemical constituents in the groundwater beneath the Village may exceed Class I groundwater quality standards for potable resource groundwater as set forth in 35 Illinois Administrative Code 620 or Tier 1 remediation objectives as set forth in 35 Illinois Administrative Code 742; and

**WHEREAS**, the Village of Stickney desires to limit potential threats to human health from groundwater contamination while facilitating the redevelopment and productive use of properties that are the source of said chemical constituents;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE VILLLAGE OF STICKNEY, ILLINOIS:

**Section 1. Recitals.** The facts and statements contained in the preambles to this Ordinance are found to be true and correct and are hereby adopted as part of this Ordinance.

**Section 2.** Adoption. Chapter 86, of the Municipal Code of the village of Stickney shall be amended by the revision of Section 86-5, which will read as follows:

#### Section 86-5. Prohibition of wells.

It shall be unlawful to construct or permit the construction of any well, or to use or maintain any well for the disbursement of any water from such well or for the use of any well for drainage purposes.

**(1).** Use of groundwater as a potable water supply is prohibited except for such uses or methods in existence before the effective date of this ordinance or to its predecessor to Section 86-5. The use or attempt to use as a potable water supply groundwater from within the corporate limits of the Village of Stickney, as potable water supply, by the installation or drilling of wells or by any other method is hereby prohibited. This prohibition expressly includes the Village of Stickney.

**(2).** Any person violating the provisions of this ordinance shall be subject to a fine of up to \$500.00 per day for each violation.

**(3).** "Person" is any individual, partnership, co-partnership, firm, company, limited liability company, corporation, association, joint stock company, trust, estate, political subdivision, or any other legal entity, or their legal representatives, agents or assigns.

**(4).** "Potable water" is any water used for human or domestic consumption, including, but not limited to, water used for drinking, bathing, and swimming, washing dishes, or preparing foods.

**Section 3**. **Replealer.** All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed insofar as they are in conflict with this ordinance.

**Section 4. Home Rule.** This ordinance is enacted under the Home Rule powers of the Village as set forth in the Constitution and laws of the State of Illinois.

**Section 5. Effective date.** This ordinance shall be in full force and effect from and after its passage, approval and publication as required by law.

**Section 6**. **Severability.** If any section, subsection, sentence, 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 provision and such holding shall not affect the validity of the remaining portions hereof.

**Section 7. Certification and Publication.** The Village Clerk of the Village of Stickney shall certify to the adoption of this Ordinance and cause the same to be published in pamphlet form.

PASSED AND APPROVED at a regular meeting of the President and the Board of Trustees of the Village of Stickney, Illinois this 6<sup>th</sup> day of April, 2010.

AYES: Lazansky, Mares, Morelli, Schimel, Walik, Zeedyk

NAYS: None

**ABSENT: None** 

**ABSTAIN: None** 

APPROVED by me this 7<sup>th</sup> day of April, 2010.

Daniel A. O'Reilly, President / Village of Stickney, Cook County, Illinois

ATTESTED, Filed in my office, and published in pamphlet form this 7<sup>th</sup> day of April , 2010.

Kurt Kasnicka

Kurt Kasnicka, Deputy Clerk Village of Stickney, Cook County, Illinois

#### **ORDINANCE NO. 2010-08**

#### AN ORDINANCE AMENDING CHAPTER 50, "OFFENSES AND MISCELLANEOUS PROVISIONS," OF THE MUNICIPAL CODE OF THE VILLAGE OF STICKNEY BY ADDING, SECTIONS 50-32.1, 50-32.2, and 50-32.3.

#### BE IT ORDAINED BY THE PRESIDENT AND THE BOARD OF TRUSTEES OF THE VILLAGE OF STICKNEY, COOK COUNTY, ILLINOIS, A HOME RULE UNIT OF GOVERNMENT, AS FOLLOWS:

WHEREAS, the Village of Stickney (the "Village") is a home rule municipality in accordance with the Constitution of the State of Illinois of 1970; and

WHEREAS, the Village seeks to maintain the safety and welfare of its residents, and maintain the appearance and accessibility of the streets, roadways, and public places throughout the Village; and

WHEREAS, the Village maintains certain regulations of the streets, sidewalks, and other public areas within the Village; and

WHEREAS, the Village maintains certain regulations on the conduct of all those within the Village in order to ensure the safety and well-being of all Village residents; and

**WHEREAS**, it is within the Village's interest to reduce and prevent gang activity and operations within the Village; and

WHEREAS, it is within the Village's interest to reduce and prevent drug-related crime and activity within the Village;

NOW THEREFORE BE IT ODRAINED BY THE PRESIDENT AND THE BOARD OF TRUSTEES OF THE VILLAGE OF STICKNEY, COUNTY OF COOK, ILLINOIS.

Section 1. Recitals. The facts and statements contained in the preamble to this Ordinance are found to be true and correct and are hereby adopted as part of this Ordinance.

Section 2. Adoption. Chapter 50, Article II, of the Municipal Code of the Village of Stickney shall be amended by the addition of Section 50-32.1, Section 50-32.2, and Section 50-32.3, which shall read as follows:

#### Sec. 50-32.1. Loitering.

(a) A person commits a violation if he or she loiters or prowls in a place, at a time, or in a manner not usual for law-abiding individuals under circumstances that warrant alarm for the safety of persons or property in the vicinity. Among the circumstances which may be considered in determining whether alarm is warranted is the fact that the person takes flight upon appearance of a police officer, refuses to identify himself or herself, or manifestly endeavors to

conceal himself or herself or any object. Unless flight by the person or other circumstances makes it impractical, a police officer shall, prior to any arrest for an offense under this Section, afford the person an opportunity to dispel any alarm which would otherwise be warranted, by requesting the person to identify himself or herself and to explain his or her presence or conduct. No person shall be convicted of an offense under this Section if the police officer did not comply with the preceding sentence, or if it appears at trial that the explanation given by the person was true and, if it had been believed by the police officer at the time, would have dispelled the alarm. Any police officer may arrest any person suspected of being a loiterer or prowler without a warrant if it reasonably appears that the delay in arresting the suspect caused by obtaining a warrant would result in the suspect's escape.

(b) It shall be unlawful for any person, after first being warned by a police officer, or where a "no loitering" sign or signs have been posted, to loiter, stand, sit or lie in or upon any public or quasi-public sidewalk, street, curb, cross-walk, walkway area, mall or that portion of private property utilized for public use, so as to hinder or obstruct unreasonably the free passage of pedestrians or vehicles thereon. It shall be unlawful for any person to block, obstruct or prevent free access to the entrance to any building open to the public.

(c) For the purpose of this Section, the following definition shall apply unless the context clearly indicates or requires a different meaning:

<u>Public Place</u>: An area generally visible to public view, including streets, sidewalks, bridges, alleys, plazas, parks, driveways, parking lots, automobiles (whether moving or not) and buildings open to the general public, including those which serve food or drink or provide entertainment, and the doorways and entrances to buildings or dwellings and the grounds enclosing them.

(d) Any person found liable of violating this Section shall be subject to a fine of not less than \$50.00 and not more than \$500.00 per violation.

#### Sec. 50-32.2. Gang Loitering.

(a) Whenever a police officer observes a member of a criminal street gang engaged in gang loitering with one or more other persons in any public place designated for the enforcement of this Section under subsection (b) below, the police officer shall, subject to all applicable procedures promulgated by the Chief of Police:

(1) Inform all persons that they are engaged in gang loitering with an area in which loitering by groups containing criminal street gang members is prohibited;

(2) Order all persons to disperse and remove themselves from within sight and hearing of the place at which the order was issued; and

(3) Inform those persons that they will be subject to arrest if they fail to obey the order promptly or engage in further gang loitering within sight or hearing of the place at which the order was issued during the next three hours.

(b) The Chief of Police shall, by written directive, designate areas of the Village in which the Chief has determined that enforcement of this Section is necessary because gang loitering has enabled criminal street gangs to establish control over identifiable areas, to intimidate others from entering those areas or to conceal illegal activities. Prior to making a determination under this division, the Chief shall consult as he or she deems appropriate with persons who are knowledgeable about the effects of gang activity in areas in which this S ection may be enforced. The persons may include but need not be limited to members of the Police Department, or police departments of surrounding communities, with special training or experience related to criminal street gangs; other personnel of the Department or police departments of surrounding communities with particular knowledge of gang activities in the proposed designated area; elected and appointed officials of the area; community-based organizations; and participants in any Neighborhood Watch Program who are familiar with the area. The Chief of Police shall develop and implement procedures for the periodic review and update of designations made under this division.

(c) The Chief of Police shall by written directive promulgate procedures to prevent the enforcement of this Section against persons who are engaged in collective advocacy activities that are protected by the Constitution of the United States or the State of Illinois.

(d) For the purpose of this Section, the following definitions shall apply unless the context clearly indicates or requires a different meaning:

<u>Criminal Gang Activity</u> - The commission, attempted commission or solicitation of the following offenses listed in the following sections of the Criminal Code of 1961, being ILCS Ch. 720, Act 5, provided that the offenses are committed by two or more persons, or by an individual at the direction of or in association with any criminal street gang, with the specific intent to promote, further or assist in any criminal conduct by gang members:

- (1) ILCS Ch. 720, Act 5, § 9-1 (murder);
- (2) ILCS Ch. 720, Act 5, § 9-3.3 (drug-induced homicide);
- (3) ILCS Ch. 720, Act 5, § 10-1 (kidnapping);
- (4) ILCS Ch. 720, Act 5, § 10-4 (forcible detention);
- (5) ILCS Ch. 720, Act 5, § 12-2(a)(13) (aggravated assault-discharging firearm);
- (6) ILCS Ch. 720, Act 5, § 12-4 (aggravated battery);
- (7) ILCS Ch. 720, Act 5, § 12-4.1 (heinous battery);
- (8) ILCS Ch. 720, Act 5, § 12-4.2 (aggravated battery with a firearm);
- (9) ILCS Ch. 720, Act 5, § 12-4.3 (aggravated battery of a child);

(10) ILCS Ch. 720, Act 5, § 12-4.6 (aggravated battery of a senior citizen);

(11) ILCS Ch. 720, Act 5, § 12-6 (intimidation);

(12) ILCS Ch. 720, Act 5, § 12-6.1 (compelling organization membership of persons);

- (13) ILCS Ch. 720, Act 5, § 12-11 (home invasion);
- (14) ILCS Ch. 720, Act 5, § 12-14 (aggravated criminal sex ual assault);
- (15) ILCS Ch. 720, Act 5, § 18-1 (robbery);
- (16) ILCS Ch. 720, Act 5, § 18-2 (armed robbery);
- (17) ILCS Ch. 720, Act 5, § 19-1 (burglary);
- (18) ILCS Ch. 720, Act 5, § 19-3 (residential burglary);
- (19) ILCS Ch. 720, Act 5, § 19-5 (criminal fortification of a residence or building);
- (20) ILCS Ch. 720, Act 5, § 20-1 (arson);
- (21) ILCS Ch. 720, Act 5, § 20-1.1 (aggravated arson);

(22) ILCS Ch. 720, Act 5, § 20-2 (possession of explosives or explosive or incendiary devices);

(23) ILCS Ch. 720, Act 5, § 24-1(a)(6), (a)(7), (a)(9) or (a)(12) (unlawful use of weapons);

(24) ILCS Ch. 720, Act 5, § 24-1.1 (unlawful use or possession of weapons by felons or persons in the custody of the Department of Corrections facilities);

- (25) ILC\$ Ch. 720, Act 5, § 24-1.2 (aggravated discharge of a firearm);
- (26) ILC\$ Ch. 720, Act 5, § 25-1(d) (mob action violence);
- (27) ILC\$ Ch. 720, Act 5, § 33-1 (bribery);
- (28) ILC\$ Ch. 720, Act 5, § 33A-2 (armed violence);

(29) Sections 5, 5.1, 7 or 9 of the Cannabis Control Act, being ILCS Ch. 720, Act 550, where the offense is a felony (manufacture or delivery of cannabis, cannabis trafficking, calculated criminal cannabis conspiracy and related offenses; or

(30) Sections 401, 401.1, 405, 406.1, 407 or 407.1 of the State Controlled Substances Act, being ILCS Ch. 720, Act 550 (illegal manufacture of delivery of a controlled substance, controlled substance trafficking, calculated criminal drug conspiracy and related offenses).

<u>Criminal Street Gang</u> - Any ongoing organization, association in fact or group of three or more persons, whether formal or informal, having as one of its substantial activities the commission of one or more of the criminal acts enumerated under the definition of criminal gang activity herein, and whose members individually or collectively engage in or have engaged in a pattern of criminal gang activity.

<u>Gang Loitering</u> - Remaining in any one place under circumstances that would warrant a reasonable person to believe that the purpose or effect of that behavior is to enable a criminal street gang to establish control over identifiable areas, to intimidate others from entering those areas, or to conceal illegal activities.

<u>Pattern of Criminal Gang Activity</u> - Two or more acts of criminal gang activity of which at least two acts were committed within five years of each other.

<u>Public Place</u> - The public way and any other location open to the public, whether publicly or privately owned.

(e) Any person found liable of violating this Section shall be subject to a fine of not less than \$250.00 and not more than \$500.00 per violation.

#### Sec. 50-32.3. Narcotics Loitering

(a) Whenever a police officer observes one or more persons engaged in narcotics-related loitering in any public place designated for the enforcement of this section under subsection (b) below, the police officer shall:

(1) Inform all persons that they are engaged in loitering within an area in which the loitering is prohibited;

(2) Order all persons to disperse and removed themselves from within sight and hearing of the place at which the order was issued; and

(3) Inform those persons that they will be subject to arrest if they fail to obey the order promptly or engage in further narcotics-related loitering within sight or hearing of the place at which the order was issued during the next three hours.

(b) The Chief of Police shall by written directive designate areas of the Village in which enforcement of this section is necessary because the areas are frequently associated with narcotics-related loitering. Prior to making a determination under this division, the Chief of Police shall consult as he or she deems appropriate with persons who are knowledgeable about the effect of narcotics-related activity in areas in which this section may be enforced. The persons may include but need not be limited to members of the Police Department, or police departments of surrounding communities, with special training or experience related to narcoticsrelated activity; other personnel of the Department or police departments of surrounding communities with particular knowledge of narcotics-related activities in the proposed designated area; elected and appointed officials of the area; community-based organizations; and participants in any Neighborhood Watch Program who are familiar with the area. The Chief of Police shall develop and implement procedures for the periodic review and update of designations made under this division.

(c) For the purpose of this section, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

<u>Narcotics-Related Loitering</u> - Remaining in any one place under circumstances that would warrant a reasonable person to believe that the purpose or effect of that behavior is to facilitate the distribution of substances in violation of the Cannabis Control Act, being ILCS Ch. 720, Act 550 or the Illinois Controlled Substances Act, being ILCS Ch. 720, Act 570.

<u>Public Place</u> - The public way and any other location open to the public, whether publicly or privately owned.

(d) Any person found liable of violating this Section shall be subject to a fine of not less than \$250.00 and not more than \$500.00 per violation.

**Section 3. Home Rule.** This ordinance is enacted under the Home Rule powers of the Village as set forth in the Constitution and laws of the State of Illinois.

**Section 4.** Effective Date. This Ordinance shall be in full force and effect after its passage, approval and publication in the manner provided by law.

Section 5. Conflicts. This Ordinance supersedes all ordinances or parts of ordinances directly conflicting with the terms and provisions contained herein, but only to the extent of such conflict.

Section 6. Severability. If any section, subsection, sentence, 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 provision and such holding shall not affect the validity of the remaining portions hereof.

Section 7. Certification and Publication. The Village Clerk of the Village of Stickney shall certify to the adoption of this Ordinance and cause the same to be published in pamphlet form.

PASSED AND APPROVED at a regular meeting of the President and the Board of Trustees of the Village of Stickney, Illinois this 6<sup>th</sup> day of April, 2010.

AYES: Lazansky, Mares, Morelli, Schimel, Walik, Zeedyk

NAYS: None

ABSENT: None

ABSTAIN: None

APPROVED by me this 7<sup>th</sup> day of April, 2010.

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Daniel A. O'Reilly, President, Village of Stickney, Cook County, Illinois

ATTESTED, Filed in my office, and published in pamphlet form this 7<sup>th</sup> day of April , 2010.

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Kurt Kasnicka, Deputy Clerk Village of Stickney, Cook County, Illinois VILLAGE OF STICKNEY 6533 W. PERSHING RD. STICKNEY, ILLINOIS 60402-4018 708-7494400 FAX 708-749-4451

# **BLOCK PARTY APPLICATION**

BLOCK INVOLVED: 44 th d -Grove

#### **CONTACT PERSON / REQUESTOR:**

MAR 2 4 2010

RECEIVED

VILLAGE OF STICKNEY

Zeedy NAME:

ADDRESS:

PHONE NUMBER: 708

DATE OF EVENT: JULY 31,2010 HOURS: 10:00 Am to 10:00 pm

APPROVED BY BOARD STREETS / ALLEYS TO BE BLOCKED OFF: DATE: 4/6/10 44th & Grove Street Undry McG. laws VILLAGE CLERK om Corner to Corner WILL THERE BE A BAND, DISC JOCKEY OR ANY AMPLIFIED MUSIC OR **ANNOUNCEMENTS ?** NO: YES: IF YES, NAME OF THE BAND OR DISC JOCKEY: T ANNUNCOO NOTE: HOURS FOR THE BLOCK PARTY ARE LIMITED FROM 10:00 A.M. UNTIL 10:00 P.M.