

BOSSIER PARISH POLICE JURY
BENTON, LOUISIANA
MINUTES
October 4, 2017
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The Bossier Parish Police Jury met in regular and legal session on the 4th day of October, 2017, at 2:00 p.m., in the Police Jury Meeting Room, Bossier Parish Courthouse, Benton, Louisiana. The President, Mr. Bob Brotherton, called the meeting to order. The invocation was given by Mr. Fred Shewmake, and the pledge of allegiance was led by Mr. Doug Rimmer. The Parish Secretary, Ms. Rachel Hauser, called the roll, with all members present, as follows:

Mr. Rick Avery	Mr. Jerome Darby
Ms. Wanda Bennett	Mr. Mac Plummer
Mr. Glenn Benton	Mr. Doug Rimmer
Mr. Bob Brotherton	Mr. Tom Salzer
Mr. Jimmy Cochran	Mr. Fred Shewmake
Mr. Sonny Cook	Mr. Jack Skaggs

Others present were Mr. Bill Altimus, Parish Administrator; Mr. Patrick Jackson, Parish Attorney; Mr. Joe E. "Butch" Ford, Jr., Parish Engineer; Ms. Rachel Hauser, Parish Secretary.

Mr. Brotherton stated that Mr. Kelly Wells, Executive Director for the Shreveport-Bossier Sports Commission, will not be present at today's meeting. He stated that Mr. Wells will be present at the October 18, 2017, regular meeting.

Motion was made by Mr. Benton, seconded by Mr. Shewmake, to adopt a resolution amending a resolution adopted on August 16, 2017, to reflect the authorization of the expenditure of funds for the acquisition and demolition of homes located at 108 Tall Timbers Blvd., Haughton, LA, 347 Cane Bend Drive, Haughton, LA, 208 Whispering Pine Road, Haughton, LA, 227 Shadow Ridge Drive, Bossier City, LA, 2030 Lalo Road, Elm Grove, LA, 627 Pine Cone Drive, Haughton, LA, 637 Pine Cone Drive, Haughton, LA, and 265 Hurricane Bluff Road, Elm Grove, LA, which have been approved for funding through the Hazard Mitigation Grant Program No. 4228-015-0001, FEMA-4228-DR-LA, Project No. 0001, Amendment No. 1, and authorize the execution of documents related to same.

The President called for public comment. Ms. Hauser stated that the amended resolution is necessary to correct the city for three of the addresses.

Votes were cast and the motion carried unanimously.

AMENDED RESOLUTION

BE IT RESOLVED by the Bossier Parish Police Jury in regular and legal session on this 4th day of October, 2017, that it does hereby authorize the expenditure of funds for the acquisition and demolition of homes located at 108 Tall Timbers Blvd., Haughton, LA, 347 Cane Bend Drive, Haughton, LA, 208 Whispering Pine Road, Haughton, LA, 227 Shadow Ridge Drive, Bossier City, LA, 2030 Lalo Road, Elm Grove, LA, 627 Pine Cone Drive, Haughton, LA, 637 Pine Cone Drive, Haughton, LA, and 265 Hurricane Bluff Road, Elm Grove, LA, which have been approved for funding through the Hazard Mitigation Grant Program No. 4228-015-0001, FEMA-4228-DR-LA, Project No. 0001, Amendment No. 1.

BE IT FURTHER RESOLVED that William Altimus, Parish Administrator, or Bob Brotherton, President, is hereby authorized to execute documents.

The resolution was offered by Mr. Benton, seconded by Mr. Shewmake. Upon unanimous vote, it was duly adopted on this 4th day of October, 2017.

RACHEL D. HAUSER
PARISH SECRETARY

BOB BROTHERTON, PRESIDENT
BOSSIER PARISH POLICE JURY

Motion was made by Mr. Rimmer, seconded by Mr. Benton, to authorize the advertising for bids for the demolition of homes located at 108 Tall Timbers Blvd., Haughton, LA, 347 Cane Bend Drive, Haughton, LA, 208 Whispering Pine Road, Haughton, LA, 227 Shadow Ridge Drive, Bossier City, LA, 2030 Lalo Road, Elm Grove, LA, 627 Pine Cone Drive, Haughton, LA, 637 Pine Cone Drive, Haughton, LA, and 265 Hurricane Bluff Road, Elm Grove, LA, which have been approved by Hazard Mitigation Grant Program No. 4228-015-0001, FEMA-4228-DR-LA, Project No. 0001, bid date to be determined.

The President called for public comment. There being none, **votes were cast and the motion carried unanimously.**

Motion was made by Mr. Plummer, seconded by Ms. Bennett, to authorize the advertising of bids for annual supplies, asphaltic concrete paving material, and for the annual supply of tires for the Bossier Parish Highway Department, bids to be received Tuesday, December 5, 2017, at 2:00 p.m.

The President called for public comment. There being none, **votes were cast and the motion carried unanimously.**

Ms. Hauser announced the public hearing to consider approval of the plat of the proposed development of Turtle Creek Subdivision, Unit No. 3, located in Sections 2 and 11, Township 19 North, Range 13 West, Bossier Parish, LA. This matter was tabled on September 20, 2017.

Motion was made by Ms. Bennett, seconded by Mr. Cook, to remove this matter from the table made on September 20, 2017, to allow for public hearing today based on parliamentary rules.

The President called for public comment. After further discussion, **votes were cast and the motion carried with the following vote recorded:**

AYES: Mr. Avery, Ms. Bennett, Mr. Benton, Mr. Cook, Mr. Darby, Mr. Plummer, Mr. Rimmer, Mr. Salzer, Mr. Shewmake, Mr. Skaggs
NAYS: None

ABSTAIN: None
ABSENT: None
NO VOTE RECORDED: Mr. Brotherton, Mr. Cochran

Motion was made by Ms. Bennett, seconded by Mr. Benton, to approve the plat of the proposed development of Turtle Creek Subdivision, Unit No. 3, located in Sections 2 and 11, Township 19 North, Range 13 West, Bossier Parish, LA.

The President called for public comment. There was further discussion and request for clarification as to Ms. Bennett's previous motion. Mr. Jackson stated that the appropriate parliamentary procedure when a matter is tabled is to remove that item from the table and present the matter for public discussion. He stated that this procedure can be bypassed and the public hearing can immediately begin.

Mr. Jacksons stated that Ms. Bennett has made a motion to approve the plat of the proposed development of Turtle Creek Subdivision, Unit No. 3, a second has been made, and discussion can now begin on Ms. Bennett's motion for approval of Item No. 4 on the agenda.

Mr. Kevin Hammond, representing the Cypress Black Bayou Preservation Society, stated that he was present at the September 20, 2017, public hearing in this matter. He stated that his previous comments at the September 20, 2017, are also appropriate for the motion to remove this matter from the table and for the subsequent public discussion today.

Mr. Hammond stated that during the last two weeks, he has obtained additional information and is aware that the police jury has also obtained additional information pertaining to this development. He stated that the information he has obtained bears directly on whether or not it is appropriate for this police jury to vote to allow this development to move forward. He further stated that if Mr. Robert Aiello's development and proposal meets all parish subdivision regulations, he understands the police jury feels that it is obligated to approve the development.

Mr. Hammond stated that he previously presented non-compliant test results from the effluent of the Cypress Gardens Subdivision oxidation pond for at least eight weeks. He stated that he spoke with Louisiana Department of Environmental Quality and was informed that as of September 22, 2017, an effluent sample had been obtained directly from the outflow pipe for the Cypress Gardens Subdivision oxidation pond that was within limits. Mr. Hammond stated that he was informed today that the police jury has been provided with two additional test results during the same time period indicating that the effluent from the oxidation pond is in compliance.

Mr. Hammond stated that it is encouraging that improvements have been made to bring the oxidation pond into compliance, but feels that given the length of time and extent the oxidation pond was out of compliance, there will be issues in the future. He stated that documents submitted by him at the September 20, 2017, meeting included two tests taken from Cypress Lake near the discharge point from the oxidation pond. Mr. Hammond stated that there has been discussion that the non-compliant test results from the lake could be from someone's septic system in that area, but he has confirmed that none of the homes where the samples were taken have septic systems that empty into the lake. He stated that the only sewerage discharge in that area is from the oxidation pond.

Mr. Hammond stated that the test results indicating that the lake itself is contaminated, is an indication of how serious this issue has become. He stated that tests taken immediately after DEQ requested action from Eagle Water on the oxidation pond, which results show compliance, should not be cause enough to allow this development to move forward. Mr. Hammond stated that in his communication with DEQ and other entities that should be concerned with this issue, it has been stated that the Department of Health is who needs to determine what improvements are needed on the oxidation pond and if the pond is capable of handling additional homes. He stated that he has had no contact with DHH as to their recommendations for improvements to the oxidation pond, or if the oxidation pond is capable of handling the additional homes. Mr. Hammond stated that it is premature for the police jury to approve the proposed Turtle Creek Subdivision, Unit No. 3, at this time.

Ms. Stacey Smith-Melerine, attorney for Cypress Black Bayou Recreation and Water Conservation District, and Mr. Robert Berry, Executive Director for Cypress Black Bayou Recreation and Water Conservation District, were present. Ms. Melerine stated that she has spoken with DHH and DEQ numerous times regarding the condition of the lake, and Mr. Ronnie Kay with DEQ has obtained samples from the lake. She stated that she would like to dispel any misinformation that Mr. Hammond has presented pertaining to contamination of the lake. Ms. Melerine stated that the lake is not contaminated, and there have been no test results received indicating any contamination whatsoever in the lake.

Ms. Melerine stated that DEQ recently tested the lake and the water sample result was a nine. She stated that Mr. Kay reported that a test result of nine determines that the lake water is almost the quality of drinking water.

Mr. Skaggs asked how often CBBRWCD is obligated to test the lake. Mr. Berry stated that the lake is tested three times per year. He stated that the lake is tested two weeks prior to the triathlon event, and the results from this year were excellent.

Mr. Berry stated that Mr. Fred Alex contacted him on Friday stating that he and Mr. Keith Howard, owner of Eagle Water, and Mr. Kay were at the oxidation pond. He stated that Mr. Kay reported via phone that he was at the oxidation pond for a follow-up visit and had determined that the oxidation pond was in good working condition.

Mr. Berry stated that he spoke with Mr. Kay regarding the supposed DEQ tests of the lake with results showing that the lake was contaminated. He stated that Mr. Kay reported that he recently received test results from the lake which shows a nine, and that the lake is in excellent condition.

Mr. Berry stated that the oxidation pond is located on private property and he is unable to access the pond unless invited to do so. He stated that he requested Mr. Kay to contact him if any test results from the oxidation pond are non-compliant, and Mr. Kay agreed to contact him immediately regarding any non-compliant results.

Mr. Berry stated that there are no facts to back up the reports presented that the lake has ever been or is contaminated. Mr. Skaggs asked if samples for testing of the lake are obtained from random areas of the lake. Mr. Berry stated that the samples are obtained from random areas of the lake.

Representative Dodie Horton stated that she spoke with DHH today and they reported that they have no record of a request for any additional homes for Turtle Creek Subdivision and they are unsure if the system is capable of

handling additional homes. She stated that she will be receiving a more detailed report from DHH and will forward the report to the police jury office.

Mr. Avery asked what agency submitted a report requesting improvements to the oxidation pond. Mr. Ford stated that Eagle Water contacted him approximately one month ago stating that they were developing plans for the additional homes, and once approval was obtained from the police jury, plans would be submitted to add the additional homes and make the necessary improvements to the oxidation pond at that time for the additional homes. He stated that at the September 20, 2017, police jury meeting, he recommended approval of Turtle Creek Subdivision, Unit No. 3, subject to DHH and DEQ approval.

Mr. Ed Cooper asked what improvements are recommended for the oxidation pond. Mr. Ford stated that he is unsure of the specific improvements, but Mr. Howard stated that the plans he will be submitting to DHH and DEQ for consideration include a tertiary three filter and aerators if required. Mr. Cooper asked if there are aerators in the oxidation pond that are currently working. Mr. Benton stated that he visited the site of the oxidation pond recently and the aerator which sprays water was functioning.

Ms. Michan Holbrook, Coyle Engineering Co., Inc., stated that construction plans and oxidation pond improvement plans are not developed until the governing agencies have approved the plat for a proposed development. She stated that Mr. Howard is responsible for submitting plans to DHH and DEQ for the treatment oxidation ponds, but those plans are not submitted until the plat for the proposed development is approved.

Mr. Robert Aiello, developer, was present. Ms. Bennett stated that Mr. Aiello has agreed to remove all lot access to Turtle Creek Subdivision from W. Lakeshore Drive. Mr. Aiello stated that he would be willing to remove from the agenda consideration for approval of the proposed Turtle Creek Subdivision, Unit Nos. 4 and 5, but requests that Unit No. 3 be approved as proposed.

Ms. Bennett asked Mr. Aiello if he was aware that he would be required to submit all plans to DHH and DEQ prior to being able to move forward with the proposed Unit No. 3. Mr. Aiello stated that he will comply with all parish, state, DHH and DEQ regulations as required.

Motion was made by Ms. Bennett, seconded by Mr. Plummer, to amend her previous motion to approve the plat of the proposed development of Turtle Creek Subdivision, Unit No. 3, located in Sections 2 and 11, Township 19 North, Range 13 West, Bossier Parish, LA, to include a stipulation that approval is subject to Department of Health and Department of Environmental Quality approval.

The President called for public comment. Ms. Beth Ketcham stated that she and her husband have been a resident on Cypress Village Drive since 1998 and feels it is important to protect the lake. She stated that she attended a meeting with Ms. Bennett on August 27, 2013, when Mr. Howard stated that his system was in compliance. She referenced an article in The Shreveport Times, "Wastewater Dumping in Bossier Must Stop", which stated that citizens checked Eagle Water's past test results recorded in the public records of DEQ and it was determined that Eagle Water exceeded the legally allowed toxic limit many times in the past. Ms. Ketcham stated that this information was presented to the police jury in 2013, and the police jury stated that they had no authority in DHH and DEQ testing.

Ms. Ketcham referenced a letter from DEQ to Eagle Water dated February 21, 2017, stating that there is a consolidated compliance order and notice of a potential penalty due to violations in several different areas. She stated that on behalf of the citizens, Gulf States Environmental Laboratories obtained samples from the nearest public place of the oxidation pond on August 2, 2017, and the fecal coliform results were 12,900/100 mL, which is well above the allowable limit.

Ms. Ketcham stated that there is proof that for the last four years, Eagle Water has been and continues to be out of compliance with parish and state regulations. She referenced an article from the Bossier Press Tribune dated September 27, 2017, which states that results from independent testing of the Eagle Water oxidation pond and its discharge are not in compliance.

Ms. Ketcham stated that they are not against development in this area, but request that an independent lab randomly test the discharge from the oxidation pond for Turtle Creek Subdivision on a weekly basis for approximately eight weeks to ensure that the discharge is in compliance before additional homes are added to the system.

Ms. Bennett stated that her motion to approve this development is subject to approval by DHH and DEQ, and no lots would be allowed to be sold or homes built until all requirements by DHH and DEQ have been met.

Mr. Benton asked if three samples were obtained and tested prior to today's meeting. He stated that he witnessed one sample being taken from the discharge pipe. Mr. Ford stated that he recommended that Mr. Aiello have an independent lab obtain and test three samples prior to today's meeting. Mr. Aiello stated that he contacted Gulf States Environmental Laboratories who has been the testing facility for all areas around the discharge point of the oxidation pond. He stated that Gulf States Environmental Laboratories tested the oxidation pond discharge point on Monday, Tuesday and Wednesday of last week unannounced, and DEQ tested the outflow pipe on the previous Friday unannounced. He further stated that the gentleman who took the samples had previously taken various samples at designated areas, and when asked if he had ever taken samples from the discharge point, he stated that he had never taken samples at this location and was not aware that there was a discharge point at this location. He stated that the gentleman advised that he has taken samples from a ditch and from someone's yard which are the results that Mr. Hammond has presented today.

Mr. Aiello stated that the results of all four unannounced random tests taken were well within the limits that DHH and DEQ set for discharge for an oxidation pond. Mr. Skaggs asked if there were any other individuals present when the discussion was held wherein the gentleman obtaining samples stated that he had never taken samples from that discharge point. Mr. Aiello stated that Mr. Howard and one of his employees were present. He stated that all test results were in compliance, and no samples had previously been taken from the discharge point for the oxidation pond as stated by the gentleman obtaining the samples.

Mr. Richard Gibbs, 630 W. Lakeshore Drive, Benton, LA, stated that Gulf States Environmental Laboratories took a sample from the lake off his boat dock this morning less than 50 feet from the discharge pipe. He stated that the results will be received on Friday, and he will provide a copy of those results to the police jury.

Mr. Jackson stated that approval of Turtle Creek Subdivision, Unit No. 3, is subject to DHH and DEQ approval, therefore, there will be no development until DHH and DEQ has approved all plans pertaining to the oxidation pond.

Mr. Aiello stated that testing a sewer treatment facility oxidation pond is to ensure that the discharge is meeting all parish and state standards. He stated that if the samples are not obtained at the outflow pipe where the effluent is discharging, it is impossible to control any other environmental impact that is on the water downstream. He further stated that proper protocol is to test at the discharge point.

Mr. Virgil Padgett, 1037 Judy Lane, Benton, LA, stated that he lives on the east side of the lake, and in the last couple of years there has been a rusty colored foam that collects at his seawall. He stated that he has not had the water tested, but it is a cause for concern for the lake. Mr. Padgett stated that he is not opposed to new development, but requested that a sewerage system be built that will be able to handle the homes. He stated that it is important that the systems be tested often.

Mr. Hammond stated that Gulf States Environmental Laboratories, the same laboratory used by DEQ and all other entities testing the discharge from the oxidation pond, provided him with test results from samples on August 23, 2017, and September 13, 2017, indicating that the water collected from the lake itself was over the limit. He stated that those results are included in the packet that he presented at the September 20, 2017, meeting.

Mr. Hammond stated that it has been suggested that results from samples taken from the outflow pipe are the only accurate results. He stated that the outflow pipe is located on private property and therefore cannot be accessed by all parties. Mr. Hammond stated that he requested that samples taken on their behalf be taken from the closest point possible to the discharge point without trespassing, which was a right-of-way approximately 30 feet from the outflow pipe.

Mr. Hammond stated that it is encouraging that the recent tests were compliant, but three successive tests taken in three consecutive days should not be reason enough for the police jury to allow this development to move forward at this time. He stated that in order to have any meaningful data, testing should be spread out over a period of time to ensure that the oxidation pond can function properly. He further stated that the police jury is not obligated to rush to judgment and approve this development because it will be contingent upon approval by DHH and DEQ who are not the elected representatives and stewards of the health of Bossier Parish. Mr. Hammond stated that the citizens attending the meeting today trust the police jurors to take this matter seriously and do what is best for the citizens' best interest.

Mr. Hammond requested that additional information be obtained from DHH pertaining to the oxidation pond prior to the police jury approving Turtle Creek Subdivision, Unit No. 3.

Ms. Bennett stated that the police jurors do take their positions very seriously, and there are decisions that the governing body must make and are obligated to make based on regulations that are in place. She stated that in this particular matter, DHH and DEQ have full authority over approval or denial as it pertains to the sewerage treatment system. She further stated that the police jurors are charged with being fair to those that come before the police jury, who have been good public servants of Bossier Parish. Ms. Bennett stated that her motion in this matter for approval is subject to approval by DHH and DEQ, which means no lots can be sold or homes built until final approval from DHH and DEQ has been received.

Ms. Bennett stated that Mr. Aiello has agreed to withdraw his request to develop Unit Nos. 4 and 5 at this time in an effort to work with the citizens in this area. She stated that development of Turtle Creek Subdivision is a positive impact for Bossier Parish.

Mr. Hammond stated that there is a compliance order from DEQ to Eagle Water that involves violations going back six years which has not been resolved to this date. Ms. Bennett stated that the police jury is aware of this matter and it will be addressed. Mr. Hammond stated that it is not discharging the police jury's duty appropriately to approve the proposed development and leave it up to DEQ to ensure that all regulations are met when they have not properly done so in the past with Eagle Water.

Mr. Ford stated that the proposed development meets all parish subdivision requirements with the understanding that some improvements may be necessary to the oxidation pond. He recommended approval of the plat of the proposed development of Turtle Creek Subdivision, Unit No. 3, subject to DHH and DEQ approval.

Mr. James Harvey, 260 S. Lakeshore Drive, Benton, LA, asked if the police jury's approval of the masterplan for Turtle Creek Subdivision in 2012 was contingent upon DEQ and DHH permitting additional homes to be added to the sewer system.

Mr. Jackson stated that approval of a development by the police jury subject to DHH and DEQ approval is irrelevant, and that DHH and DEQ have a statutory obligation to do their job. He stated that the developer also has a statutory obligation to comply with the laws. Mr. Jackson stated that approval of a masterplan is not the appropriate time to stipulate compliance with sewer, speed and transportation laws. He stated that no one is exempt from complying with laws, but there are times when the laws are broken.

Mr. Jackson stated that clearly there are issues with Eagle Water, and DHH and DEQ have a statutory obligation to supervise Mr. Howard's conduct, sanction his conduct, and bring suit if they find that he is deficient. He stated that criminal citations can be brought against Mr. Howard by DHH and DEQ.

Mr. Harvey expressed concern with the history of non-compliance by Eagle Water. Mr. Jackson stated that there are approximately 70 regulated sewer ponds in Bossier Parish, and that each one of those sewer ponds has been out of compliance over the years, sometimes to the point where DHH and DEQ approach the parish and request that the parish take over the system. He stated that the parish has spent approximately \$50 million taking over 48 systems in the last three years because of non-compliant issues. He further stated that there are good stewards monitoring these systems, but there are systems that fail and DHH and DEQ are charged with addressing those systems. Mr. Jackson stated that the process is not as efficient as they should be, but there are laws and everyone must attempt to follow those laws.

Mr. Jackson stated that this body cannot delay approval of a subdivision plat when all parish regulations have been met, but approval can be made with stipulations.

Mr. Hammond asked that the police jury consider postponing approval of Turtle Creek Subdivision, Unit No. 3, at least eight weeks which is the same amount of time that Eagle Water was out of compliance. Mr. Jackson stated that there is no legal basis for the police jury to arbitrarily select eight weeks or any other number of weeks to postpone approval of this plat. He stated that Eagle Water is either in compliance, or they are not. He further stated that the police jury can request that approval be subject to DHH and DEQ approval, but no lots or development will be allowed by DHH and DEQ until the oxidation pond has met all state regulations.

Mr. Avery stated that Mr. Aiello will continue to work to ensure that the oxidation pond meets all state regulations.

Ms. Renee Hall, 482 Merritt Road, Benton, LA, stated that she has lived on the lake her entire life and preservation of the lake is extremely important. She stated that samples of the discharge from the oxidation pond should be taken from the discharge point at the lake for an accurate result. Ms. Hall stated that she is Secretary of the Cypress Black Bayou Preservation Society, and that they are willing to pay the costs to have samples tested at the discharge point of the lake. She asked Mr. Aiello if he would be willing to allow Gulf States Environmental Laboratories access to the discharge point which is located on private property to obtain samples for testing. She stated that the preservation society would be working with Mr. Aiello to ensure that Eagle Water remains in compliance, and testing could be done throughout the process of development of Unit No. 3.

Mr. Aiello stated that Eagle Water is testing and is required to test the water on a monthly basis and report those findings to DEQ. He stated that he does not own the land that the sewer treatment plant is located, and therefore cannot grant permission for anyone to access that property. He further stated that testing is already being done as required on a monthly basis.

Ms. Hall stated that the monthly testing does not ease the preservation society's concern because Eagle Water has been in non-compliance. She stated that the pipe is not at the treatment system, but is located next to W. Lakeshore Drive. Mr. Aiello stated that the pipe is approximately 200 to 300 feet from W. Lakeshore Drive and 50 feet from the oxidation pond. He stated that the pipe is located on Eagle Water property. Ms. Hall asked Mr. Aiello if he would be willing to speak with Mr. Howard on their behalf and request permission for them to access the pipe to conduct their own independent tests. Mr. Aiello stated that the preservation society can contact Mr. Howard directly.

Mr. Jackson stated that if the preservation society obtains non-compliant test results in certain areas, the police jury can submit a request on their behalf to Mr. Howard to access the discharge pipe on Eagle Water property for additional testing. He stated that if Mr. Howard denies the request, he recommends that the preservation society continue obtaining samples and submitting the results to DHH, DEQ, and the parish. He further stated that if the test results are not in compliance, the parish will use whatever resources it has to bring Eagle Water into compliance.

Ms. Ashley Harvey, 260 S. Lakeshore Drive, Benton, LA, stated that her property is located across the street from the existing detention pond for Turtle Creek Subdivision. She stated that their property regularly floods due to the detention pond, which also floods W. Lakeshore Drive. Ms. Harvey stated that at the September 20, 2017, police jury meeting, she and Mr. Harvey were told they would be contacted prior to today's meeting with a plan to remedy the flooding issues on their property, but no one has contacted them. She stated that she is concerned that approval of Unit No. 3 will cause further negative impact to their property. Ms. Harvey stated that the existing detention pond cannot handle any additional homes.

Mr. Jackson stated that at the September 20, 2017, police jury meeting, Mr. Harvey asked that he and Mr. Ford contact them with a proposed plan, but no commitment was given to Mr. and Mrs. Harvey. He stated that the parish has presented an offer to address the drainage issues on Mr. and Mrs. Harvey's property in the past, but the offer was not accepted at that time. Mr. Jackson stated that if Mr. and Mrs. Harvey are willing to allow the parish to concrete the ditch, a design plan can be obtained and presented for consideration. He stated that the plans would show how much property would be affected and Mr. and Mrs. Harvey would be required to donate a drainage easement for the concrete ditch.

Mr. Harvey asked if the police jury would be willing to commit to bring a plan to them. Mr. Jackson stated that if Mr. and Mrs. Harvey are receptive to allowing the parish to concrete the ditch, the parish will move forward with spending funds to hire an engineering firm to design the ditch in order to present a plan for consideration. He stated that the only resolution the parish can determine in this matter is to concrete the ditch to assist the flow of the natural drainage to better assist with the existing drainage issues on the property.

Mr. Harvey asked how the parish intends to address the flooding that occurs over W. Lakeshore Drive. Mr. Jackson stated that parish regulations require design for a 25-year flood event, and the events that have occurred recently are a 100-year flood event and a 1,000-year flood event in the last 24 months. He stated that the Federal Emergency Management Agency and the National Weather Service have issued flood maps that dictate the flood event levels. He further stated that nothing in Bossier Parish is designed beyond a 25-year flood event. Mr. Jackson stated that even if the parish constructs the concrete ditch to assist with drainage, there is still a potential for flooding in the future.

Mr. Harvey asked if the parish will be contacting them to further discuss improvements on their property to assist with drainage. Mr. Jackson stated that someone will be in contact with them in the near future.

Ms. Ketcham asked how she can obtain test results from DEQ and DHH testing of the oxidation pond and discharge. Mr. Jackson stated that she can contact DEQ and DHH directly, and if the police jury obtains copies of the results, she can request copies of the results from the police jury office.

Votes were cast and the motion carried unanimously.

Ms. Hauser announced the public hearing to consider approval of the plat of the proposed development of Turtle Creek Subdivision, Unit No. 4, located in Sections 2 and 11, Township 19 North, Range 13 West, Bossier Parish, LA. This matter was tabled on September 20, 2017.

No action was taken.

Ms. Hauser announced the public hearing to consider approval of the plat of the proposed development of Turtle Creek Subdivision, Unit No. 5, located in Sections 2 and 11, Township 19 North, Range 13 West, Bossier Parish, LA. This matter was tabled on September 20, 2017.

No action was taken.

Mr. David Ghormley, Property Standards Officer, stated that via email, Mr. Chip Reeves, Department of Health, stated that the property located at 3191 Jamerson Road, Houghton, LA, Tax Assessment No. 142133, and located on property owned by Ms. Earnestine Johnson and Sapphire Land Co., LLC, Tax Assessment No. 116130, now has a properly working septic system. He recommended that the file on this property be closed.

Motion was made by Mr. Plummer, seconded by Mr. Salzer, to dismiss condemnation proceedings on property with a physical address of 3191 Jamerson Road, Haughton, LA, Tax Assessment No. 142133, and located on property owned by Ms. Earnestine Johnson and Sapphire Land Co., LLC, Tax Assessment No. 116130.

Votes were cast and the motion carried with the following vote recorded:

AYES: Ms. Bennett, Mr. Benton, Mr. Brotherton, Mr. Cochran, Mr. Cook, Mr. Darby, Mr. Plummer, Mr. Rimmer, Mr. Salzer, Mr. Shewmake, Mr. Skaggs
NAYS: None
ABSTAIN: None
ABSENT: Mr. Avery

Ms. Hauser announced the hearing to consider condemnation of property located at 2620 Barron Road, Haughton, LA, Tax Assessment No. 111337. Mr. Ghormley presented current photographs of the property advising that the property is now in compliance with property standards regulations. Mr. Ghormley recommended that the file on this property be closed.

Motion was made by Mr. Plummer, seconded by Mr. Cook, to dismiss condemnation proceedings on property located at 2620 Barron Road, Haughton, LA, Tax Assessment No. 111337.

The President called for public comment. There being none, **votes were cast and the motion carried with the following vote recorded:**

AYES: Ms. Bennett, Mr. Benton, Mr. Brotherton, Mr. Cochran, Mr. Cook, Mr. Darby, Mr. Plummer, Mr. Rimmer, Mr. Salzer, Mr. Shewmake, Mr. Skaggs
NAYS: None
ABSTAIN: None
ABSENT: Mr. Avery

Mr. Glenn Benton, Chairman of the Road/Subdivision Regulations Committee, reported on a meeting of that committee. Committee members attending the Road/Subdivision Regulations Committee meeting were Mr. Benton, Mr. Plummer, Ms. Bennett, Mr. Cook, Mr. Shewmake and Mr. Rimmer. Mr. Jackson, Mr. Altimus, Ms. Kim Smith, and two unknown individuals were also present. Other jurors present were Mr. Avery, Mr. Brotherton, and Mr. Darby.

Mr. Benton stated that the Road/Subdivision Regulations Committee discussed implementing impact fees for new developments to assist with future infrastructure for sewer and water. He stated that there are no recommendations at this time.

Mr. Tom Salzer, Chairman of the Capital Improvements/Building and Grounds Committee, reported on a meeting of that committee. Committee members attending the Capital Improvements/Building and Grounds Committee meeting were Mr. Salzer, Mr. Plummer, and Mr. Darby. Mr. Patrick Jackson, Mr. Altimus, and Ms. Carlotta Askew-Brown were also present. Other jurors present were Mr. Benton, Mr. Brotherton, Mr. Rimmer, and Mr. Cook.

Mr. Salzer stated that the Capital Improvements/Building and Grounds Committee discussed a proposal for a wall mural to replace the lighted flag on the courthouse building that has not worked in many years.

Motion was made by Mr. Plummer, seconded by Mr. Shewmake, to amend the agenda to consider approval of a proposal from Chris Opp Art for a hand painted wall mural on the Bossier Parish Courthouse.

The President called for public comment. There being none, **motion carried, with the following vote recorded:**

AYES: Ms. Bennett, Mr. Benton, Mr. Brotherton, Mr. Cochran, Mr. Cook, Mr. Darby, Mr. Plummer, Mr. Rimmer, Mr. Salzer, Mr. Shewmake, Mr. Skaggs
NAYS: None
ABSTAIN: None
ABSENT: Mr. Avery

Motion was made by Mr. Salzer, seconded by Mr. Plummer, to approve a proposal from Chris Opp Art for a hand painted wall mural on the Bossier Parish Courthouse.

The President called for public comment. There being none, **motion carried, with the following vote recorded:**

AYES: Ms. Bennett, Mr. Benton, Mr. Brotherton, Mr. Cochran, Mr. Cook, Mr. Plummer, Mr. Salzer, Mr. Shewmake
NAYS: Mr. Avery, Mr. Darby, Mr. Rimmer, Mr. Skaggs
ABSTAIN: None
ABSENT: None

Mr. Salzer stated that there are two options for the hand painted wall mural. He stated that Option No. One is \$35,698.90 which is paint only, and Option No. Two includes paint and 3D art at a cost of \$45,448.00.

Mr. Darby stated that he is opposed to spending tax payers' money for this type of project. Representative Raymond Crews stated that he is also opposed to this project, and feels that his constituents would be opposed as well.

Jurors were asked to cast their votes for approval of the proposal from Chris Opp Art. Those in favor of Option No. One in the amount of \$35,698.90 were asked to vote green. Those in favor of Option No. Two in the amount of \$45,448.00 were asked to vote red, and those not in favor of the proposal from Chris Opp Art for the hand painted wall mural were asked to vote yellow. Results are as follows:

For Option No. One in the amount of \$35,698.90: Ms. Bennett, Mr. Brotherton, Mr. Plummer, Mr. Salzer

For Option No. Two in the amount of \$45,448.00: Mr. Benton, Mr. Cook

Not in favor of proposal from Chris Opp Art for hand painted wall mural: Mr. Avery, Mr. Cochran, Mr. Darby, Mr. Rimmer, Mr. Shewmake, Mr. Skaggs

Mr. Salzer stated that the majority opposes the proposed wall mural, and therefore other options will be considered to replace the lighted flag.

Motion was made by Mr. Shewmake, seconded by Mr. Skaggs, to adopt an ordinance to officially post certain bridge structures in Bossier Parish in connection with the Louisiana Off-System Bridge Replacement Program.

The President called for public comment. There being none, **votes were cast and the motion carried unanimously.**

ORDINANCE NO. 4659

AN ORDINANCE TO OFFICIALLY POST CERTAIN BRIDGE STRUCTURES LOCATED ALONG THE PARISH TRANSPORTATION SYSTEM IN THE PARISH OF BOSSIER, STATE OF LOUISIANA.

WHEREAS, the Bossier Parish Police Jury is responsible for health, safety and welfare of the public utilizing the parish transportation system in Bossier Parish, and the bridge structures located on these transportation routes; and

WHEREAS, the Bossier Parish Police Jury, in order to provide advance information regarding the bridge structures located on its parish transportation routes, has structurally rated and posted certain bridges, as required by federal, state and local laws.

NOW, THEREFORE, BE IT ORDAINED by the Bossier Parish Police Jury that the bridge structures listed below by structure number and location are hereby officially posted by signing to provide sufficient advance notice to the motoring public as to the load carrying capabilities of each structure:

<u>Structure</u>	<u>Location</u>	<u>Load Posting (T)</u>
PO832225933301	Smith Road, Red Chute Bayou	25-40
PO832269932881	Johnson Store Road, Foxskin Bayou	15-25
PO832351933431	Winfield Road, Connell Branch	25-40
PO832339934091	Swan Lake Road, Willow Chute Bayou	10-15
PO832459932961	Whittington Road, Bodcau Trib	15-25
PO832465933301	Sheppard Road, Trib Bodcau Bayou	5
PO832523934411	Old Plain Dealing Hwy, Collinsburg Creek	15-25
PO832526934161	Antrim Road, Lil Cypress Creek	25-40
PO833010934591	McCance Road, Posten Bayou	15-25
PO832544934211	Palmetto Street, Trib Lil Cypress Bayou	25-40
PO832541934191	S. Perrin Street, Lil Cypress Bayou	25-40
PO832542934221	Arkansas Street, Lil Cypress Bayou	3
PO832187933071	Atkins Clark Road, Flat River Ditch	15-25
PO832590933871	Leila Road, Boggs Creek	15-25

BE IT FURTHER ORDAINED, etc., that all ordinances or parts of ordinances in conflict herewith are hereby repealed.

The ordinance was offered by Mr. Shewmake, seconded by Mr. Skaggs. Upon unanimous vote, it was duly adopted on this 4th day of October, 2017.

RACHEL D. HAUSER
PARISH SECRETARY

BOB BROTHERTON, PRESIDENT
BOSSIER PARISH POLICE JURY

Motion was made by Ms. Bennett, seconded by Mr. Darby, to adopt the Annual Certification of Compliance with the State of Louisiana Off-System Bridge Replacement Program.

The President called for public comment. There being none, **votes were cast and the motion carried unanimously.**

RESOLUTION

ANNUAL CERTIFICATION OF COMPLIANCE WITH THE STATE OF LOUISIANA OFF-SYSTEM BRIDGE REPLACEMENT PROGRAM.

WHEREAS, the code of Federal Regulation, as enacted by the United States Congress, mandates that all structures defined as bridges located on all public roads shall be inspected, rated for safe load capacity and posted in accordance with the National Bridge Inspection Standards and that an inventory of these bridges be maintained by each State; and

WHEREAS, responsibility to inspect, rate and load post those bridges under the authority of Bossier Parish in accordance with those Standards is delegated by the Louisiana Department of Transportation and Development to Bossier Parish.

NOW THEREFORE, BE IT RESOLVED that the governing authority of Bossier Parish in regular meeting assembled does hereby certify to the Louisiana Department of Transportation and Development (herein referred to as DOTD) that for the period October 1, 2017, through September 30, 2018:

1. The Parish has performed all interim inspections on all parish owned or maintained bridges in accordance with the National Bridge Inspection Standards.
2. All bridges owned or maintained by the Parish have been structurally analyzed and rated by the parish as to the safe load capacity in accordance with AASHTO Manual for Maintenance Inspection of Bridges. The load posting information that has been determined by the Louisiana DOTD for all bridges where the maximum legal load under Louisiana state law exceeds the load permitted under the operating rating as determined above has been critically reviewed by the Parish. Load posting information has been updated by the Parish to reflect all structural changes, any obsolete structural ratings or any missing structural ratings.
3. All Parish owned or maintained bridges which require load posting or closing are load posted or closed in accordance with the table in the DOTD Engineering Directives and Standards Manual Directive No. 1.1.1.8. All DOTD supplied load posting information concerning a bridge has been critically reviewed by the Parish Engineer prior to load posting.

4. All bridges owned or maintained by the Parish are shown on the attached list in the format specified by the DOTD. Corrections to data supplied to the Parish by LA DOTD are noted.

These stipulations are prerequisites to participation by the Parish in the Off-System Bridge Replacement Program.

This resolution was considered section by section and as a whole. Upon motion by Ms. Bennett, second by Mr. Darby, and vote, it was duly adopted on this 4th day of October, 2017.

RACHEL D. HAUSER
PARISH SECRETARY

BOB BROTHERTON, PRESIDENT
BOSSIER PARISH POLICE JURY

Motion was made by Ms. Bennett, seconded by Mr. Skaggs, to reduce the speed limit on Old Plain Dealing Road from 45 miles per hour to 35 miles per hour beginning at the Town of Benton city limits and extending approximately one mile to Willow Bend Road.

The President called for public comment. There being none, **votes were cast and the motion carried unanimously.**

ORDINANCE NO. 4660

AN ORDINANCE REGULATING THE SPEED OF VEHICLES ON OLD PLAIN DEALING ROAD LOCATED IN SECTION 30, TOWNSHIP 20 NORTH, RANGE 13 WEST, AND SECTION 24, TOWNSHIP 20 NORTH, RANGE 14 WEST, BOSSIER PARISH, LOUISIANA, BEGINNING AT THE TOWN OF BENTON CITY LIMITS AND EXTENDING APPROXIMATELY ONE MILE TO WILLOW BEND ROAD, AND PROVIDING THE PENALTIES FOR VIOLATION THEREOF.

SECTION 1. BE IT ORDAINED by the Bossier Parish Police Jury in regular and legal session convened on this 4th day of October, 2017, that from and after the effective date of this ordinance, it shall be unlawful for any person to operate or drive a vehicle upon Old Plain Dealing Road, beginning at The Town of Benton city limits and extending approximately one mile to Willow Bend Road in Section 30, Township 20 North, Range 13 West, and Section 24, Township 20 North, Range 14 West, Bossier Parish, Louisiana, in excess of thirty-five (35) miles per hour.

BE IT FURTHER ORDAINED, etc., that any person found guilty of violating the provisions of this ordinance shall be fined a sum not to exceed Five Hundred and no/100 Dollars (\$500.00), or imprisoned for not more than thirty (30) days, or both.

SECTION 2. BE IT FURTHER ORDAINED, etc., that all ordinances or parts of ordinances in conflict herewith are hereby repealed.

The ordinance was offered by Ms. Bennett, seconded by Mr. Skaggs. Upon unanimous vote, it was duly adopted on this 4th day of October, 2017.

RACHEL D. HAUSER
PARISH SECRETARY

BOB BROTHERTON, PRESIDENT
BOSSIER PARISH POLICE JURY

Motion was made by Mr. Salzer, seconded by Mr. Rimmer, to approve issuance of a permit to Aethon Energy Operating, LLC, for a Pipeline Servitude and Easement, located in Section 35, Township 17 North, Range 11 West, Bossier Parish, LA, and authorize the execution of documents.

The President called for public comment. There being none, **votes were cast and the motion carried unanimously.**

RESOLUTION

BE IT RESOLVED by the Bossier Parish Police Jury in regular and legal session on this 4th day of October, 2017, that Joe E. "Butch" Ford, Jr., Parish Engineer, be and is hereby authorized to execute on behalf of the Bossier Parish Police Jury, a permit to Aethon Energy Operating, LLC, for a Pipeline Servitude and Easement, located in Section 35, Township 17 North, Range 11 West, Bossier Parish, LA.

The resolution was offered by Mr. Salzer, seconded by Mr. Rimmer. Upon unanimous vote, it was duly adopted on this 4th day of October, 2017.

RACHEL D. HAUSER
PARISH SECRETARY

BOB BROTHERTON, PRESIDENT
BOSSIER PARISH POLICE JURY

Mr. Ford presented a request from Ken R. Smith Logging, Inc., to soil cement Ballard Road. He stated that Mr. Smith's logging trucks will be traveling on Ballard Road, and the road will need improvements. He further stated that Mr. Smith has requested that the parish provide the labor and equipment.

Mr. Ford stated that Mr. Smith will be responsible for costs to cut soil cement for Ballard Road, and the parish will provide the labor and equipment to asphalt the roadway. After further discussion, **motion was made by Mr. Benton, seconded by Mr. Salzer, to approve the request of Ken R. Smith Logging, Inc., to soil cement Ballard Road, with Ken R. Smith Logging, Inc., being responsible for costs to cut the soil cement, and the parish providing the labor and equipment to asphalt Ballard Road.**

The President called for public comment. There being none, **votes were cast and the motion carried unanimously.**

Motion was made by Mr. Skaggs, seconded by Mr. Cochran, to approve a proposal from Aillet, Fenner, Jolly & McClelland, Inc., in the amount of \$6,700.00 for the addition of Neel-Schaffer, Inc., to the design team to modify the traffic signal at the corner of Airline Drive and Wemple Road in Bossier City, LA, for the North Bossier Shared Use Trail – Phase II, Project, and to authorize the execution of documents.

The President called for public comment. There being none, **votes were cast and the motion carried unanimously.**

RESOLUTION

BE IT RESOLVED by the Bossier Parish Police Jury in regular and legal session on this 4th day of October, 2017, that William R. Altimus, Parish Administrator, or Bob Brotherton, Parish President, be and is hereby authorized to execute on behalf of the Bossier Parish Police Jury, any and all documents or contracts in connection with the proposal

from Aillet, Fenner, Jolly & McClelland, Inc., in the amount of \$6,700.00 for the addition of Neel-Schaffer, Inc., to the design team to modify the traffic signal at the corner of Airline Drive and Wemple Road in Bossier City, LA, for the North Bossier Shared Use Trail – Phase II, Project.

The resolution was offered by Mr. Skaggs, seconded by Mr. Cochran. Upon unanimous vote, it was duly adopted on this 4th day of October, 2017.

RACHEL D. HAUSER
PARISH SECRETARY

BOB BROTHERTON, PRESIDENT
BOSSIER PARISH POLICE JURY

Mr. Salzer asked if there are other options to fix the courthouse exterior where the proposed hand painted wall mural would have replaced the lighted flag. Mr. Altimus stated that new plans will have to be considered to repair the lights on the flag, or remove the flag completely, and that funds will have to be spent regardless of what decision is made in the future pertaining to the lighted flag.

Mr. Ford requested that the agenda be amended to consider scheduling a public hearing on November 1, 2017, to consider approval of the following developments:

- 1) Jamestowne Subdivision, Unit No. 3, a Planned Unit Development, located in Section 9, Township 19 North, Range 13 West, Bossier Parish, LA;
- 2) Linton Square Subdivision, located in Section 16, Township 19 North, Range 13 West, Bossier Parish, LA;
- 3) Minor Plat for Mohammad and Merilee Turner Shamsabady, located in Section 27, Township 20 North, Range 13 West, Bossier Parish, LA; and
- 4) Montalbano Subdivision, located in Section 23, Township 20 North, Range 13 West, Bossier Parish, LA.

Motion was made by Mr. Skaggs, seconded by Mr. Avery, to amend the agenda to consider scheduling public hearings for the following;

- 1) **Consider scheduling a public hearing on November 1, 2017, to consider approval of the plat of the proposed development of Jamestowne Subdivision, Unit No. 3, a Planned Unit Development, located in Section 9, Township 19 North, Range 13 West, Bossier Parish, LA;**
- 2) **Consider scheduling a public hearing on November 1, 2017, to consider approval of the plat of the proposed development of Linton Square Subdivision, located in Section 16, Township 19 North, Range 13 West, Bossier Parish, LA;**
- 3) **Consider scheduling a public hearing on November 1, 2017, to consider approval of the Minor Plat for Mohammad and Merilee Turner Shamsabady, located in Section 27, Township 20 North, Range 13 West, Bossier Parish, LA; and**
- 4) **Consider scheduling a public hearing on November 1, 2017, to consider approval of the plat of the proposed development of Montalbano Subdivision, located in Section 23, Township 20 North, Range 13 West, Bossier Parish, LA.**

The President called for public comment. There being none, **motion carried, with the following vote recorded:**

AYES: Mr. Avery, Ms. Bennett, Mr. Benton, Mr. Brotherton, Mr. Cochran, Mr. Cook, Mr. Darby, Mr. Plummer, Mr. Rimmer, Mr. Salzer, Mr. Shewmake, Mr. Skaggs
 NAYS: None
 ABSTAIN: None
 ABSENT: None

Motion was made by Mr. Skaggs, seconded by Mr. Darby, to schedule public hearings as follows:

- 1) **Consider scheduling a public hearing on November 1, 2017, to consider approval of the plat of the proposed development of Jamestowne Subdivision, Unit No. 3, a Planned Unit Development, located in Section 9, Township 19 North, Range 13 West, Bossier Parish, LA;**
- 2) **Consider scheduling a public hearing on November 1, 2017, to consider approval of the plat of the proposed development of Linton Square Subdivision, located in Section 16, Township 19 North, Range 13 West, Bossier Parish, LA;**
- 3) **Consider scheduling a public hearing on November 1, 2017, to consider approval of the Minor Plat for Mohammad and Merilee Turner Shamsabady, located in Section 27, Township 20 North, Range 13 West, Bossier Parish, LA; and**
- 4) **Consider scheduling a public hearing on November 1, 2017, to consider approval of the plat of the proposed development of Montalbano Subdivision, located in Section 23, Township 20 North, Range 13 West, Bossier Parish, LA.**

The President called for public comment. There being none, **votes were cast and the motion carried unanimously.**

Mr. Jackson requested that an engineering firm be contacted to review Mr. and Mrs. Harvey's property located at 260 S. Lakeshore Drive, Benton, LA. Mr. Ford stated that he will request Coyle Engineering Co., Inc., to design plans for a drainage ditch on Mr. and Mrs. Harvey's property. Mr. Jackson requested that Mr. and Mrs. Harvey be contacted and provided with the information that Coyle Engineering Co., Inc., will be preparing preliminary plans and those plans will be presented to them next week.

There was further discussion on this matter. Mr. Jackson stated that Mr. and Mrs. Harvey's property is the natural drainage for that area, and they built a home on the natural drainage. He stated that a concrete ditch will not fix the drainage issue, but may slightly improve the drainage issues.

Mr. Ford stated that he previously offered to concrete the ditch in this area to improve the drainage so that additional water that drains across the property would not erode the property. He stated that if the property owners would be willing to grant the parish easements, the parish engineering office could draft easement plans in-house for their consideration. After further discussion, the jurors concurred that the proposed easement plans would be handled in-house.

Mr. Rimmer recommended that the Health, Water Sanitation and Water District Committee request a presentation from a mosquito control company to determine if the parish could possibly save parish funds by outsourcing mosquito control services. Mr. Ford stated that he is working to schedule a time for the company to come before the committee.

Mr. Altimus reported that there may be available funds through a state grant for Bossier City and Benton to create a Mosquito District. He stated that he will obtain additional information and provide an update at a later date.

Mr. Jackson reported that notice was received from DHH yesterday stating that Olde Oaks Subdivision is now in compliance with the latest notice of deficiency of sewerage regulations. He stated that he will be withdrawing the current Motion for Contempt until such time as further non-compliant notices for sewerage regulations are issued at Olde Oaks Subdivision.

Mr. Mark Coutee, Public Works Director, presented an update on activities of the highway department and on several road projects in the parish.

Mr. Rimmer reported on the Annual Department of Transportation and Development Roadshow previously held in Bossier City. He stated that a letter regarding joint priority projects with the City of Bossier City was submitted to DOTD for consideration. He further stated that the two main priority projects submitted were the I-20/I-220 Interchange Modification for Barksdale Air Force Base New East Gate Entrance project and the Rehabilitate and Increase Additional Lanes to the Existing Roadway of I-20 from Westerfield Street to the Intersection of Industrial Drive at I-220 project.

There being no further business to come before the Bossier Parish Police Jury in regular and legal session on this 4th day of October, 2017, the meeting was adjourned by the President at 3:35 p.m.

RACHEL D. HAUSER
PARISH SECRETARY

BOB BROTHERTON, PRESIDENT
BOSSIER PARISH POLICE JURY