

**BAY COUNTY ELECTION COMMISSION
RECALL CLARITY HEARING
MAY 21, 2018**

**RECALL PETITION FOR
GLENN ROWLEY, BANGOR TOWNSHIP SUPERVISOR**

THE ELECTION COMMISSION MET FOR A RECALL MEETING ON MONDAY, MAY 21, 2018, IN THE FOURTH FLOOR BAY COUNTY BOARD OF COMMISSIONER'S CHAMBERS IN THE BAY COUNTY BUILDING. THE MEETING WAS CALLED TO ORDER BY JUDGE JAN MINER AT 8:04 A.M. WITH THE FOLLOWING MEMBERS AND GUESTS PRESENT.

ELECTION COMMISSION: CYNTHIA A. LUCZAK, BAY COUNTY CLERK
RICHARD BRZEZINSKI, BAY COUNTY TREASURER
JAN MINER, BAY COUNTY PROBATE JUDGE

THIS MEETING OF THE ELECTION COMMISSION WAS CALLED PURSUANT TO THE OPEN MEETINGS ACT OF 267, 1976, THE MEETING WAS POSTED, MICHIGAN STATUTE FOUND AT MCL 168.952 WHICH GOVERNS ELECTIONS IN THE STATE OF MICHIGAN.

THE MEMBERS OF THE BAY COUNTY ELECTION COMMISSION, AS DEFINED BY STATUE ARE: MCL 168.23, THE COUNTY CLERK, CYNTHIA A. LUCZAK, SHE SERVES AS THE SECRETARY OF THE COMMISSION. COUNTY TREASURER, RICHARD BRZEZINSKI, SERVES AS A MEMBER OF THE COMMISSION AND JAN A. MINER, PROBATE JUDGE, WHO SERVES AS THE CHAIRPERSON OF THIS COMMISSION.

AS DEFINED BY STATUTE, THE PURPOSE OF TODAY'S MEETING WAS "TO DETERMINE WHETHER EACH REASON FOR THE RECALL STATED IN THE PETITION, WAS FACTUAL AND OF SUFFICIENT CLARITY TO THE OFFICER, WHOSE RECALL WAS SOUGHT, AND THE ELECTORS, TO IDENTIFY THE COURSE OF CONDUCT THAT WAS THE BASIS OF THE RECALL", MCL 168.952(3). THE RECALL COMMISSION DOES NOT DETERMINE THE TRUTH OF ANY ALLEGATIONS. ALLEGATIONS OF FACT MAY BE TRUE OR FALSE, AND THE COMMISSION DOES NOT HAVE THE STRUCTURE, THE RESOURCES OR PROCEDURAL AUTHORITY TO INVESTIGATE, TO SWEAR IN WITNESSES OR TO SUBPOENA TO DETERMINE IF ALLEGATIONS ARE TRUE OR NOT.

THE RECALL COMMISSION WILL CONSIDER ONLY WHETHER THE ASSERTIONS IN THE PETITION ARE STATED CLEARLY AND FACTUALLY. ANY ALLEGATION OF FACT MAY BE TRUE OR FALSE, AND THE TEST EMPLOYED BY THIS COMMISSION WILL BE TO FIND OUT WHETHER THE ALLEGATIONS STATES FACTS AND ARE CLEAR, SO THAT THE RESPONDING OFFICIAL MAY DEFEND.

PLEASE NOTE: IF ANY REASON FOR THE RECALL WAS NOT FACTUAL OR OF SUFFICIENT

CLARITY, THE ENTIRE RECALL PETITION SHALL BE REJECTED. (MCL 168.952(3))

IN ADDITION, EACH REASON FOR THE RECALL, "SHALL BE BASED UPON THE OFFICER'S CONDUCT DURING HIS OR HER CURRENT TERM IN OFFICE".

MATTERS OF OPINION ARE NOT FACTUAL.

IF THE COMMISSION APPROVES THE RECALL LANGUAGE, A COPY OF THE APPROVED LANGUAGE WILL BE FORWARDED TO THE FILING OFFICIAL WHO WILL LATER RECEIVE THE SIGNED RECALL PETITION SHEETS. WE WILL MAKE OUR DETERMINATION AT THE END OF THIS MEETING BY VOTE.

OUR RULING ON THE CLARITY AND FACTUAL NATURE OF THE RECALL LANGUAGE MAY BE APPEALED BY THE OFFICER WHOSE RECALL WAS SOUGHT, OR BY THE SPONSOR OF THE RECALL PETITION, TO THE CIRCUIT COURT IN THIS COUNTY, AND IT MUST BE FILED WITHIN 10 DAYS AFTER OUR DETERMINATION. (MCL 168.952(6))

THE PROCEDURE FOLLOWED WAS TO FIRST HEAR FROM THE SPONSOR OF THE PETITION, THEN THE OFFICER, IT WILL THEN BE OPENED TO GENERAL PUBLIC FOR COMMENT, INCLUDING COMMENTS FROM THE COMMISSIONER'S, IF THEY SO DESIRE.

**RECALL PETITION FOR GLENN ROWLEY
BANGOR TOWNSHIP SUPERVISOR**

WE, THE UNDERSIGNED, REGISTERED AND QUALIFIED VOTERS OF THE TOWNSHIP OF BANGOR, IN THE COUNTY OF BAY, AND STATE OF MICHIGAN, PETITION FOR THE CALLING OF AN ELECTION TO RECALL GLENN ROWLEY FROM THE OFFICE OF TOWNSHIP SUPERVISOR FOR THE FOLLOWING REASON(S): ON NOVEMBER 23, 2017, GLENN ROWLEY VOTED TO ALLOW 135,000 MEDICAL MARIJUANA PLANTS TO BE GROWN IN BANGOR TOWNSHIP. SIGNED MARTI MURPHY.

MARTI MURPHY, 45 RIVER TRAIL DRIVE, BAY CITY MI 48706

THIS WAS NOT ABOUT SUPPORTING OR NOT SUPPORTING MEDICAL MARIJUANA. I SUPPORT MEDICAL MARIJUANA. IT WAS ABOUT HOW IT WAS IMPLEMENTED. MEDICAL MARIJUANA WILL HAVE UNINTENDED CONSEQUENCES. MR. ROWLEY DID NOT ASK FOR LAW ENFORCEMENT OPINION, MR. ROWLEY DID NOT ASK FOR THE BANGOR TOWNSHIP RESIDENCE OPINION. MR. ROWLEY DID NOT ASK FOR THE OPINION OF THE BANGOR TOWNSHIP BUSINESSES. MR. ROWLEY WAS ALLOWING 135,000 MEDICAL MARIJUANA PLANTS TO BE GROWN IN BANGOR TOWNSHIP, WITH A POPULATION OF 14,000. THAT WAS APPROXIMATELY 10 PLANTS PER RESIDENT, MAN, WOMAN AND CHILD. YOU CAN HAVE UP TO FOUR GROWS, BUT LETS SAY THEY HAVE THREE GROWS; THAT WAS 30 PLANTS FOR EVERY MAN, WOMAN AND CHILD IN BANGOR TOWNSHIP. IF THERE WAS AN ABUNDANCE OF ALCOHOL IN YOUR HOME, THE CHANCES ARE YOUR CHILD ARE

GOING TO GET INTO IT. WE SHOULD BE CAREFUL AND THOUGHTFUL WHEN WE IMPLEMENT THE MEDICAL MARIJUANA ORDINANCE BECAUSE WE NEED TO MAKE SURE OUR CHILDREN DO NOT BECOME ADDICTED OR HAVE EASY ACCESS TO IT. WHEN MR. ROWLEY WAS SELLING THE MEDICAL MARIJUANA ORDINANCE TO THE BOARD, MR. ROWLEY WAS TALKING ABOUT THE MONEY WE WOULD MAKE. MR. ROWLEY WAS SO EXCITED THAT HE EVEN STARTED SPENDING THE MONEY BEFORE IT WAS COMING IN. HE WAS GOING TO GET A POLICE OFFICER FOR BANGOR TOWNSHIP SCHOOLS. WELL COME TO FIND OUT, THAT MONEY WAS NOT COMING IN, AND HE HAD TO RESCIND THE OFFER TO PUT THE POLICE OFFICER IN THE BANGOR TOWNSHIP SCHOOLS. I WOULD ALSO LIKE TO POINT OUT AT THE LAST RECALL MEETING, MR. ROWLEY GOT UP HERE AND SAID, THAT HE DID NOT SAY THAT WE WERE GOING TO TURN THE PAVED ROADS BACK INTO CHIP AND SEAL. WE ALL KNOW THAT WHEN I PLAYED THE TAPE YOU COULD CLEARLY HEAR HIS INTENT WAS TO TURN BACK THE ROADS. HE SAT HERE AND THANKED YOU FOR LISTENING TO HIM, WHEN HE KNEW THE STATEMENT WAS NOT TRUE. SO MY POINT WAS THAT HE MAY BE MAKING STATEMENTS THAT ARE NOT TRUE HERE.

JUDGE JAN MINER ASKED IF ANYONE HAD ANY QUESTIONS FOR MARTI MURPHY.

CYNTHIA LUCZAK QUESTIONED MARTI, WHERE HIS NUMBER CAME FROM, IF HE COULD EXPLAIN IT AGAIN.

MARTI MURPHY STATED, OUT OF THE ORDINANCE, THAT WOULD BE THE PERMITS; THERE ARE THREE DIFFERENT KINDS, AND EACH KIND OF PERMIT HAS A CERTAIN NUMBER OF PLANTS THAT ARE ASSOCIATED WITH IT. I TOOK THE NUMBER OF PLANTS PER PERMIT AND THEN ADDED THE THREE TYPES TOGETHER AND THAT WAS JUST WITH THE FIRST GROW. WE DO NOT WANT EXCESS PRODUCT OUT ON THE STREET. I BELIEVE THAT MEDICAL MARIJUANA HELPS PEOPLE, AND I SUPPORT IT, BUT I DO NOT SUPPORT THE WAY THIS WAS IMPLEMENTED AND HOW IT WAS IMPLEMENTED.

GLENN ROWLEY, BANGOR TOWNSHIP SUPERVISOR, 307 RIVER DRIVE, BAY CITY MI 48706

THANK YOU FOR THE OPPORTUNITY TO PRESENT ARGUMENTS ON THE CLARITY AND FACTUAL NATURE OF THE RECALL PETITION LANGUAGE. THIS NOW BEING THE THIRD TIME GETTING TOGETHER, I AM WELL AWARE OF THE PURPOSE OF THIS HEARING, AND IT WAS MY INTENTION TO PROVE THAT MR. MURPHY'S RECALL LANGUAGE LACKS CLARITY, WAS UNCLEAR, NOT FACTUAL AND LACKS ANY STATEMENT ALLEGING MISCONDUCT ON MY PART. BASED UPON THE RECALL PETITION MR. MURPHY WAS ALLEGING THAT I BE RECALLED BECAUSE I EXERCISED MY STATUTORY RESPONSIBILITY FOR VOTING ON AN ORDINANCE IN A REGULAR MEETING WHERE SUCH VOTING TAKES PLACE. THE ORDINANCE VOTED ON HAS A PROVISION THAT LIMITS THE NUMBER OF PERMITS THAT ARE AVAILABLE TO DIFFERENT MEDICAL MARIJUANA GROWER

CALCIFICATIONS. MR. MURPHY'S REASONS ARE UNCLEAR AS YOU READ HIS ACCOUNT OF THE HEINOUS ACT I COMMITTED BY PREFORMING MY STATUTORY DUTY AS SUPERVISOR. I'M NOT SURE IF HE WAS TAKING EXCEPTION TO THE TOWNSHIPS MEDICAL MARIJUANA ORDINANCE IN ITS ENTIRETY OR IF HE HAS A TOTAL NUMBER OF PLANTS ALLOWED UNDER THE GENERAL PROVISIONS PERMIT ALLOWANCE. THE TOWNSHIPS MEDICAL MARIJUANA ORDINANCE ALLOWS FOR 10 "CLASS A" GROW FACILITIES; 10 "CLASS B" GROW FACILITIES; AND 80 "CLASS C" GROW FACILITIES. EACH CLASSIFICATION HAS A LIMITATION AS TO THE NUMBER OF PLANTS THAT ARE ALLOWED TO BE GROWN. APPLICANTS COME BEFORE THE TOWNSHIP BOARD WITH THEIR APPLICATION, THE APPLICATION STATES WHICH CLASSIFICATION THAT THEY ARE APPLYING FOR SHOULD THE BOARD, BY A MAJORITY VOTE, APPROVE THE APPLICATION, THE APPLICANT WAS ISSUED A PERMIT. THEY MUST THEN APPLY TO THE STATE OF MICHIGAN FOR A LICENSE IN ORDER TO GROW THE MEDICAL MARIJUANA. MR. MURPHY ALLEGES THAT I APPROVED 135,000 PLANTS TO BE GROWN. IN ORDER FOR THAT TO BE FACTUAL, EACH AND EVERY SINGLE POSSIBLE PERMIT AVAILABLE WOULD HAVE TO HAVE BEEN APPROVED. THAT WAS SIMPLY NOT THE CASE. WITH MORE THAN 30 GROWING PERMITS THAT ARE STILL AVAILABLE, RANGING IN SIZE FROM 500 PLANTS TO 1500 PLANTS EACH. IN FACT THERE WAS NOT ENOUGH LAND THAT WAS ZONED AGRICULTURE OR INDUSTRIAL FOR THAT NUMBER TO BE PHYSICALLY POSSIBLE. IT WAS IMPOSSIBLE FOR 135,000 PLANTS TO BE GROWN IN BANGOR TOWNSHIP. AS FAR AS THE AMOUNT OF PLANTS PER THE RESIDENCE IN BANGOR TOWNSHIP, ONE OF OUR MAJOR GROWING FACILITIES, IT WAS IN THEIR BUSINESS PLAN WHERE THEY WILL MANUFACTURE MEDICAL MARIJUANA AND DISTRIBUTE IT TO ALL OF THEIR LOCATIONS IN THE STATE OF MICHIGAN. MYSELF AND ALL OF OUR TRUSTEES WERE TASKED WITH TALKING TO THE RESIDENCE, THEIR NEIGHBORS AND FINDING OUT THE OPINION OF THE CITIZENS OF BANGOR TOWNSHIP, AND ASKING IF THIS WAS THE RIGHT THING FOR THE PEOPLE OF BANGOR TOWNSHIP. THAT WAS COMPLETED, AND WE VOTED SO ACCORDINGLY. FURTHERMORE, ABSENT SUCH CLARITY OF IMPROPER CONDUCT, MR. MURPHY'S MOTIVATION APPEARS TO BE PERSONAL. WHILE I AM THE ONLY ONE WHO HAS BEEN REPEATEDLY SUBJECT TO THESE RECALL PETITIONS, MY PARTICIPATION IN THE VOTING IN THE ORDINANCE WAS THE SAME AS SIX OTHER BOARD MEMBERS. AS THE TOWNSHIP SUPERVISOR I AM ONLY ONE VOTE AMONG SEVEN. WE VOTE ON SUCH MATTERS DURING OUR MONTHLY BOARD MEETINGS, OUR BOARD MEETINGS TRADITIONALLY OCCUR ON THE SECOND TUESDAY OF EACH MONTH. WITH THAT IN MIND, MR. MURPHY ALLEGES THAT I VOTED ON THE NUMBER OF MEDICAL MARIJUANA PLANTS ON NOVEMBER 23, 2017. THE DATE HE REFERS TO WAS THANKSGIVING DAY. THE TOWNSHIP OFFICES WERE CLOSED, THERE WERE NO SPECIAL MEETINGS SCHEDULED, NOR HAD TAKEN PLACE. IN FACT I WAS OUT OF TOWN, VISITING FAMILY, AND I ASSURE YOU THERE WAS NO TOWNSHIP BUSINESS TAKING PLACE THAT DAY. MARTI'S STATEMENT WAS NOT CLEAR, IT WAS NOT FACTUAL, MICHIGAN LAW STIPULATES THAT IF ANY REASON FOR THE RECALL WAS NOT FACTUAL OR OF SUFFICIENT CLARITY, THE ENTIRE RECALL PETITION SHALL BE REJECTED. IT IS MY HOPE THAT ANY OF THE REASONS AND STATEMENTS THAT I

PROVIDED YOU TODAY WILL GIVE YOU REASONING TO QUALIFY AS THAT REASON. I ASK THAT YOU DISMISS THIS RECALL PETITION LANGUAGE.

RICHARD BRZEZINSKI QUESTIONED, MR. ROWLEY, I DID TAKE THE EFFORT TO VERIFY THAT NOVEMBER 23RD WAS THE FOURTH THURSDAY OF 2017, AND IT WAS THANKSGIVING.

JUDGE JAN MINER ALSO QUESTIONED, MR. ROWLEY, FOR MY EDUCATION, AS MR. MURPHY WAS EXPLAINING IT, SO YOU HAVE THREE DIFFERENT LEVELS OF CLASSIFICATION (A, B AND C) EACH LEVEL THEN WAS ALLOWED A SPECIFIC NUMBER OF PLANTS, GETS A PERMIT THAT WAS VOTED ON, THEN EACH CLASSIFICATION WAS ALLOWED TO GROW SO MANY PLANTS, CORRECT? UNDER SCHEDULED "CLASS A" HOW MANY PLANTS ARE THEY ALLOWED TO GROW? HOW MANY PLANTS PER YEAR?

GLENN ROWLEY ANSWERED, YES THAT IS CORRECT. A "CLASS A" PERMIT WAS ALLOWED UP TO 500 PLANTS. A PLANT REMAINS A PLANT FOREVER. THINK OF A TOMATO PLANT; YOU HAVE YOUR PLANT, IT MAY PRODUCE A TOMATO ONCE A YEAR, OR TWICE A YEAR, MEDICAL MARIJUANA IS THE SAME THING. WE ALLOW A CERTAIN NUMBER OF PLANTS IN ONE FACILITY, IT MAY PRODUCE A BUD, IT MAY PRODUCE IT ONCE A YEAR, TWICE A YEAR, MAYBE THREE TIMES A YEAR. THE TOWNSHIP ORDINANCE ONLY LIMITS THE NUMBER OF PLANTS THEY HAVE.

JUDGE JAN MINER, FURTHER QUESTIONED, SO "CLASS A" IS 500 PLANTS. HOW MANY ARE IN "CLASS B", AND "CLASS C".

GLENN ROWLEY STATED THAT "CLASS B", THERE ARE 10 PERMITS, AND THEY CAN HAVE UP TO 500 PLANTS. "CLASS C" IS THE LARGEST, THEY ALLOW 1500 PLANTS, THE ORIGINAL ORDINANCE THAT WE HAD ALLOWED FOR ONLY 10 PERMITS. WE HAD A PARTICULAR MANUFACTURE THAT WANTED TO USE A 380,000 SQUARE FOOT WAREHOUSE AND THEY WANTED TO PUT IN MULTIPLE "CLASS C'S" JUST IN THE ONE BUILDING THAT WOULD OCCUPY 19 "CLASS C" LICENSES, JUST IN ONE BUILDING. THIS WOULD HAVE ALREADY EXCEEDED OUR ORDINANCE, AND LIMIT US FROM ALLOWING ANYONE ELSE TO ENGAGE IN THAT BUSINESS. WE DECIDED INSTEAD OF GOING BACK AND CHANGING THAT ORDINANCE, EVERY MONTH, WE JUST SETTLED ON A NUMBER THAT WE KNEW COULD NEVER BE ACHIEVED, AND IT WAS 80 PETITIONS.

PUBLIC COMMENTS

CARRY WARDINSKI, 3325 TWO MILE ROAD, BAY CITY MI 48706
I JUST WANTED TO BRING ONE POINT OF CLARIFICATION, THE "CLASS B" LICENSES CAN HAVE 1000 PLANTS. THERE WAS THE "CLASS A" WHICH CAN HAVE 500 PLANTS AND THERE ARE 10 LICENSES. "CLASS B" CAN HAVE 1000 PLANTS AND WE HAVE 10 LICENSES. "CLASS C" CAN HAVE 1500 PLANTS AND WE HAVE 80 LICENSES. CURRENTLY

WE HAVE ONE "CLASS A" APPROVED LICENSE, NO "CLASS B" LICENSES APPROVED, AND 40 TO 45 "CLASS C'S" APPROVED.

MARTI MURPHY, 45 RIVER TRAIL DRIVE, BAY CITY MI 48706

I RECEIVED THIS ORDINANCE FROM BANGOR TOWNSHIP, IT WAS THE BANGOR TOWNSHIP, BAY COUNTY, ORDINANCE FOR AUTHORIZING MEDICAL MARIJUANA. CLEARLY IT STATES THAT GROW PERMITS, "CLASS C" 80 LICENCES, AMENDED NOVEMBER 23, 2017. I AM USING THEIR DATES, WHICH WERE PROVIDED BY BANGOR TOWNSHIP. I DO NOT BELIEVE THERE WAS ANY LAW THAT STATES THEY CANNOT DO BUSINESS ON THANKSGIVING. THEY HAVE SPECIAL MEETINGS ALL OF THE TIME. I JUST HAVE TO USE THE DATES, AND BE FACTUAL WITH THE DATES THAT THEY PROVIDED ME, WHICH I HAVE PROVIDED TO YOU. IT WAS NOT MY FAULT IF THEY PROVIDED ME WITH THE WRONG DATE IN THEIR ORDINANCE AND ENTERED THE ORDINANCE WITH INCORRECT DATE INTO THE RECORD. I WOULD ALSO LIKE TO POINT OUT THAT WHEN HE SAID THERE WAS NOT ENOUGH LAND TO GROW THE 135,000 PLANTS, I AM NOT SURE THAT WAS THE CASE, BUT THAT ALSO PROVES THAT HE DID NOT THOUGHTFULLY AND CAREFULLY, THINK ABOUT IMPLEMENTING THE MEDICAL MARIJUANA ORDINANCE. FROM PAST EXPERIENCE FROM YOU, MR. ROWLEY, HAS NOT ALWAYS BEEN HONEST AND TRUTHFUL TO YOU.

JUDGE JAN MINER, REQUESTED THAT MR. ROWLEY PLEASE COME TO THE PODIUM FOR QUESTIONS. SHE STATED, WE ARE LOOKING AT THE ORDINANCE THAT MR. MURPHY JUST HANDED TO US. IT DOES STATE IN THIS ORDINANCE, CLEARLY THAT IT WAS AMENDED ON NOVEMBER 23, 2017. CAN YOU EXPLAIN WHY IT WOULD SAY NOVEMBER 23, 2017? DO YOU KNOW WHEN THE AMENDMENT WOULD HAVE OCCURRED? FURTHER DOWN IN THE DOCUMENT IT STATES AMENDED ON NOVEMBER 10, 2017, DO YOU HAVE ANY RECOLLECTION IF YOU HAD A MEETING ON NOVEMBER 10TH?

GLENN ROWLEY ANSWERED, I ASSURE YOU THAT NOVEMBER 23, 2017, WAS THANKSGIVING DAY, AND THE TOWNSHIP OFFICES WERE CLOSED, THERE WERE NO MEETINGS THAT DAY. I DO NOT HAVE ANY IDEA WHY IT WOULD SAY THAT DAY. THE CLERK IS NOT HERE, I AM NOT SURE IF THAT WAS OBTAINED FROM THE WEB SITE OR WHERE THAT CAME FROM. I DID NOT ISSUE THAT DOCUMENT. I BELIEVE IT WOULD HAVE BEEN NOVEMBER 14TH, WHICH WOULD BE THE SECOND TUESDAY. IT WOULD BE OUR REGULAR MEETING, BUT THAT WOULD HAVE BEEN VETERANS DAY, AND I BELIEVE THE OFFICE WAS CLOSED THAT DAY ALSO.

CARRY WARDINSKI, 3325 TWO MILE ROAD, BAY CITY MI 48706

I CANNOT SWEAR TO IT BUT I KNOW OUR OCTOBER MEETING WAS OCTOBER 10TH, AND THAT THERE WAS A SPECIAL MEETING HELD LATER IN OCTOBER BUT I AM NOT SURE WHAT THE DATE WAS. I AM THINKING THAT THE DATE WAS IN OCTOBER NOT NOVEMBER.

COMMENTS FROM THE BOARD

CYNTHIA A. LUCZAK, STATED THAT SHE HAS AN ISSUE WITH THE NUMBER ON THIS PETITION. I THINK IT COULD HAVE BEEN REPHRASED TO SAY, ALLOW UP TO THIS NUMBER, OR ALLOW APPROXIMATELY THIS NUMBER.

RICHARD BRZEZINSKI, LOOKING AT HOW THE PETITION WAS WRITTEN, IT SAYS "ON NOVEMBER 23, 2017, GLENN ROWLEY VOTED TO ALLOW 135,000 PLANTS". AS WE HAVE ESTABLISHED, THAT WAS THANKSGIVING DAY. I WOULD HAVE A HARD TIME SUPPORTING OR EVEN THINKING A GROUP OF PUBLIC OFFICIALS GOT TOGETHER ON THANKSGIVING DAY TO TAKE A VOTE.

VOTE

JUDGE MINER CALLED FOR A VOTE: TREASURER, NO; CLERK, NO; JUDGE MINER, NO, BECAUSE OF THE DATE. THE PETITION FAILS.

CLOSING STATEMENTS

AS I STATED EARLIER, THERE WAS AN APPELLATE PROCESS WHICH HAS TO BE DONE WITHIN 10 DAYS OF TODAY'S DATE.

RECESS/ADJOURNMENT

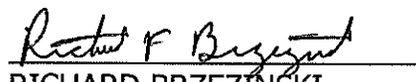
JUDGE JAN MINER MOVED TO ADJOURN THE MEETING OF MAY 21, 2018. THE MEETING CONCLUDED AT 8:27 A.M..



JAN MINER
BAY COUNTY PROBATE JUDGE



CYNTHIA A. LUCZAK
BAY COUNTY CLERK



RICHARD BRZEZINSKI
BAY COUNTY TREASURER