

ACTION: R. YZAGUIRRE MOVED TO APPROVE THE PAYMENT OF TAXES FOR 2010 IN THE AMOUNT OF \$1,619.75 FOR TAX HARDSHIP APPLICATION NO. 13-016 FOR DAVID R. BOWMAN, PARCEL NO. R7594000070, AND REVIEW IN ONE YEAR, IF NECESSARY.

DISCUSSION: D. CASE EXPLAINED TO D. BOWMAN THAT PAYING HIS 2010 TAXES WOULD REMOVE THE THREAT OF TAX DEED.

ACTION: R. YZAGUIRRE MOVED TO APPROVE THE PAYMENT OF TAXES FOR 2010 IN THE AMOUNT OF \$749.13 FOR TAX HARDSHIP APPLICATION NO. 13-017 FOR JEANETTE A. CRAWFORD, PARCEL NO. R1539600160; DENY TRASH HARDSHIP APPLICATION NO. 13-009 FOR LORETTE WEAVER; AND HAVE THE CHAIRMAN SIGN THE APPROPRIATE DOCUMENTS.

3. Weekly Indigent Items (*Authorize the Chairman to Sign*)
(8 Approvals; 18 Denials; 25 Liens; 23 Form N1 (UCC) Liens; 5 Releases of Lien; and 4 Releases of Form N1 (UCC) Liens)

R. Dempsay presented the weekly indigent report and submitted the indigent requests.

4. Special Cases (3) (*Authorize the Chairman to Sign*)
a. 0709-002
b. 1210-101
c. 0803-022

R. Jacques presented the Staff reports for Case No. 0709-002, a settlement offer; Case No. 1210-101, a request to modify an Order of Reimbursement; and Case No. 0803-022, a petition to modify an Order of Reimbursement.

ACTION: R. YZAGUIRRE MOVED TO ACCEPT THE RECOMMENDATIONS OF THE INDIGENT SERVICES STAFF AS LISTED ON THE SUMMARY OF CASES DATED OCTOBER 16, 2013, FOR 8 APPROVALS; 18 DENIALS; 25 LIENS; 23 FORM N1 (UCC) LIENS; 5 RELEASES OF LIEN; AND 4 RELEASES OF FORM N1 (UCC) LIENS; APPROVE AND ACCEPT THE SETTLEMENT OFFER OF \$5,000 FOR CASE NO. 0709-002; MODIFY THE ORDER OF REIMBURSEMENT TO THE AMOUNT \$31.25 PER MONTH FOR CASE NO. 1210-101; APPROVE THE REQUEST TO RECONSIDER THE ORDER OF REIMBURSEMENT FOR CASE NO. 0803-022 AND REVIEW IT IN ONE YEAR; AND AUTHORIZE THE CHAIRMAN TO SIGN THE DOCUMENTS ON BEHALF OF THE BOARD.

DISCUSSION: J. TIBBS REQUESTED CLARIFICATION ON CASE NO. 1210-101. HE STATED HE BELIEVED THE BOARD'S INTENT WAS TO MAKE A COUNTEROFFER ON THE REQUEST TO MODIFY THE ORDER OF REIMBURSEMENT. D. CASE RESPONDED THAT THE \$31.25 WAS BASED ON 144 MONTHS. HE SAID HE BELIEVED THEIR DECISION WAS TO DENY APPLICANT'S REQUEST, BUT COUNTEROFFER WITH \$31.25. R. JAQUES ADDED THAT IF APPLICANT ACCEPTS, AN ORDER WOULD BE PROVIDED TO THE BOARD TO SIGN. R. YZAGUIRRE STATED THAT WAS HIS INTENDED MOTION.

ACTION: HAVING CLARIFIED THE MOTION, J. TIBBS SECONDED. R. YZAGUIRRE, AYE, J. TIBBS, AYE, AND D. CASE, AYE. THE MOTION CARRIED UNANIMOUSLY.