July 31, 2020
Table of Contents

Click on an entry below to go to that section.

Official Proceedings – City Council 3
   Special Motions by Council 4
   Communications 5
Ordinances and Resolutions
   First Reading Emergency Ordinances Referred 6
   First Reading Ordinances Referred 17
   First Reading Emergency Ordinances Read in Full and Passed 21
   First Reading Emergency Resolutions Referred 30
   First Reading Emergency Resolutions Read in Full and Adopted 33
   Second Reading Emergency Ordinances Passed 44
   Second Reading Emergency Resolutions Adopted 46
Adjournment 48

Council Committee Meetings 49

Agenda of the Board of Building Standards and Building Appeals 50

Public Notice 55

City of Cleveland Bids 56

Directory of City Officials
   City Council 58
   Permanent Schedule — Standing Committees of Council 59
   City Departments 60
   Cleveland Municipal Court 65
   City Links 66
Official Proceedings
City Council

Cleveland, Ohio
Wednesday, July 29, 2020

This council meeting is being held during the COVID-19 emergency declaration and is being conducted as a virtual meeting in accordance with Ohio’s Open Meetings Laws as amended by Sub. H.B. 197. Council Rule 49, requiring the attendance of the Mayor and director of all departments at council meetings is waived for this and any other virtual council meetings held under amended Sub. H.B. 197.

The meeting of the Council was called to order at 12:27 p.m. with the President of Council, Kevin J. Kelley, in the Chair.

Council Members present: Kevin Bishop, Anthony Brancatelli, Phyllis E. Cleveland, Kevin Conwell, Blaine Griffin, Anthony T. Hairston, Kenneth L. Johnson, Basheer Jones, Joe Jones, Brian Kazy, Kevin J. Kelley, Kerry McCormack, Brian Mooney, Mike Polensek, Charles Slife and Matt Zone.

MOTION

Council Members paused for a moment of silent reflection, and the Pledge of Allegiance.

MOTION

On the motion of Council Member Polensek that the reading of the minutes of the last meeting was dispensed with and the journal approved. Seconded by Council Member Griffin.
Special Motions by Council

MOTION

In compliance with the Charter and Rules of Council, a copy of all legislation to be heard during this council meeting was furnished previous to the meeting to every council member through their council email. It is hereby acknowledged, without objection, that all members of council have received this legislation.

The motion was approved.

MOTION

It is hereby declared, without objection, that Council Rule 49, requiring the attendance of the Mayor and director of all departments at council meetings, is waived for this and any other virtual council meetings held under amended Sub. H.B. 197.

The motion was approved.
Communications

Plats

**File No. 589-2020**
Dedication Plat for Colfax Family Homes Re-Subdivision at 6925 Colfax Road. Approved by Committees on Municipal Services and Properties, and Development Planning and Sustainability. Received.

**File No. 590-2020**
Dedication Plat for Colfax Family Homes Re-Subdivision at 7115, 7118, and 7204 Colfax Road. Approved by Committees on Municipal Services and Properties, and Development Planning and Sustainability. Received.
Ordinances and Resolutions

First Reading Emergency Ordinances Referred

An ordinance is a City law written and enacted by City Council. Ordinances govern the actions, responsibilities and tax dollars of residents, businesses, organizations, city departments and visitors in Cleveland. Ordinances can be written and passed to address issues about housing, safety, public services, employment, the City budget and economic development. Many ordinances authorize the City to spend money on contracts and projects that support the mission of the City of Cleveland.

Ordinances are effective 30 days after passage. Emergency ordinances take effect immediately upon the Mayor’s signature or 10 days after passage.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading.

If not passed under suspension after the first reading, the legislation is then sent to the appropriate City departments for review.

These ordinances were read for the first time on July 29, 2020, and referred to the appropriate City departments and Council Committees for review.

Click on an ordinance below to read it:

- Ord. No. 592-2020
- Ord. No. 597-2020
- Ord. No. 598-2020
- Ord. No. 599-2020
Ordinance No. 592-2020

By Council Members: McCormack, Johnson, Brancatelli and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Capital Projects or Public Works to enter into one or more agreements with the Cleveland-Cuyahoga County Port Authority for improvements to Irishtown Bend and Franklin Avenue; and authorizing the Commissioner of Purchases and Supplies to acquire, accept, and record all property necessary.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That, notwithstanding any provision of the Codified Ordinances of Cleveland, Ohio, 1976, to the contrary, the Director of Capital Projects or Public Works is authorized to enter into one or more agreements with the Cleveland-Cuyahoga County Port Authority to contribute funds necessary for the design and construction of Irishtown Bend Stabilization and Franklin Avenue Reconstruction from West 25th Street to Columbus Road (the “Improvement”).

Section 2. That, notwithstanding any provision of the Codified Ordinances of Cleveland, Ohio, 1976, to the contrary, the Commissioner of Purchases and Supplies is authorized to acquire, accept and record all property necessary to make the Improvement, including but not limited to gift, fee simple acquisitions, temporary and permanent easements, and work agreements. The consideration to be paid for the property shall not exceed fair market value.

Section 3. That the Director of Capital Projects or Public Works is authorized to execute on behalf of the City all documents necessary to acquire, accept and record the property and to employ and pay all fees for title companies, surveys, escrows, appraisers, review appraisers, and all other costs necessary for the acquisition of the property.

Section 4. That the Director of Capital or Public Works is authorized to enter into any agreement necessary to implement the Improvement.

Section 5. That any agreement authorized in this ordinance shall be prepared by the Director of Law.

Section 6. That the cost of the agreement and land acquisition shall be paid from Fund Nos. 20 SF 568, 20 SF 574, 20 SF 579, 20 SF 586, 20 SF 592, from the fund or funds to which are credited the sale of future bonds if issued for this purpose, and from funds approved by the Director of Finance. (RQS 0103, RLA 2020-42)
Section 7. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Capital Projects; Public Works; City Planning Commission; Finance; and Law; Committees on Municipal Services and Properties; Development, Planning and Sustainability; and Finance.
Ordinance No. 597-2020

By Council Members: Griffin, Brancatelli and Kelley (by departmental request)

An emergency ordinance authorizing the Director of Community Development to enter into an agreement with the CHN Housing Capital to provide grants and forgivable and non-forgivable loans to property owners to administer interim controls to make their residences lead-safe, for a period of five years.

WHEREAS, the City of Cleveland has proposed to enter into an agreement with the CHN Housing Capital (“CHN”) to provide grants and forgivable and non-forgivable loans to property owners using $5,000,000 from the Lead Safe Home Fund; and

WHEREAS, eligible Cleveland homeowners will be able receive loans and grants from CHN in order to administer interim controls so that their residences are lead-safe, which may include, but not be limited to, HEPA vacuum cleanings and paint, windows, doors, and soil replacement; and

WHEREAS, this Council finds that the agreement with CHN to provide grants and forgivable and non-forgivable loans to property owners in order to administer interim controls so that their residences are lead-safe has been approved by the Housing Advisory Board on July 13, 2020, in compliance with the Ohio Constitution and statutory requirements and will enhance the availability of adequate housing in the City and will improve the economic and general well-being of the people of the City, and it is in the public interest and a proper public purpose for the City to provide and/or assist in providing housing for individuals and families; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of Community Development is authorized to enter into an agreement with CHN to provide grants and forgivable and non-forgivable loans to eligible City of Cleveland property owners in order for them to administer interim controls so that their residences are lead-safe.

Section 2. That the term of the agreement shall be five years and shall provide that at the end of the agreement, any remaining loan or grant funds shall be returned by CHN to the City, any outstanding notes and mortgages from homeowners shall be assigned to the City by CHN, and said returned funds shall be deposited into the funds or subfunds to be determined by the Director of Finance.

Section 3. That the agreement and all appropriate documents needed to effectuate this ordinance shall be prepared by the Director of Law.
Section 4. That the costs of the agreement shall not exceed $5,000,000 and shall be paid from Fund No. 01-9998-6397. (RQS 0117, RLA 2019-136)

Section 5. That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of Community Development; Finance; and Law; Committees on Health and Human Services; Development, Planning and Sustainability; and Finance.
Ordinance No. 598-2020

By Council Members: Polensek, Johnson and Kelley (by departmental request)

An emergency ordinance authorizing the Mayor to apply to the District One Public Works Integrating Committee and accept funding for the rehabilitation of East 185th Street from Nottingham Road to Pawnee Avenue; authorizing the Director of Capital Projects (Director) to apply for and accept gifts, grants and other funding and to enter into contract with AECOM Technical Services Inc. for engineering and architectural services and other agreements; authorizing the Commissioner of Purchases and Supplies to acquire, accept and record for right-of-way purposes real property and easements; giving consent of the City of Cleveland to the Ohio Director of Transportation for the improvement and authorizing the Director to enter into Local Project Administration Agreements with the State of Ohio; and cause payment to the State of Ohio for the City’s share of the improvement.

WHEREAS, under Article VIII, Section 2k of the Ohio Constitution, the State of Ohio is authorized to issue bonds and other obligations of the State for the purpose of financing public infrastructure capital improvements of political subdivisions as designated by law; and

WHEREAS, under Section 164.03 of the Revised Code, the District One Public Works Integrating Committee has been created to evaluate applications for state financing of capital improvement projects of local subdivisions in Cuyahoga County; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Mayor is authorized to apply to the District One Public Works Integrating Committee for state funding for the following infrastructure capital improvement: East 185th Street from Nottingham Road to Pawnee Avenue (the “Improvement”).

Section 2. That the Mayor is authorized to apply to the District One Public Works Integrating Committee for state funding to obtain credit enhancements and loan assistance in support of the city’s bonds issued for bridge and road improvements.

Section 3. That the Mayor is authorized to accept one or more grants from the Ohio Public Works Commission, acting by and through its Director, to finance the Improvement; that the Mayor is authorized to file all papers and execute all documents necessary to receive the funds under the grant; and that the funds are appropriated for the purposes described in this ordinance.
Section 4. That the Director of Capital Projects is authorized to apply for and accept gifts or grants or other funding from public or private entities; that the Director is authorized to file all papers and execute all documents necessary to receive the funds; and that the funds are appropriated for the purposes of this ordinance.

Section 5. That the City of Cleveland is obligated to provide cash matching funds in the amount of the local share.

Section 6. That the Director of Capital Projects is authorized to enter into one or more contracts with AECOM Technical Services, Inc. for professional services necessary for engineering and architectural services in the estimated sum of $588,074, necessary to implement the Improvement.

Section 7. That the Director of Capital Projects is authorized to accept cash contributions from public or private entities for infrastructure restoration costs associated with relocating, rehabilitating or reconstructing utility infrastructure for the Improvement. The Director of Capital Projects is authorized to enter into agreements with the entities for this purpose.

Section 8. That notwithstanding any provision of the Codified Ordinances of Cleveland, Ohio, 1976, to the contrary, the Commissioner of Purchases and Supplies is authorized to acquire, accept and record for right-of-way purposes any real property and temporary and/or permanent easements necessary to make the Improvement. The consideration to be paid for the property and easements shall not exceed fair market value to be determined by the Board of Control.

Section 9. That the Director of Capital Projects is authorized to execute, on behalf of the City, all documents necessary to acquire, accept and record the property and easements and to employ and pay all fees for title companies, surveys, escrows, appraisers, and all other costs necessary for the acquisition of the property and easements.

Section 10. That the Director of Capital Projects is authorized to enter into any agreements needed to implement the Improvement.

Section 11. That the Director of Capital Projects is authorized to enter into one or more Local Project Administration agreements with the Ohio Department of Transportation to fund and construct any portion of the Improvement, and to enter into one or more contracts for the expenditures of grants or other funding to implement the Improvement with the lowest and best responsible bidder or engineer.

Section 12. That it is declared to be in the public interest that the consent of the City of Cleveland is given to the Director of Transportation of the State of Ohio (“the State”) to construct the Improvement.
Section 13. That the City proposes to cooperate with the State in the cost of the Improvement by assuming and contributing the entire cost and expense of the Improvement, less the amount of federal funds allocated by the Federal Highway Administration, United States Department of Transportation. The City agrees to assume one hundred percent (100%) of the cost of preliminary engineering, right-of-way and environmental documentation. Also, the City agrees to assume and contribute 100% of the cost of any items included in the construction contract at the request of the City, which are determined by the State not eligible or made necessary by the Improvement. The share of the cost of the City is estimated in the amount of $2,000,000 for the Improvement, but the estimated amount is to be adjusted in order that the City’s ultimate share of the Improvement shall correspond with the percentages of actual costs when the actual costs are determined.

Section 14. That the Director of Capital Projects is authorized to enter into one or more agreements with the State necessary to complete the planning and construction of the Improvement, which LPA-ODOT-Let agreements shall contain terms and conditions that the Director of Law determines shall best protect the public interest.

Section 15. Utilities and Right-of-Way Statement. The City agrees to acquire and/or make available to ODOT, under current State and Federal regulations, all necessary right-of-way required for the Improvement. The City also understands that right-of-way costs include eligible utility costs. The City agrees to be responsible for all utility accommodation, relocation and reimbursement and agrees that all such accommodations, relocations and reimbursements shall comply with the current provisions of 23 CFR 645 and the ODOT Utilities Manual.

Section 16. Maintenance. Upon completion of the Improvement, and unless otherwise agreed, the City shall: (1) provide adequate maintenance for the Improvement under all applicable state and federal laws, including, but not limited to, 23 USC 116; (2) provide ample financial provisions, as necessary, for the maintenance of the Improvement; (3) maintain the right-of-way, keeping it free of obstructions; and (4) hold said right-of-way inviolate for public highway purposes.

Section 17. That the Director of Capital Projects is authorized to enter into contracts with ODOT pre-qualified consultants for the preliminary engineering phase of the Improvement and to enter into contracts with the Director of Transportation necessary to complete the Improvement. Upon the request of ODOT, the Director of Capital Projects is also authorized to assign all rights, title and interests of the City to ODOT arising from any agreement with its consultant in order to allow ODOT to direct additional or corrective work, recover damages due to errors or omissions, and to exercise all other contractual rights and remedies afforded by law or equity.

Section 18. That the City agrees that if Federal Funds are used to pay the cost of any consultant contract, the City shall comply with 23 CFR 172 in the selection of its consultant and the administration of the consultant contract. Further, the City agrees to incorporate ODOT’s “Specifications for Consulting Services” as a contract document in all of its consultant contracts. The City agrees to require, as a scope of services clause,
that all plans prepared by the consultant must conform to ODOT’s current design standards, and that the consultant shall be responsible for ongoing consultant involvement during the construction phase of the Improvement. The City agrees to include a completion schedule acceptable to ODOT and to assist ODOT in rating the consultant’s performance through ODOT’s Consultant Evaluation System.

**Section 19.** That this Council requests the State to proceed with the Improvement.

**Section 20.** That the Director of Capital Projects is authorized to cause payment to the State of Ohio for the City’s share of the Improvement.

**Section 21.** That the cost of the contracts, payments, property acquisition, agreements, or other expenditures authorized in this ordinance, shall be paid from the fund or funds to which are credited any gift, grant, or other funds received under this ordinance, from cash contributions accepted and appropriated under this ordinance, Fund Nos. 20 SF 568, 20 SF 574, 20 SF 579, 20 SF 586, 20 SF 592, and any other funds approved by the Director of Finance, including future bond funds if issued for this purpose. (RQS 0103, RLA 2020-45)

**Section 22.** That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

**Referred to the Directors of Capital Projects; City Planning Commission; Finance; and Law; Committees on Municipal Services and Properties; and Finance.**
Ordinance No. 599-2020

By Council Members: McCormack, Kazy, Brancatelli and Kelly (by departmental request)

An emergency ordinance authorizing the Commissioner of Purchases and Supplies to sell City-owned property no longer needed for public use located near the northwest corner of Walworth Avenue and West 44th Street to Community Rebuilders LLC for purposes of future redevelopment.

WHEREAS, the Director of Public Utilities has requested the sale of the City-owned property to Community Rebuilders LLC (the “Redeveloper”) no longer needed for the City’s public use and located near the northwest corner of Walworth Avenue and West 44th Street for purposes of future redevelopment; and

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That notwithstanding and as an exception to the provisions of Chapter 181 and 183 of the Codified Ordinances of Cleveland, Ohio, 1976, it is found and determined that the following described property, known as Permanent Parcel No. 006-22-049, is no longer needed for the City’s public use:

Legal Description

Situated in the City of Cleveland, County of Cuyahoga, and State of Ohio:

And known as being part of Sublot No. 307 in Taylor and Hoyt’s Subdivision of part of Original Brooklyn Township Lots Nos. 48 and 49, as shown by the recorded plat in Volume 1 of Maps, Page 20 of Cuyahoga County Records, and further described as follows:

Beginning on the Northerly line of Walworth Avenue, S.W., at its intersection with the Easterly line of said Sublot No. 307; thence Westerly along said Northerly line of Walworth Avenue, S.W., 64.13 feet to the Westerly line of said Sublot No. 307; thence Northerly along said Westerly line, about 60.46 feet to the Southwesterly corner of land conveyed to Joseph C. and Gertrude E. Kovar by deed recorded in Volume 4961, Page 335 of Cuyahoga County Records; thence Easterly along the Southerly line of land so conveyed, 37 feet to an angle; thence continuing Easterly along said Southerly line, 26.63 feet to the Easterly line of said Sublot No. 307; thence Southerly along said Easterly line, about 54.67 feet to the place of beginning, be the same more or less, but subject to all legal highways.

(PPN 006-22-049)
**Section 2.** That by and at the direction of the Board of Control, the Commissioner of Purchases and Supplies is authorized to sell the above-described property to the Redeveloper at a price not less than $1000, which is determined to be fair market value.

**Section 3.** That the conveyance shall be made by official deed prepared by the Director of Law and executed by the Mayor on behalf of the City of Cleveland. The deed shall contain necessary provisions, including restrictive reversionary interests as may be specified by the Board of Control or Director of Law, which shall protect the City’s interests and shall specifically contain a provision against the erection of any advertising signs or billboards except permitted identification signs.

**Section 4.** That the Director of Public Utilities is authorized to execute any documents as may be necessary to effectuate the purposes of this ordinance.

**Section 5.** That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

**Referred to the Directors of Public Utilities; City Planning Commission; Finance; and Law; Committees on Utilities; Development, Planning and Sustainability; and Finance.**
Ordinances and Resolutions

First Reading Ordinances Referred

An ordinance is a City law written and enacted by City Council. Ordinances govern the actions, responsibilities and tax dollars of residents, businesses, organizations, city departments and visitors in Cleveland. Ordinances can be written and passed to address issues about housing, safety, public services, employment, the City budget and economic development. Many ordinances authorize the City to spend money on contracts and projects that support the mission of the City of Cleveland.

Ordinances are effective 30 days after passage. Emergency ordinances take effect immediately upon the Mayor’s signature or 10 days after passage.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading.

If not passed under suspension after the first reading, the legislation is then sent to the appropriate City departments for review.

These ordinances were read for the first time on July 29, 2020, and referred to the appropriate City departments and Council Committees for review.

Click on an ordinance below to read it:

Ord. No. 600-2020
Ordinance No. 600-2020

By Council Member: Slife

An emergency ordinance replacing a twenty-five (25) foot Specific Mapped Setback from the property line with a seven (7) foot Specific Mapped Setback from the property line along the eastern side of Rocky River Drive between Sedalia Avenue and Melgrave Avenue (Map Change 2612).

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That a Specific Mapped Building Setback of twenty-five (25) feet from the property line shall be removed on the eastern side of Rocky River Drive between Sedalia Avenue and Melgrave Avenue;

And as identified on the attached map (exhibit A), the twenty-five (25) foot Specific Mapped Building Setback from the property line is hereby removed from the Building Zone Maps of the City of Cleveland;

Section 2. That a Specific Mapped Building Setback of seven (7) feet from the property line shall be established on the eastern side of Rocky River Drive between Sedalia Avenue and Melgrave Avenue;

And as identified on the attached map (exhibit B), the seven (7) foot Specific Mapped Setback from the property line is hereby established on the Building Zone Maps of the City of Cleveland;

Section 3. That the changes described in Section 1 and Section 2 shall be identified as Map Change No. 2612, and shall be made upon the Building Zone Maps of the City of Cleveland on file in the office of the Clerk of Council and on file in the office of the City Planning Commission by the appropriate person designated for this purpose by the City Planning Commission.

Section 4. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Directors of City Planning Commission; and Law; Committee on Development, Planning and Sustainability.
Exhibit A: Existing Specific Mapped Setback of twenty-five (25) feet from property line between Sedalia Avenue & Melgrave Avenue.
Exhibit B. Establishing a seven (7) foot Specific Mapped Building Setback from the property line between Sedalia Avenue & Melgrave Avenue.
Ordinances and Resolutions

First Reading Emergency Ordinances Read in Full and Passed

An ordinance is a City law written and enacted by City Council. Ordinances govern the actions, responsibilities and tax dollars of residents, businesses, organizations, city departments and visitors in Cleveland. Ordinances can be written and passed to address issues about housing, safety, public services, employment, the City budget and economic development. Many ordinances authorize the City to spend money on contracts and projects that support the mission of the City of Cleveland.

Ordinances are effective 30 days after passage. Emergency ordinances take effect immediately upon the Mayor’s signature or 10 days after passage.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading.

These ordinances were read for the first time on July 29, 2020, the rules were suspended, and the legislation was passed by an affirmative two-thirds vote of all members elected to Council.

Click on an ordinance below to read it:

- Ord. No. 593-2020
- Ord. No. 594-2020
- Ord. No. 595-2020
- Ord. No. 596-2020
Ordinance No. 593-2020

By Council Member:  Kazy

An emergency ordinance authorizing the Director of the Department of Community Development to enter into agreement with Bellaire-Puritas Development Corporation for the West 140th-Berea Art Beautification Project through the use of Ward 16 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Community Development is authorized to enter into an agreement effective October 1, 2019, with Bellaire-Puritas Development Corporation for the West 140th-Berea Art Beautification Project for the public purpose of promoting public art beautification in the City of Cleveland through the use of Ward 16 Casino Revenue Fund.

Section 2. That the cost of said contract shall be in an amount not to exceed $5,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member Polensek to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Griffin.

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.

Voting Yea: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.

Voting Nay: None.

Absent: B. Jones, J. Jones and Santana.
Ordinance No. 594-2020

By Council Member: Polensek

An emergency ordinance authorizing the Director of the Department of Public Works to enter into an agreement with the Cleveland Metroparks for the Villa Angela Park Swimming Beach Project through the use of Ward 8 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Public Works is authorized to enter into an agreement with the Cleveland Metroparks for the Villa Angela Park Swimming Beach Project for the public purpose of providing water safety services to City of Cleveland residents through the use of Ward 8 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $2,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member Polensek to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Griffin.

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.


Voting Yea: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.
Voting Nay: None.

Absent: B. Jones, J. Jones and Santana.
Ordinance No. 595-2020

By Council Member: McCormack

An emergency ordinance authorizing the Director of the Department of Community Development to enter into an agreement with Ohio City Incorporated for the Market Square Park Project through the use of Ward 3 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the Department of Community Development is authorized to enter into an agreement with Ohio City Incorporated for the Market Square Park Project for the public purpose of providing exterior lighting to the Market Square Park area in the City of Cleveland through the use of Ward 3 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $5,000 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City's interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member Polensek to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Griffin.

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.

Voting Yea: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.

Voting Nay: None.

Absent: B. Jones, J. Jones and Santana.
Ordinance No. 596-2020

By Council Member: Zone

An emergency ordinance authorizing the Director of the City Planning Commission to enter into an agreement with Detroit Shoreway Community Development Organization for the RTA Bus Shelter Project through the use of Ward 15 Casino Revenue Funds.

WHEREAS, this ordinance constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That the Director of the City Planning Commission is authorized to enter into an agreement with the Detroit Shoreway Community Development Organization for the RTA Bus Shelter Project for the public purpose of providing two bus shelters displaying public art through the use of Ward 15 Casino Revenue Funds.

Section 2. That the cost of said contract shall be in an amount not to exceed $5,520 and shall be paid from Fund No. 10 SF 188.

Section 3. That the Director of Law shall prepare and approve said contract, and that the contract shall contain such terms and provisions as he deems necessary to protect the City’s interest.

Section 4. That this ordinance is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member Polensek to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Griffin.

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.


Voting Yea: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.
Voting Nay: None.

Absent: B. Jones, J. Jones and Santana.
Ordinances and Resolutions

First Reading Emergency Resolutions Referred

A resolution is an informal enactment stating a decision or expressing the opinion of Council regarding a particular item of business, an event, issue or person.

Resolutions are effective 30 days after adoption. Emergency resolutions take effect immediately upon the Mayor’s signature or 10 days after adoption.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading.

If not adopted under suspension after the first reading, the legislation is then sent to the appropriate City departments for review.

These resolutions were read for the first time on July 29, 2020, and referred to the appropriate City departments and Council Committees for review.

Click on a resolution below to read it:

Res. No. 605-2020
Resolution No. 605-2020

By Council Members: Kelley, Slife, B. Jones, Griffin, Polensek, Zone, Bishop, Conwell and Cleveland

An emergency resolution urging the Ohio General Assembly to immediately repeal House Bill 6, a billion-dollar ratepayer bailout of two failing Ohio nuclear power plants of First Energy Corporation.

WHEREAS, according to recently released information from the U.S. Department of Justice, First Energy Corporation (First Energy) and a cabal of corrupt elected officials, lobbyists, and consultants allegedly devised and executed a complex scheme to capture the Ohio House of Representatives; and

WHEREAS, the purpose of this public corruption racketeering conspiracy was to pass House Bill 6 (HB 6), a piece of legislation which bailed out the failed nuclear plants of First Energy, with the ratepayers paying the 1.3 billion-dollar cost of this bailout; and

WHEREAS, this anti-consumer legislation also cut support and funding for renewable energy in Ohio, including wind and solar; and

WHEREAS, in order to pass this anti-consumer and anti-environmental piece of legislation, First Energy spent approximately $60 million, which was laundered through various shell entities and funneled into political operations; and

WHEREAS, additional tactics were also used by the HB 6 conspirators, including litigation, the creation of phony public opinion and contrived grassroots support, the use and misuse of signature collection for and against HB 6, and various other public relations strategies; and

WHEREAS, the combined effect of all these corrupt practices was the successful passage of HB 6, and the stymying of repeal efforts of that legislation, with a resulting $1.3 billion bailout for First Energy, which was a long-term public policy goal of First Energy; and

WHEREAS, First Energy has another long-term public policy goal specific to the City of Cleveland—namely, the restriction or destruction of Cleveland Public Power; and

WHEREAS, several of the tactics used in the charged racketeering conspiracy to enact HB 6 are similar to tactics used by First Energy and their allies in Cleveland, including the use of phony citizen groups and the use of significant campaign funds and political pressure; and

WHEREAS, Cleveland City Council has resisted these efforts at the local level, just as we oppose those efforts as embodied by the passage of HB 6; and
WHEREAS, this body asserts the City of Cleveland's right to operate its own municipal utility, Cleveland Public Power, and First Energy's attempts to restrict and/or destroy Cleveland Public Power through litigation, political pressure or any other means, will be resisted to our utmost; and

WHEREAS, this body shall endeavor to investigate the scope and scale of First Energy, and/or their agents and allies, attempts to apply the tactics used in the racketeering conspiracy to enact HB 6, here in the City of Cleveland; and

WHEREAS, this resolution constitutes an emergency measure for the immediate preservation of public peace, property, health or safety, now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That this Council urges the Ohio General Assembly to immediately repeal House Bill 6, a billion-dollar ratepayer bailout of two failing Ohio nuclear power plants of First Energy Corporation.

Section 2. That the Clerk of Council is directed to send a copy of this resolution to all members of the Ohio General Assembly.

Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Referred to the Director of Law; Committee on Finance.
Ordinances and Resolutions

First Reading Emergency Resolutions Read in Full and Adopted

A resolution is an informal enactment stating a decision or expressing the opinion of Council regarding a particular item of business, an event, issue or person.

Resolutions are effective 30 days after adoption. Emergency resolutions take effect immediately upon the Mayor’s signature or 10 days after adoption.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading.

These resolutions were read for the first time on July 29, 2020, the rules were suspended, and the legislation was adopted by an affirmative two-thirds vote of all members elected to Council.

Click on a resolution below to read it:

- Res. No. 591-2020
- Res. No. 601-2020
- Res. No. 602-2020
- Res. No. 603-2020
- Res. No. 604-2020
Resolution No. 591-2020

By Council Member: Kelley

An emergency resolution fixing the date of the next regular meeting of Council.

WHEREAS, pursuant to Council Rule 5, regular meetings of the Council are held on Mondays at 7:00 p.m. unless otherwise ordered by motion, resolution or ordinance; and

WHEREAS, this resolution constitutes an emergency measure for the immediate preservation of public peace, property, health or safety, now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That, the next regular meeting of the Council, to be held during the COVID-19 emergency declaration, will be conducted as a virtual meeting in accordance with Ohio’s Open Meetings Laws as amended by Sub. H.B 197; and shall be held on August 12, 2020.

A notice identifying the time of the meeting as well as a schedule of committee meetings, if any, to be held prior to the meeting shall be prepared by the Clerk prior to the meeting date.

Section 2. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member Polesnek to suspend the rules, Charter, and statutory provisions and place on final adoption. Seconded by Council Member Griffin.

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.


Yeas: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.

Nays: None
Absent: B. Jones, J. Jones and Santana.
Resolution No. 601-2020

By Council Member: Polensek

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 870 East 185th Street.

WHEREAS, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

WHEREAS, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

WHEREAS, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

WHEREAS, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 6069985 owned by MKJ Corp. DBA Quix Food Store, 870 East 185th Street, Cleveland, Ohio 44119, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be, and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval.
by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

**Motion by Council Member Polesnek to suspend the rules, Charter, and statutory provisions and place on final adoption. Seconded by Council Member Griffin.**

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.


Yea: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.

Nays: None

Absent: B. Jones, J. Jones and Santana.
Resolution No. 602-2020

By Council Member: Brancatelli

An emergency resolution objecting to the renewal of a C1 and C2 Liquor Permit at 5222 Fleet Avenue.

WHEREAS, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

WHEREAS, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

WHEREAS, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

WHEREAS, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Council does hereby record its objection to the renewal of a C1 and C2 Liquor Permit, Permit No. 2759492 owned by 5222 Fleet, Inc., DBA Open Pantry, 5222 Fleet Avenue, Cleveland, Ohio 44105, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be, and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director's opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval.
by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member Polesnek to suspend the rules, Charter, and statutory provisions and place on final adoption. Seconded by Council Member Griffin.

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.


Yeas: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.

Nays: None

Absent: B. Jones, J. Jones and Santana.
Resolution No. 603-2020

By Council Member: Polensek

An emergency resolution objecting to the renewal of a D1 and D2 Liquor Permit at 12307 St. Clair Avenue.

WHEREAS, the uniform date for renewal of liquor permits in the State of Ohio is October 1st; and

WHEREAS, pursuant to Section 4303.271 of the Revised Code, the legislative authority of a municipal corporation may object to the renewal of a permit based upon legal grounds as set forth in division (A) of Revised Code Section 4303.292; and

WHEREAS, the applicant is unfit to continue to engage in the liquor permit business in that he has operated his liquor permit business in a manner that demonstrates a disregard for the laws, regulations or local ordinances of the state, and that this objection is based on other legal grounds as set forth in Revised Code Section 4303.292; and

WHEREAS, this resolution constitutes an emergency measure providing for the immediate preservation of the public peace, prosperity, safety and welfare pursuant to Section 4303.271 of the Ohio Revised Code, objections to renewal of liquor permits shall be made no later than thirty days prior to the expiration date of the permit; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That Council does hereby record its objection to the renewal of a D1 and D2 Liquor Permit, Permit No. 2805847 owned by Food Xpress and Gas, Inc., DBA Gas USA, 12307 St. Clair Avenue, Cleveland, Ohio 44108, and requests the Superintendent of the Division of Liquor Control to set a hearing for said application in accordance with provisions of Section 4303.271 of the Revised Code of Ohio.

Section 2. That the Clerk of Council be, and she is hereby directed to transmit two certified copies of this resolution, together with two copies of a letter of objection and two copies of a letter requesting that the hearing be held in Cleveland, Cuyahoga County, and a statement by the Director of Law that, in the Director’s opinion, that the objection is based upon substantial legal grounds within the meaning and intent of division (A) of Section 4303.292 of the Revised Code to the Superintendent of the Division of Liquor Control.

Section 3. That this resolution is hereby declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval.
by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member Polesnek to suspend the rules, Charter, and statutory provisions and place on final adoption. Seconded by Council Member Griffin.

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.


Yeas: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.

Nays: None

Absent: B. Jones, J. Jones and Santana.
Resolution No. 604-2020

By Council Member: Polensek

An emergency resolution withdrawing objection to the transfer of ownership of a C2 and C2X Liquor Permit at 15208 Lakeshore Boulevard and repealing Resolution No. 1026-2019 objecting to said permit.

WHEREAS, this Council objected to a transfer of ownership of a C2 and C2X Liquor Permit to Qstar Plus, LLC, DBA Lakeshore Food Mart, 15208 Lakeshore Boulevard, Cleveland, Ohio 44110, Permit No. 7129678 by Resolution No. 1026-2019, adopted by the Council on August 21, 2019; and

WHEREAS, this Council wishes to withdraw its objection to the above permit and consents to said permit; and

WHEREAS, this resolution constitutes an emergency measure providing for the usual daily operation of a municipal department; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF CLEVELAND:

Section 1. That objection to the transfer of ownership of a C2 and C2X Liquor Permit to Qstar Plus, LLC, DBA Lakeshore Food Mart, 15208 Lakeshore Boulevard, Cleveland, Ohio 44110, Permit No. 7129678 be and the same is hereby withdrawn, and Resolution No. 1026-2019, containing such objection, be and the same is hereby repealed, and that this Council consents to the immediate permit thereof.

Section 2. That this resolution is hereby declared to be an emergency measure and provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its adoption and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

Motion by Council Member Polesnek to suspend the rules, Charter, and statutory provisions and place on final adoption. Seconded by Council Member Griffin.

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.

Yeas: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.

Nays: None

Absent: B. Jones, J. Jones and Santana.
Ordinances and Resolutions

Second Reading Emergency Ordinances Passed

An ordinance is a City law written and enacted by City Council. Ordinances govern the actions, responsibilities and tax dollars of residents, businesses, organizations, city departments and visitors in Cleveland. Ordinances can be written and passed to address issues about housing, safety, public services, employment, the City budget and economic development. Many ordinances authorize the City to spend money on contracts and projects that support the mission of the City of Cleveland.

Ordinances are effective 30 days after passage. Emergency ordinances take effect immediately upon the Mayor’s signature or 10 days after passage.

Under the Charter, legislation cannot be passed until it has been read on three separate days, unless this requirement is dispensed with by a two-thirds vote of the Council. This is known as passing legislation “under suspension.” Ordinances may be passed under suspension after either the first or second reading. If not passed under suspension after the first reading, the legislation is then sent to the appropriate City departments for review.

After departmental review, the ordinance is returned to Council for consideration in a public hearing before the appropriate Council Committee(s). Council Members and City departments can recommend changes, or amendments, to the legislation during the hearing process. After the review is complete and any amendments have been made, the legislation is read a second time at a Council meeting. A second reading allows Council Members and the public to hear what changes have been made to the law. Amendments cannot be made after the second reading of the legislation.

These ordinances were read for the second time on July 29, 2020, the rules were suspended, and the legislation was passed by an affirmative two-thirds vote of all members elected to Council.

Click on an ordinance below to read it:

Ord. No. 524-2020 (As Amended)
Ordinance No. 524-2020 (As Amended)

By Council Members: Griffin, B. Jones, Brancatelli, Kelley, Hairston, J. Jones and Polensek

An emergency ordinance to supplement the Codified Ordinances of Cleveland, Ohio, 1976, by enacting new Section 241.43 relating to sale of beverages offered with children’s meals by food service operations.

Approved by the Directors of Public Health; Finance; and Law; Passage recommended by the Committees on Health and Human Services; and Finance, when amended as follows:

1. In Section 1, at new Section 241.43(b), line 2, strike "130 calories" and insert "150 calories"; and in Section 241.43(c), line 2, strike "six (6) ounces" and insert "eight (8) ounces".

2. In Section 1, at new Section 241.43(e)(2), line 4, strike "ten (10) days" and insert "thirty (30) days"; and in line 5, strike "The Director's decision on appeal shall be final." and insert "A person aggrieved by a final decision of the Director may further appeal to the Board of Zoning Appeals within thirty (30) days after the Director's decision."

Amendments agreed to.

Motion by Council Member Polensek to suspend the rules, Charter, and statutory provisions and place on final passage. Seconded by Council Member Griffin.

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.


Voting Yea: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.

Voting Nay: None.

Absent: B. Jones, J. Jones and Santana.

In compliance with Section 33 of the Charter, a copy of the legislation was furnished to each member of Council before final passage.
Ordinances and Resolutions

Second Reading Emergency Resolutions Adopted

A resolution is an informal enactment stating a decision or expressing the opinion of Council regarding a particular item of business, an event, issue or person. Resolutions are used by Council to recognize dignitaries and community members and their accomplishments.

Resolutions are effective 30 days after adoption. Emergency resolutions take effect immediately upon the Mayor's signature or 10 days after adoption.

Typically, legislation cannot be adopted until it has been read on three separate days. However, this requirement is dispensed with a two-thirds vote by the Council, placing the legislation “under suspension.” Once under suspension, the legislation can be adopted after the second reading.

These resolutions were read for the second time on July 29, 2020, the rules were suspended, and the legislation was adopted by an affirmative two-thirds vote of all members elected to Council.

Click on a resolution below to read it:

Res. No. 554-2020
Resolution No. 554-2020

By Council Member: Conwell

An emergency resolution urging the Cleveland Metropolitan School District to change the name of Patrick Henry Middle School to Stephanie Tubbs Jones Middle School.

Approved by the Director of Law; Adoption recommended by the Committee on Finance.

Motion by Council Member Polesnek to suspend the rules, Charter, and statutory provisions and place on final adoption. Seconded by Council Member Griffin.

The rules were suspended. Yeas 14. Nays 0.

Read second time.

Read third time in full.


Yeas: Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, Kazy, Kelley, McCormack, Mooney, Polensek, Slife and Zone.

Nays: None

Absent: B. Jones, J. Jones and Santana.
Official Proceedings
Adjournment
City Council

Cleveland, Ohio
Wednesday, July 29, 2020

MOTION

On the motion of Council Member Polensek, the absence of Council Member Santana is hereby authorized. Seconded by Council Member Griffin.

MOTION

The Council Meeting adjourned at 12:41 p.m. to meet at the call of the chair in a Virtual Meeting. The next regular meeting of Council will be on Wednesday, August 12, 2020, and will be immediately following a Committee of the Whole meeting, which will start at 10:00 a.m.

Patricia J. Britt
City Clerk, Clerk of Council
Council Committee Meetings

The following committee meetings were held during the City of Cleveland's COVID-19 emergency declaration and conducted as virtual meetings, in accordance with Ohio's Open Meetings Laws as amended by Sub. H.B 197. The public was able to observe these meetings live on YouTube (broadcast online) and on Cleveland Channel 20 (broadcast online and on local government access cable television).

Monday, July 27, 2020
9:30 a.m.

Health and Human Services Committee
Present: Griffin, Chair; McCormack, Vice Chair; Conwell, Hairston, B. Jones, Santana
Authorized Absence: Zone
Pro tempore: Kelley

Wednesday, July 29, 2020
10:00 a.m.

Committee of the Whole
Present: Kelley, Chair; Bishop, Brancatelli, Cleveland, Conwell, Griffin, Hairston, Johnson, B. Jones, J. Jones, Kazy, McCormack, Mooney, Polensek, Santana, Slife, Zone
Agenda of the Board of Building Standards and Building Appeals

Wednesday, August 19, 2020

Board Of Building Standards and Building Appeals
Cleveland City Hall
Room 514
216-664-2418

Download the Webex Desktop App or the mobile App from the Webex website at https://www.webex.com/downloads.html/

Instructions to enable a browser plug-in for Chrome or Firefox can be found here: https://help.webex.com/en-us/WBX77970/How-Do-I-Enable-the-Webex-Plug-in-to-Join-aMeeting-Using-Chrome-or-Firefox

For instructions to join the call, you can go to https://help.webex.com/en-us/bksp8r/Join-a-Meeting-from-the-Webex-Meetings-Desktop-Appor-Mobile-App

Email cdavis@city.cleveland.oh.us to receive the calendar invite (This invite is for testament/witness purposes only).

Public Hearings will be streamed live on the following formats:

TV 20: http://www.tv20cleveland.com/watch-now/

YouTube: https://www.youtube.com/channel/UCex1RYSD6x-6ViP_-n2xpGg

NOTE: This is a tentative Agenda and may vary both in scope and order of presentation as time permits and circumstances warrant.

HOUSING:                  PUBLIC HEARING:                  9:30 a.m.
Docket A-270-19           6201 Dibble Avenue            WARD: 7
                          (Basheer S. Jones)

Frances Fleetcher, owner of the Two Dwelling Units; Two-Family Residence; Two-and-Half-Story Frame Property, appeals from a NOTICE OF VIOLATION – EXTERIOR MAINTENANCE, dated August 19, 2019; appellant is requesting until May 2020 to complete abatement of the violations.
Docket A-382-19 7301 Clement Avenue  
WARD: 12 (Anthony Brancatelli)

**Dry Tortugas, LLC**, owner of the One Dwelling Unit; Single-Family Residence; Two-Story Wood Frame Property, appeals from a **NOTICE OF VIOLATION – LEAD VIOLATION**, dated December 20, 2019; appellant is requesting until May 2020 to complete abatement of the violations.

Docket A-383-19 15915 Huntmere Avenue  
WARD: 8 (Michael Polensek)

**Spanish Cay, LLC**, owner of the Two Dwelling Units; Two-Family Residence; Two-and-Half-Story Frame Property, appeals from a **NOTICE OF VIOLATION – LEAD VIOLATION**, dated November 29, 2019; appellant is requesting until May 2020 to correct the violations.

Docket A-386-19 1125 East Boulevard  
WARD: 9 (Kevin Conwell)

**Jeffrey Ivey**, owner of the Two Dwelling Units; Two-Family Residence; Two-and-Half-Story Frame Property, appeals from a **NOTICE OF VIOLATION – CONDEMNATION – MAIN STRUCTURE**, dated December 17, 2019; appellant is requesting twelve months to abate the violations.

Docket A-388-19 12708 Craven Avenue  
WARD: 4 (Kenneth L. Johnson)

**Richard Barrett**, owner of the Two Dwelling Units; Two-Family Residence; Two-Story Frame Property, appeals from a **NOTICE OF VIOLATION – INTERIOR/EXTERIOR MAINTENANCE**, dated November 21, 2019; appellant is requesting for time to abate the violations.

Docket A-389-19 3244 East 126th Street  
WARD: 4 (Kenneth L. Johnson)

**Stanford Marshall**, owner of the One Dwelling Unit; Single-Family Residence; Two-and-Half-Story Frame Property, appeals from a **NOTICE OF VIOLATION – EXTERIOR MAINTENANCE**, dated December 11, 2019; appellant is requesting for time to abate the violations.

Docket A-390-19 1400 East 85th Street  
WARD: 7 (Basheer S. Jones)

**William E. Steward**, owner of the One Dwelling Unit; Single-Family Residence; Two-and-Half-Story Frame Property, appeals from a **NOTICE OF VIOLATION – CONDEMNATION – MAIN STRUCTURE**, dated November 20, 2019; appellant is requesting for one (1) year to complete abatement of the violations.
Docket A-391-19 1344 East 111th Street  
WARD: 9  
(Kevin Conwell)

**Dennis Butler**, owner of the One Dwelling Unit; Single-Family Residence; Two-Story Frame Property, appeals from a **NOTICE OF VIOLATION – EXTERIOR MAINTENANCE**, dated December 4, 2019; appellant is requested for six (6) months to complete abatement of the violations.

Docket A-392-19 13210 Southview Avenue  
WARD: 2  
(Kevin L. Bishop)

**Diane A. Merriweather**, owner of the Two Dwelling Units; Two-Family Residence; Two-Story Frame Property; appeals from a **NOTICE OF VIOLATION – INTERIOR/EXTERIOR MAINTENANCE**, dated December 4, 2019; appellant is requesting for one (1) year to abate the violations.

Docket A-394-19 2612 Daisy Avenue  
WARD: 14  
(Jasmin Santana)

**Yana Quraan**, owner of the Two Dwelling Units; Two-Family Residence; Two-Story Frame Property, appeals from a **NOTICE OF VIOLATION – INTERIOR/EXTERIOR MAINTENANCE**, dated December 12, 2019; appellant is requesting for six (6) months to complete abatement of the violations.
Approval of Resolutions

Docket/s:

A-368-19   Robert Owens
A-372-19   Leonard W. Johnson
A-373-19   Linda H. Tom
A-374-19   Arthur Staniferi
A-376-19   Kent Olbrys
A-33-20    Sean Davis

Approval of Minutes

August 5, 2020
MEMO

To: Tom Vanover, Commissioner/CBO

From: Carmella Davis, Executive Secretary
       Board of Building Standards and Building Appeals

Date: July 27, 2020

Subject: Request for presence at WebEx board hearing

The Board of Building Standards and Building Appeals request the presence of a representative for a Public Hearing on the following Docket/s from the Department of Building and Housing, and the presence of a representative from the Division of Fire on Wednesday, August 19, 2020, at approximately 9:30 a.m.

DOCKET NO.   ADDRESS             INSPECTOR/S

HOUSING:
A-270-19       6201 Dibble Avenue    D. Despiau
A-382-19       7301 Clement Avenue    J. Cooper
A-383-19       15915 Huntmere Avenue  R. Derrett
A-386-19       1125 East Boulevard    B. Cuevas
A-388-19       12708 Craven Avenue    R. Derrett
A-389-19       3244 East 126th Street  P. Slaughter
A-390-19       1400 East 85th Street   J. Corrao
A-391-19       1344 East 111th Street  B. Ziemann
A-392-19       13210 Southview Avenue J. Cooper
A-394-19       2612 Daisy Avenue      M. Medancic
Public Notice

The following meeting will be held during the COVID-19 emergency declaration, will be conducted as virtual meetings in accordance with Ohio's Open Meetings Laws as amended by Sub. H.B. 197.

The public may observe this meeting on YouTube: https://www.youtube.com/user/ClevelandCityCouncil, and on Cleveland Channel 20. For more information go to Cleveland City Council’s website: https://www.clevelandcitycouncil.org.

Notice of Public Hearing by the Council Committee on Development, Planning and Sustainability

Tuesday, August 4, 2020
9:30 a.m.

Notice is hereby given to all interested property owners that the Council Committee on Development, Planning and Sustainability will hold a public hearing on Tuesday, August 4, 2020, at 9:30 a.m., to consider the following ordinances now pending in the Council:

Ord. No. 1300-2019
By Council Member B. Jones
An ordinance designating The Body Block as a Cleveland Landmark.

Ord. No. 531-2020
By Council Member Griffin
An ordinance establishing a fifteen-foot specific mapped building setback from the property line along the northern side of Carnegie Avenue between East 79th Street and East 81st Street (Map Change 2611).

There are two ways for the public to submit comments for the Committee to consider about this legislation. Please reference the ordinance number (1300-2019 or 531-2020) and/or a description of the property in any communication.

- Email: zoningcomments@clevelandcitycouncil.org
- Voicemail: 216-664-4917

In order to become part of the official record, all comments must be about this zoning ordinance and must be received by 5:00 p.m. on August 3, 2020.

Anthony Brancatelli, Chair
Committee on Development, Planning & Sustainability
City of Cleveland Bids

For All Departments

Sealed bids will be received at the office of the Commissioner of Purchases and Supplies, Room 128, City Hall, in accordance with the appended schedule, and will be opened and read in Room 128, City Hall, immediately thereafter.

Each bid must be made in accordance with the specifications and must be submitted on the blanks supplied for the purpose, all of which may be obtained at the office of the said Commissioner of Purchases and Supplies, but no bid will be considered unless delivered to the office of the said commissioner previous to 12:00 noon (Eastern Standard Time) on the date specified in the schedule.

Section 187.10 of the Codified Ordinances: Negotiated contracts; Notice required in Advertisements for Bids

Where invitations for bids are advertised, the following notice shall be included in the advertisement: “Pursuant to the MBE/FBE Code; each prime bidder, each minority business enterprise (“MBE”) and each female business enterprise (“FBE”) must be certified before doing business with the City. Therefore, any prime contractor wishing to receive credit for using an MBE or FBE should ensure that applications for certifications as to MBE or FBE status compliance with the Code, affirmative action in employment and, if applicable, joint venture status, are submitted to the Office of Equal Opportunity (“OEO”) prior to the date of bid opening or submission of proposals or as specified by the Director. Failure to comply with the business enterprise code or with representations made on these forms may result in cancellation of the contract or other civil or criminal penalties.

Click on a bid below to read it:

File No. 58-20
BID OPENS – WEDNESDAY, AUGUST 19, 2020

File No. 58-20: Purchase of Various Electrical Test Equipment and Labor Materials Necessary to Maintain or Repair Electrical Test Equipment, Including Training When Necessary
FOR THE DIVISION OF CLEVELAND PUBLIC POWER FOR THE DEPARTMENT OF PUBLIC UTILITIES, AS AUTHORIZED BY ORDINANCE 376-20, PASSED BY COUNCIL JUNE 17, 2020.

There will be a NON-MANDATORY Pre-Bid Meeting, Friday, August 7, 2020, at 10:00 a.m. via Webex. To call into the meeting, dial 1-415-655-0003. The access code is 160 806 7314#.

Note: Bid must be delivered to the Office of the Department of Public Utilities, Carl B. Stokes Public Utilities Building, 1201 Lakeside Avenue, Side Entrance, Cleveland, Ohio 44114 before 12 o’clock noon (Eastern Time).
# Directory of City Officials

## City Council

601 Lakeside Avenue  
Room 220  
Cleveland, OH 44114

Phone: 216.664.2840

President of Council – Kevin J. Kelley

City Clerk, Clerk of Council – Patricia J. Britt

<table>
<thead>
<tr>
<th>Name</th>
<th>Ward</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joseph T. Jones</td>
<td>1</td>
</tr>
<tr>
<td>Kevin L. Bishop</td>
<td>2</td>
</tr>
<tr>
<td>Kerry McCormarck</td>
<td>3</td>
</tr>
<tr>
<td>Kenneth L. Johnson, Sr.</td>
<td>4</td>
</tr>
<tr>
<td>Phyllis E. Cleveland</td>
<td>5</td>
</tr>
<tr>
<td>Blaine A. Griffin</td>
<td>6</td>
</tr>
<tr>
<td>Basheer S. Jones</td>
<td>7</td>
</tr>
<tr>
<td>Michael D. Polensek</td>
<td>8</td>
</tr>
<tr>
<td>Kevin Conwell</td>
<td>9</td>
</tr>
<tr>
<td>Anthony T. Hairston</td>
<td>10</td>
</tr>
<tr>
<td>Brian Mooney</td>
<td>11</td>
</tr>
<tr>
<td>Anthony Brancatelli</td>
<td>12</td>
</tr>
<tr>
<td>Kevin J. Kelley</td>
<td>13</td>
</tr>
<tr>
<td>Jasmin Santana</td>
<td>14</td>
</tr>
<tr>
<td>Matt Zone</td>
<td>15</td>
</tr>
<tr>
<td>Brian Kazy</td>
<td>16</td>
</tr>
<tr>
<td>Charles Slife</td>
<td>17</td>
</tr>
</tbody>
</table>
Permanent Schedule – Standing Committees of the Council  
2018-2021

MONDAY – Alternating

9:30 A.M. – Health and Human Services Committee: Griffin (CHAIR), McCormack (VICE-CHAIR), Conwell, B. Jones, Hairston, Santana, Zone.

9:30 A.M. – Municipal Services and Properties Committee: Johnson (CHAIR), J. Jones (VICE-CHAIR), Bishop, Brancatelli, Hairston, Kazy, Mooney.

MONDAY

2:00 P.M. – Finance Committee: Kelley (CHAIR), Zone (VICE-CHAIR), Brancatelli, Cleveland, Conwell, Griffin, Kazy, McCormack, Mooney.

TUESDAY


TUESDAY – Alternating

1:30 P.M. – Utilities Committee: Kazy (CHAIR), Bishop (VICE-CHAIR), Hairston, McCormack, Polensek, Santana, Slife.

1:30 P.M. – Workforce and Community Benefits Committee: Bishop (CHAIR), Cleveland (VICE-CHAIR), Griffin, B. Jones, J. Jones, Mooney, Slife.

WEDNESDAY – Alternating

10:00 A.M. – Safety Committee: Zone (CHAIR), Polensek (VICE-CHAIR), Bishop, B. Jones, J. Jones, Kazy, Santana.

10:00 A.M. – Transportation Committee: Cleveland (CHAIR), Slife (VICE-CHAIR), Bishop, Conwell, Johnson, J. Jones, Santana.

The following Committees meet at the Call of the Chair:

Mayor’s Appointments Committee: Kazy (CHAIR), Brancatelli, Cleveland, Kelley, Mooney.

Operations Committee: McCormack (CHAIR), Griffin, J. Jones, Kelley, Zone.

Rules Committee: Kelley (CHAIR), Cleveland, Hairston, Polensek, Slife.
City Departments

City Hall
601 Lakeside Avenue
Cleveland, OH 44114

MAYOR – Frank G. Jackson
  Sharon Dumas, Interim Chief of Staff
  Darnell Brown, Chief Operating Officer
  Valarie J. McCall, Chief of Communications, Government & International Affairs
  Monyka Price, Chief of Education
  Jason Woods, Chief of Sustainability
  Natoya J. Walker Minor, Chief of Public Affairs
  Edward W. Rybka, Chief of Regional Development
  Tracy Martin-Thompson, Chief of Prevention, Intervention and Opportunity for Youth and Young Adults
  Sheryl Nechvatal, Executive Assistant to the Mayor
  Martin Flask, Project Coordinator
  Jaqueline Sutton, Manager – Mayor’s Action Center (MAC)

AGING – Mary McNamara, Director
  Victoria Corrigan, Administrative Manager
  Jennifer Rosich, Administrative Manager
  Adam Cisler, Administrative Manager
  Tanesha Hunter, Administrative Manager

BOARD OF BUILDING STANDARDS AND BUILDING APPEALS
  Joseph F. Denk, Mechanical Engineer and Chairman
  Howard Bradley, Builder
  Patrick M. Gallagher, Labor Representative
  Robert Maschke, Architect

BOARD OF ZONING APPEALS
  Carol A. Johnson, Chairman
  Tim Donovan
Myrlene Barnes
Kelley Britt
Alanna Faith

**BUILDING AND HOUSING** – Ayonna Blue Donald, Director

**Divisions:**
- Anthony Scott, Assistant Director
- Navid Hussain, Commissioner, Construction Permitting
- Richard Riccardi, Assistant Commissioner, Construction Permitting
- Thomas E. Vanover, Commissioner, Code Enforcement
- Karen L. Lopez, Administrative Assistant

**CITY PLANNING COMMISSION** – Freddy L. Collier, Jr., Director

Members: David H. Bowen, Lillian Kuri, Gloria Jean Pinkney, Council Member Charles Slife, Diane Downing, August Fluker.

**CIVIL SERVICE COMMISSION**

- Michael Spreng, Secretary
- Lila Abrams-Fitzpatrick, Administrator
- Munday Workman, Supervisor of Civil Service Records
- Lisa Meece, Chief Examiner

**COMMUNITY DEVELOPMENT** – Tania Menesse, Director

**Divisions:**
- Administrative Service – Joy Anderson, Commissioner
- Office of Fair Housing and Consumer Affairs – John Mahoney, Manager
- Neighborhood Development – James Greene, Commissioner
- Neighborhood Services – Louise Jackson, Commissioner

**COMMUNITY RELATIONS BOARD** – Grady Stevenson, Jr., Director

Members: Mayor Frank G. Jackson, Chairman Ex-Officio; Rev. Dr. Charles P. Lucas, Jr., Vice-Chairman; Council Member Kevin L. Bishop, Roosevelt E. Coats, Jenice Contreras, Kathryn Hall, Yasir Hamdallah, Evangeline Hardaway, John O. Horton, Gary Johnson, Sr., Daniel McNea, Stephanie Morrison-Hrbek, Roland Muhammad, Gia Hoa Ryan, Council Member Jasmin Santana, Peter Whitt, Ted Wammes.
ECONOMIC DEVELOPMENT – David Ebersole, Director

FINANCE – Sharon Dumas, Director

Divisions:
Accounts – Lonya Moss-Walker, Commissioner
Assessments and Licenses – Dedrick Stephens, Commissioner
City Treasury – James Hartley, Treasurer
Financial Reporting and Control – James Gentile, Controller
Information Technology and Services
  Donald-Anthony Phillips, Chief Information Officer
  Kimberly Roy Wilson, Commissioner
Internal Audit – Natasha Brandt, Manager
Printing and Reproduction – Michael Hewett, Commissioner
Purchases and Supplies – Tiffany White Johnson, Commissioner
Sinking Fund Commission – Betsy Hruby, Manager
Taxation – Nassim Lynch, Tax Administrator
Treasury – James Hartley, Treasurer

HUMAN RESOURCES – Nycole West, Director

LAW – Barbara Langhenry, Director
  Gary Singletary, Chief Counsel
  Ronda Curtis, Chief Corporate Counsel
  Thomas Kaiser, Chief Trial Counsel
  Karrie Howard, Chief Assistant Prosecutor
  Robin Wood, Law Librarian

MAYOR’S OFFICE OF CAPITAL PROJECTS – Matthew L. Spronz, Director
Divisions:
Architecture and Site Development – Carter Edman, Manager
Engineering and Construction – Richard J. Switalski, Manager
Real Estate – James DeRosa, Commissioner

MAYOR’S OFFICE OF EQUAL OPPORTUNITY – Melissa K. Burrows, Ph.D.,
  Director
MAYOR’S OFFICE OF QUALITY CONTROL AND PERFORMANCE

MANAGEMENT – Sabra T. Pierce-Scott, Director

PHOTO LAB – William Rieter, Chief Photographer
Ruggero Fatica, Photographer
Clare Walters, Chief Clerk

PORT CONTROL – Robert Kennedy, Director, Cleveland Hopkins International Airport

Divisions:
Cleveland Hopkins International Airport & Burke Lakefront Airport – Khalid Bahhur, Commissioner of Airports
Burke Lakefront Airport – Tony Campofredano, Airport Leader

PUBLIC HEALTH – Merle Gordon, Director

Divisions:
Air Quality – David Hearne, Interim Commissioner
Environment – Brian Kimball, Commissioner
Health – Persis Sosiak, Commissioner
Vital Statistics – Andrea Kacinari, City Registrar

PUBLIC SAFETY – Michael C. McGrath, Director

Divisions:
Animal Control Services – Colleen Siedecki, Chief Animal Control Officer
Emergency Medical Service – Nicole Carlton, Commissioner
Emergency Operations Center – Laura Palinkas, Assistant Director
Fire – Angelo Calvillo, Chief
Police – Calvin D. Williams, Chief
Professional Standards – George Coulter, General Manager of Administrative Services

PUBLIC UTILITIES – Robert L. Davis, Director

Divisions:
Cleveland Public Power – Commissioner
Radio Communications – Brad Handke, Manager
Security – Robert Jarvis, Chief
TV 20 – Kathy Allen, General Manager
Utilities Fiscal Control – Frank Badalamenti, Chief Financial Officer
Cleveland Water – Alex Margevicius, Commissioner
Water Pollution Control – Rachid Zoghaib, Commissioner

PUBLIC WORKS – Michael Cox, Director

Offices:
Administration – John Laird, Manager
Public Auditorium
  Susie Claytor, Deputy Commissioner, Public Auditorium
  Samuel Gissentaner, Commissioner, Recreation
  Esha Hand, Manager of Special Events
  Felicia Hall, Manager, West Side Market

Divisions:
Motor Vehicle Maintenance – Jeffrey Brown, Commissioner
Park Maintenance and Properties – Richard L. Silva, Commissioner
Parking Facilities – Kim Johnson, Interim Commissioner
Property Management – Tom Nagle, Commissioner
Streets – Randell Scott, Acting Commissioner
Traffic Engineering – Robert Mavec, Commissioner
Waste Collection and Disposal – Paul Alcantar, Commissioner

WORKFORCE DEVELOPMENT & OHIO MEANS JOBS –
CLEVELAND/CUYAHOGA COUNTY – Grace A. Kilbane, Executive Director
# Cleveland Municipal Court
## Justice Center – 1200 Ontario Street

<table>
<thead>
<tr>
<th>Judge</th>
<th>Courtroom</th>
</tr>
</thead>
<tbody>
<tr>
<td>Presiding and Administrative Judge Michael D. Earley</td>
<td>14-C</td>
</tr>
<tr>
<td>Judge Pinkey S. Carr</td>
<td>15-C</td>
</tr>
<tr>
<td>Judge Marilyn B. Cassidy</td>
<td>13-A</td>
</tr>
<tr>
<td>Judge Emanuella Groves</td>
<td>14-B</td>
</tr>
<tr>
<td>Judge Lauren C. Moore</td>
<td>15-A</td>
</tr>
<tr>
<td>Judge Michael L. Nelson, Sr.</td>
<td>12-A</td>
</tr>
<tr>
<td>Judge Ann Clare Oakar</td>
<td>14-A</td>
</tr>
<tr>
<td>Judge W. Mona Scott (Housing Court Judge)</td>
<td>13-B</td>
</tr>
<tr>
<td>Judge Charles L. Patton, Jr.</td>
<td>13-D</td>
</tr>
<tr>
<td>Judge Suzan M. Sweeney</td>
<td>12-C</td>
</tr>
<tr>
<td>Judge Jazmin Torres-Lugo</td>
<td>13-C</td>
</tr>
<tr>
<td>Judge Shiela Turner McCall</td>
<td>12-B</td>
</tr>
<tr>
<td>Judge Joseph J. Zone</td>
<td>14-D</td>
</tr>
</tbody>
</table>

Earle B. Turner – Clerk of Courts
Russell R. Brown III – Court Administrator
Belinda Gest – Housing Court Administrator
Robert J. Furda – Chief Bailiff
Dean Jenkins – Chief Probation Officer
Gregory F. Clifford – Chief Magistrate
City Links

Board of Building Standards and Building Appeals
http://planning.city.cleveland.oh.us/bza/bbs.html

Board of Zoning Appeals
http://planning.city.cleveland.oh.us/bza/cpc.html

City Bids

Invitations to Bid
http://www.city.cleveland.oh.us/CityofCleveland/Home/Government/CityAgencies/Finance/BID

Requests for Proposals/Requests for Qualifications
http://www.city.cleveland.oh.us/CityofCleveland/Home/Government/CityAgencies/Finance/RFP

Cleveland Water

Water Pollution Control
http://wpc.clevelandwater.com/?page_id=3342

Cleveland Airports

City Jobs
http://www.city.cleveland.oh.us/CityofCleveland/Home/Government/CityAgencies/HumanResources

https://www.govemmentjobs.com/careers/cleveland

City of Cleveland
http://www.city.cleveland.oh.us/

City of Cleveland Charter and Codified Ordinances
https://codelistlibrary.amlegal.com/codes/cleveland/latest/overview

Civil Service Commission
http://www.city.cleveland.oh.us/CityofCleveland/Home/Government/CityAgencies/CivilServiceCommission

Cleveland City Council
http://www.clevelandcitycouncil.org/
Cleveland Courts

Cleveland Municipal Court
http://clevelandmunicipalcourt.org/home.html

Clerk of Courts – Cleveland Municipal Court
https://clevelandmunicipalcourt.org/clerk-of-courts

Cleveland Housing Court
http://clevelandhousingcourt.org/