

**BOROUGH OF SHREWSBURY  
MUNICIPAL COMPLEX  
MAYOR & COUNCIL**

**August 5, 2025**

**Meeting Called to Order**

Mayor Kim Eulner called the meeting to order at 6:30pm and read the Presiding Officer's Statement.

**Sunshine Statement**

The Notice Requirements provided for in the Open Public Meetings Act have been satisfied. Notice of this meeting was properly given by transmission to the Asbury Park Press and the Two River Times and by posting on the bulletin board in the Municipal Building on January 8, 2025, by the Deputy Municipal Clerk.

**Roll Call**

Present: Councilman Donald Eddy  
Councilman Chris McAvoy  
Councilwoman Devon Morton

Also, Present: Kim Doran Eulner, Mayor  
Michael Manning, Esq. Borough Attorney  
Mark Regan, Jr., Borough Administrator  
Kerry Quinn, Municipal Clerk

Absent: Councilman Jim Daly  
Councilwoman Deidre DerAsadourian  
Councilman Daniel Levy

**Salute to Flag:**

Lead by Mayor Eulner

**Resolution: 2025-121 Resolution- Closed Session**

Councilman Eddy motioned to approve Resolution 2025-121, seconded by Councilwoman Morton and approved by the following roll call:

Ayes: Eddy, McAvoy and Morton

Nays: None

Abstain: None

**RESOLUTION 2025-121 RESOLUTION – CLOSED SESSION**

**WHEREAS**, the Borough Council of the Borough of Shrewsbury must discuss matters which are not appropriate for discussion in a public meeting; and

**WHEREAS**, these subjects are within the exceptions to the Open Public Meetings Act and are permitted to be discussed in Closed Session pursuant to N.J.S.A. 10:4-12b; and

**WHEREAS**, the Borough Council intends to discuss matters as follows:

- ☐ Pursuant to N.J.S.A. 10:4-12b(1), "any matter which, by provision of federal law or State statute or rule of court shall be rendered confidential or excluded from the provisions of subsection a." of N.J.S.A. 10:4-12, public meetings. The nature of the matter, described as specifically as possible without undermining the need for confidentiality, is:

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- ☐ Pursuant to N.J.S.A. 10:4-12b(2), “any matter in which the release of information would impair a right to receive funds from the Government of the United States”. The nature of the matter, described as specifically as possible without undermining the need for confidentiality, is:
- ☐ Pursuant to N.J.S.A. 10:4-12b(3), “any material the disclosure of which constitutes an unwarranted invasion of individual privacy such as records, data, reports, recommendations, or other personal material of any educational, training, social service, medical, health, custodial, child protection, rehabilitation, legal defense, welfare, housing, relocation, insurance and similar program or institution operated by a public body pertaining to any specific individual admitted to or served by such institution or program, including but not limited to information relative to the individual’s personal and family circumstances, and any material pertaining to admission, discharge, treatment, progress or condition of any individual, unless the individual concerned (or, in the case of a minor or incompetent, his guardian) shall request in writing that the same be disclosed publicly.” The nature of the matter, described as specifically as possible without undermining the need for confidentiality, is:

Pursuant to N.J.S.A. 10:4-12b(4), “any collective bargaining agreement, or the terms and conditions which are proposed for inclusion in any collective bargaining agreement, including the negotiation of the terms and conditions thereof with employees or representatives of employees of the public body.” The collective bargaining contract(s) discussed are between the Commission and: **NEGOTIATIONS**

- X Pursuant to N.J.S.A. 10:4-12b(5), “any matter involving the purchase, lease or acquisition of real property with public funds, the setting of banking rates or investment of public funds, where it could adversely affect the public interest if discussion of such matter were disclosed.” The nature of the matter, described as specifically as possible without undermining the need for confidentiality, is:
- ☐ Pursuant to N.J.S.A. 10:4-12b(6), “any tactics and techniques utilized in protecting the safety and property of the public, provided that their disclosure could impair such protection. Any investigations of violations or possible violations of the law.” The nature of the matter, described as specifically as possible without undermining the need for confidentiality, is:
- x Pursuant to N.J.S.A. 10:4-12b(7), “any pending or anticipated litigation or contract negotiation other than in subsection b. (4)” of N.J.S.A. 10:4-12 “in which the public body is or may become a party. Any matters falling within the attorney-client privilege, to the extent that confidentiality is required in order for the attorney to exercise his ethical duties as a lawyer.” The nature of the matter, described as specifically as possible without undermining the need for confidentiality, is:
- ☐ Pursuant to N.J.S.A. 10:4-12b(8), “any matter involving the employment, appointment, termination of employment, terms and conditions of employment, evaluation of the performance of, promotion or discipline of any specific prospective public officer or employee or current public officer or employee employed or appointed by the public body, unless all individual employees or appointees whose rights could be adversely affected request in writing that such matter or matters be discussed at a public meeting.” The nature of the matter, described as specifically as possible without undermining the need for confidentiality, is:
- ☐ Pursuant to N.J.S.A. 10:4-12b(9), “any deliberation of a public body occurring after a public hearing that may result in the imposition of a specific civil penalty upon the responding party or the suspension or loss of a license or permit belonging to the responding party as a result of an act or omission for which the responding party bears responsibility.” The nature of the matter, described as specifically as possible without undermining the need for confidentiality, is:

**WHEREAS**, the length of the Closed Session is estimated to be 30 minutes after which the public meeting of the Borough Council shall reconvene and action will not be taken.



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**NOW, THEREFORE, BE IT RESOLVED** that the Borough Council will recess into Closed Session for only the aforesaid subject(s); and

**BE IT FURTHER RESOLVED** that the Borough Council hereby declares that its discussion of the aforesaid subject(s) will be made public at a time when the public's interest in disclosure is greater than any privacy or governmental interest being protected from disclosure in accordance with the Open Public Meetings Act.

**Salute to Flag:**

Lead by Mayor Eulner

**Certificate of Achievement- Hose Company #1**

**Approval of Minutes:**

Councilman McAvoy motioned to approve the June 17<sup>th</sup> Special Meeting minutes seconded by Councilwoman Morton, and approved by the following roll call vote:

Ayes: McAvoy and Morton

Nays: None

Abstain: Eddy

Councilman McAvoy motioned to approve the July 28<sup>th</sup> Special Meeting minutes seconded by Councilwoman Morton, and approved by the following roll call vote:

Ayes: Eddy, McAvoy and Morton

Nays: None

Abstain: None

**Consent Agenda**

Councilman Eddy motioned to approve the Consent Agenda seconded by Councilman Levy and approved by the following roll call vote:

Ayes: Eddy, McAvoy, and Morton

Nays: None

Abstain: None

**RESOLUTION AUTHORIZING A REFUND OF RECREATIONAL PROGRAM LATE FEE**

**WHEREAS**, the following individuals have requested a refund for recreation program late fees as they were charged in error.

**Chris Tomasiello Girls Soccer Grade 7-8 \$50.00**

**Heather O'Hara Micro Soccer 2<sup>nd</sup> Grade \$50.00**

**NOW, THEREFORE BE IT RESOLVE:** The above individuals are hereby refunded for the recreation program late fees.

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**RESOLUTION UPDATING RESOLUTION 2025-115 RESOLUTION SETTING THE SALARY SCHEDULES OF CERTAIN OFFICERS  
AND EMPLOYEES FOR THE YEAR 2025**

**WHEREAS**, the Borough of Shrewsbury has certain employees named herein not covered by collective bargaining agreements; and

**WHEREAS**, these employees need to be compensated for the performance of their duties; and

**NOW THEREFORE, BE IT RESOLVED** by the Mayor and Council of the Borough of Shrewsbury, that the employees listed herein be paid according to this schedule.

**BE IT FURTHER RESOLVED**, that a copy of this resolution be forwarded to the Chief Financial Officer.

**PART I – FULL TIME & PART TIME NON CONTRACTURAL**

<b>DEPARTMENT OF ADMINISTRATION</b>		
<i>Division of Administration</i>		
Borough Clerk/ Registrar	Kerry Quinn, RMC, CMR	\$76,514.00
<i>Division of Finance</i>		
Chief Financial Officer	Shared Service	N/A
Assistant CFO/ Accounts Payable	Jeannine Jones	\$56,650.00
Tax Collector	Shared Service	N/A
Deputy Tax Collector/Accounting Clerk	Kyle Butler, CTC	\$64,661.00
Tax Assessor - PT	John Gillooly, CTA	\$28,431.00
<b>MUNICIPAL COURT</b>		
Court Administrator	Megan Thomas, CMCA.	\$86,663.00
<b>BUILDING DEPARTMENT</b>		
<i>Division of Construction</i>		
Construction Official - PT	Cary Costa	\$29,255.00
Fire Sub-Code Official - PT	Cary Costa	\$17,778.00
Building Sub-Code Official - PT	Cary Costa	\$13,016.00
Electrical Sub-Code Official - PT	Robert McLoughlin	\$15,234.00
Plumbing Sub-Code Official - PT	James Ammaturo	\$15,234.00
<b>DIVISION OF ENFORCEMENT</b>		
Fire Marshall – PT	Elizabeth Sweeney	\$18,460.00
Code Enforcement Officer	David Leschot	\$57,783.00
<b>MUNICIPAL BOARDS</b>		
Land Use Administrator	Kayla Wharton	\$49,348.00

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<b>POLICE</b>		
Records Clerk	Jessica Diehl	\$71,505.00

**PART II – PER HOUR PART TIME**

<b>ADMINISTRATION/ENFORCEMENT/BUILDING COURT</b>		
Violations Clerk	Barbara McChesney	\$21.31
Assistant to the Construction Official	Maggie Harris	\$25.00
Part- Time Administrative Assistant		

**RESOLUTION APPOINTING HUMAN RESOURCES COORDINATOR**

**BE IT RESOLVED** by the Mayor and Council of the Borough of Shrewsbury, that Jeannine Jones be and is hereby appointed as Human Resources Coordinator with a weekly stipend of \$400.00 effective August 1<sup>st</sup>, 2025 through December 31<sup>st</sup>, 2025.

**AUTHORIZATION TO CONDUCT BLOCK PARTY- WINDING BROOK WAY AND BLADES RUN DRIVE**

**BE IT RESOLVED** that the Mayor and the Council of the Borough of Shrewsbury does hereby approve the request for a block party to be held on Winding Brook Way And Blades Run Drive on Saturday, September 6, 2025 as noted in an email received on July 31, 2025 from resident Allison Matejczyk.

**RESOLUTION APPROVING THE TERMS OF A MEMORANDUM OF AGREEMENT WITH PBA LOCAL NO. 308 FOR A SUCCESSOR COLLECTIVE NEGOTIATIONS AGREEMENT FOR THE TERM JANUARY 1, 2025 THROUGH DECEMBER 31, 2028**

**WHEREAS**, the Borough of Shrewsbury ("Borough") and PBA Local No. 308 ("Union") are engaged in negotiations for successor Collective Negotiations Agreement ("Agreement"); and

**WHEREAS**, the Borough and the Union have agreed to the terms and conditions set forth in a Memorandum of Agreement ("MOA"); and

**WHEREAS**, the Union has ratified the terms contained in the MOA; and

**WHEREAS**, the Borough wished to approve those terms.

**NOW, THEREFORE, BE IT RESOLVED** by the Mayor and Council of the Borough of Shrewsbury, County of Monmouth, State of New Jersey, as follows:

- 1) That the Borough hereby accepts and agrees to the terms and conditions of the Memorandum of Agreement and approves incorporating those terms into a successor collective negotiations agreement;
- 2) The Borough directs labor counsel to incorporate the changes contained in the into a successor collective negotiations agreement; and

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3) That this Resolution shall take effect immediately.

**RESOLUTION AUTHORIZING A REFUND OF RECREATIONAL PROGRAM LATE FEE**

**WHEREAS**, the following individual has requested a refund for the recreation program late fee due to a processing delay error on My Recreation.

**Emily Papa Girls Soccer Grade 5-6 \$50.00**

**NOW, THEREFORE BE IT RESOLVE:** The above individuals are hereby refunded for the recreation program late fees.

**A RESOLUTION APPROVING THE BILL LIST FOR AUGUST 5, 2025 AND AUTHORIZING PAYMENT OF BILLS**

**WHEREAS**, the Borough of Shrewsbury received certain claims against it by way of voucher in the amount of \$3,443,408.98 for the period ending August 5, 2025; and

**WHEREAS**, the Borough Council has reviewed the aforementioned claims.

**NOW, THEREFORE, BE IT RESOLVED** by the governing body of the Borough of Shrewsbury that the attached claims are hereby approved for payment.

**BE IT FURTHER RESOLVED** that a copy of this Resolution be given to the Chief Financial Officer.

**Ordinance:**

**Ordinance 2025-1135 Second Reading/ Adoption: AN ORDINANCE SUPPLEMENTING CHAPTER 170, "PARKS AND RECREATION FACILITIES" OF THE BOROUGH'S REVISED GENERAL ORDINANCES WITH SECTION 170-5, "PARK AND FACILITY USAGE"**

Seeing no one Mayor Eulner closed the floor to the public.

**Motion to Adopt Ordinance 2025-1135**

Councilman McAvoy motioned to Adopt Ordinance 2025-1135 seconded by Councilman Eddy, and approved by the following roll call vote:

Ayes: Eddy, McAvoy, and Morton

Nays: None

Abstain: None

**AN ORDINANCE SUPPLEMENTING CHAPTER 170, "PARKS AND RECREATION FACILITIES" OF THE BOROUGH'S REVISED GENERAL ORDINANCES WITH SECTION 170-5, "PARK AND FACILITY USAGE"**

**WHEREAS**, the Borough of Shrewsbury ("Borough") owns and maintains various parks, athletic fields, and recreational facilities for the use and enjoyment of its residents; and

**WHEREAS**, there is a need to establish a formal system for the organized use of these parks and facilities to ensure fair and equitable access for all community members and organizations; and



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**WHEREAS**, the Borough incurs costs associated with the maintenance, preparation, and repair of its athletic fields and facilities; and

**WHEREAS**, the governing body of the Borough of Shrewsbury has determined that it is in the public interest to establish a fee schedule for the use of its parks and facilities by organized groups to help defray these operational costs; and

**WHEREAS**, the establishment of a clear and comprehensive ordinance governing the usage of Borough parks and facilities will promote safety, order, and the well-being of the community.

**NOW, BE IT ORDAINED** by the governing body as follows:

**SECTION I:** The Code of the Borough of Shrewsbury is hereby amended and supplemented to add "Park and Facility Usage; Fees" as Section 170-5, and renumber current Section 170-5 "Violations and Penalties" as Section 170-6:

**§ 170-5. Park and Facility Usage; Fees**

**A. Definitions**

**Athletic Field** – Any Borough-maintained sports field or court designated for organized recreational or athletic use.

**Borough-Sponsored Program** – A program directly organized, funded, or run by the Borough of Shrewsbury (e.g., Recreation Department programs).

**Hybrid Team** – An athletic team composed of both residents and non-residents.

**Nonprofit Organization** – A recognized 501(c)(3) or similar nonprofit organization operating in good standing.

**Non-Resident** – A person residing outside the Borough of Shrewsbury.

**Organized Activity** – Any planned, structured, or recurring use of a Borough facility by a group of five or more individuals, or any activity involving a coach, instructor, or formal competition.

**Resident** – A person residing within the Borough of Shrewsbury.

**Resident Travel Team** – A travel team (e.g., baseball, softball, basketball) comprised entirely of Shrewsbury residents, registered with a recognized travel league.

**B. Permit Required**

All individuals, organizations, or teams must obtain a permit from the Borough Recreation Department before using any Borough athletic field, court, or facility for an Organized Activity.

**C. Fee Schedule**

A portion of all fees collected through this ordinance shall cover operational costs, including but not limited to, field preparation and maintenance, and the purchase/repair of athletic field equipment.

**(a) Athletic Field Usage – Single Use/Seasonal**

(1) \$50 per 2-hour use.

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- (2) Usage shall be capped at \$500 per field per season (up to 10 uses).
- (3) Uses exceeding 10 will be subject to discussion and potential additional fees determined by the Borough Administrator or Designee.

**(b) Tournaments / Multi-Game Events**

- (1) Single-Day Tournament: \$200 per field per day.
- (2) Multi-Day Tournament: \$350 per field for up to 3 days.
- (3) A refundable security deposit of \$250 may be required for all tournaments to cover potential damage or excessive cleanup.
- (4) Porta-Potty Fee: If the tournament organizer does not provide portable restroom facilities for events exceeding four (4) hours or involving more than 50 participants, a fee of \$150 per day shall be assessed for the Borough to arrange for such facilities.

**(c) Game or Practice Reservations**

- (1) Resident Team: \$10 per game.
- (2) Non-Resident Team: \$50 per game or practice
- (3) Hybrid Team: \$20 per game or practice.
- (4) Practice Reservations: \$0 for resident-only teams.
- (5) Proof of 100% residency and registration in a recognized travel league shall be submitted with the application for the resident travel team rate.

**(d) Outside Vendor Facility Fee**

- (1) Outside vendors shall pay 10% of the program registration fee, with a minimum of \$10 per registrant.

**(e) Nonprofit Organization Rate**

- (1) Nonprofits shall be eligible for a 50% discount on applicable fees.
- (2) Proof of nonprofit status (e.g., IRS letter) shall be required for eligibility.

**D. Exemptions**

- (a) Borough-Sponsored Programs, Shrewsbury Borough School events, and Recreation Department programs are fully exempt from all fees as described in the section herein.
- (b) Additional exemptions or reductions may be granted by the Borough Council on a case-by-case basis.

**E. Payment and Compliance**

- (a) All applicable fees must be submitted with the permit application.
- (b) Unauthorized use or non-compliance with Borough rules may result in revocation of permits or field access.
- (c) **Cancellation and Refund Policy:** Permit fees are non-refundable unless a reservation is canceled by the Borough due to unforeseen circumstances (e.g.,



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field closure, severe weather). User-initiated cancellations may be eligible for a partial credit towards future use if adequate notice (e.g., 48 hours) is provided, at the discretion of the Borough Administrator or Designee.

**F. Scheduling Priority**

Scheduling priority for Borough fields and facilities shall be given in the following order:

1. Borough Recreation Department programs.
2. Shrewsbury Borough School events.
3. Shrewsbury Resident Teams.
4. All other applicants.

**G. Maintenance & Usage Guidelines**

All individuals, organizations, or teams utilizing Borough fields and facilities must adhere to all established Borough rules and guidelines, including but not limited to, proper disposal of trash, respecting designated operating hours, and leaving fields and facilities in good condition.

**H. Administration**

- (a) The Borough Administrator or Designee may recommend changes to the fee schedule annually.
- (b) Adjustments to the fee schedule may be approved via Borough Council resolution without full ordinance revision.

**§ 170- 6. Violations and Penalties.**

Any person, firm or corporation violating any provision of this chapter, which shall be enforced by the Police Department of the Borough of Shrewsbury, shall, upon conviction, be subject to a fine of not less than \$150 nor more than \$1,250, a term of imprisonment not exceeding 90 days or a period of community service not exceeding 90 days, or any combination thereof.

**SECTION II:** If any article, section, subsection, sentence, clause, or phrase of this Ordinance is, for any reason, held to be unconstitutional or invalid, such decision shall not affect the remaining portions of this Ordinance, and they shall remain in full force and effect.

**SECTION III:** In the event of any inconsistencies between the provisions of this Ordinance and any prior ordinance of the Borough, the provisions hereof shall be determined to govern. All other parts, portions, and provisions of The Revised General Ordinances of the Borough of Shrewsbury are hereby ratified and confirmed, except where inconsistent with the terms hereof.

**SECTION IV:** This Ordinance shall take effect upon adoption and publication in accordance with the laws of the State of New Jersey.

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Reports of Council:**

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**Councilman Daly-**

- Mayor Eulner provided Councilman Daly's updates on the Board of Ed, including the completion of the new cafeteria and an open house scheduled for August 27.
- Councilman Daly thanks everyone for the success of recent concerts and announces the next concert on August 28.
- Mayor Eulner added that soccer sign-ups are finished, and late fees will be imposed for those not in kindergarten.

**Councilwomen DerAsadourian-**

- No Report

**Councilman Eddy-**

- Councilman Eddy stated that brush pickup is ongoing

**Councilman Levy-**

- Councilman McAvoy provided Councilman Levy's report stated that the promotion process is underway in the Police Department, and the PBA Contract has been finalized.

**Councilman McAvoy-**

Councilman McAvoy began by highlighting three new volunteers: Cory, Reagan, and Evan. He reported that the department had a total of almost 120 hours of training and calls, with most of the calls being for CO and smoke detectors.

Councilman McAvoy then spoke about the first aid squad, which responded to 29 total calls. Of these, three were to Chelsea, five to Avenue of the Commons, one to Sunrise, and two to Booker. There were also seven mutual aid calls to other towns. The speaker congratulated the first aid squad on their continued great response.

**Councilwoman Morton-**

Councilwoman Morton reported that the Environmental Commission, was approached by the Plant Based Cities Movement campaign to listen to their initiative. While the Environmental Commission will likely not be moving forward with the initiative, the Council would like to invite the group to a public session to discuss their work. The next Environmental Commission meeting is on September 13th.

Councilwoman Morton also announced that on Saturday, the Shade Tree Commission and the Environmental Commission will be walking the Judd property at 942 Broad Street.

**Mayor's Report**

**Mayor Kim Doran Eulner**

Mayor Eulner stated that the Borough officially owns 942 Broad Street, and the police and fire departments will also be using the property for training exercises.

The house on the property is not livable and will be demolished in the fall. The Shade Tree Commission will assess the existing trees to determine which ones are worth keeping. The long-term plan is to turn the property into an open space with a walking path for residents and visitors to enjoy.

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concluded that while they will continue to have conversations about the project, the residents themselves would have a greater impact by attending the meetings in the affected towns.

Mr. Rassas responded, encouraging that a representative from the council or an engineer should act as a coordinator to help residents understand the project's details. He also mentioned the possibility of a "very big meeting" to be held with the council and asked if an engineer would be present.

Mayor Eulner confirmed that the borough has been in touch with the project and would continue to monitor it.

Joan Herbert, 64 Brady Road

- Ms. Herbert stated the need for road and sidewalk improvements on Brady Road and Meadow Avenue, noting that the roads are in "desperate need of pavement." She explained that the pavement around her house is in poor condition due to the DPW truck and the sharp curve in the road. She also mentioned her surprise at seeing new trees planted in the area, a project she felt was less of a priority than fixing the roads and sidewalks.

Ms. Herbert went on to talk about The Grove, mentioning that it has become a popular place for locals but also a "dangerous" one due to safety issues. She pointed out that it is a safety risk for children, the elderly, and those with disabilities, stating that the sidewalks are "uneven". She noted that two years ago, the DPW put down two loads of blacktop, but that the ground has become spongy and uneven again. She urged the council to come and walk the sidewalks to see the issues for themselves.

Councilman Eddy responded that the borough has a road-paving schedule and that Brady Road and Meadow Avenue are "next up" after some ongoing projects are completed. Councilman Eddy estimated the work would be done within two years and noted that while sidewalks are typically the homeowner's responsibility, the borough can sometimes assist with larger projects.

Borough Administrator, Mark Regan added that he and the DPW director had been looking into how to fix the sidewalks and that the issue was just brought to their attention. He said the borough is actively looking into ways to improve the sidewalks and will get back to the residents with an update.

Mayor Eulner expressed appreciation for the residents who came to speak, stating that it is the best way for the council to learn about issues. She urged others with concerns to come to meetings to voice them in person rather than posting on social media.

Mr. Regan also added that regarding the "wildlife" mentioned by the resident, that there are "wetlands" in the area, which are home to various types of container birds. He explained that due to the sensitive nature of the area, any maintenance work must be done with "appropriate care" and within legal guidelines. He assured the residents that the borough will continue to work on the issue and provide an update as soon as they have more information.

John Maddox, 73 Meadow Ave

- Mr. Maddox echoed the concerns about the uneven sidewalks. He stated that he is a runner and is very familiar with the area. He described the sidewalks as "dangerous" and "off-balance" and used the example of a 17-year-old driver to illustrate the dangers. He also pointed out that The Grove's popularity means many people use the sidewalks, and they may be at risk of tripping if they are not aware of the conditions.

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Mr. Regan addressed the concerns directly, stating that he has been looking into the issue and that it was brought to their attention recently. He confirmed that the borough is actively working to find a solution and that a meeting is scheduled to discuss the matter.

Nancy Grieco, 59 Brady Road

- Ms. Grieco came to the noted the sidewalks on Brady Road and Meadow Avenue are in need of repair, and that in some areas, the sidewalk is raised by two to five inches, posing a serious safety hazard for people with canes, mothers with strollers, and children on bikes or scooters. She mentioned several recent instances of children falling off their bikes due to the uneven surfaces. She concluded by urging the council to take the matter seriously so that residents can continue to enjoy their neighborhood safely.

Seena Goldman, 44 Brady Road

- Ms. Goldman would like to know how council can have a resident remove a tree if the resident does not feel that they are responsible for it. Councilman Eddy then clarified the council's role, stating that they can only ask a homeowner to remove a tree if it is diseased and on the property's right-of-way. They cannot require a homeowner to remove a healthy tree that is causing a sidewalk issue.

Arlene Thoma, 69 Meadow Ave

- Ms. Thoma said that they represent 52 homes and that the sidewalks have been in disrepair for 13 years. She said she understands the borough has a paving schedule, but that it feels as if their section has been left out. She also spoke about an issue with an **invasive tree species** and that she was told by the previous administration that it would be a priority to address it, but that it has not been. Ms. Thoma also mentioned that she was told the borough's budget would cover the costs of removing the trees but that she was now being told it was the homeowner's responsibility.

Mayor Eulner responded that the borough has a budget for road work and that the specific area is on a list to be addressed, but that they can only do so many at a time, she said that the borough is not ignoring them but is going to be addressed.

Leslie Eaton, 916 Broad Stree

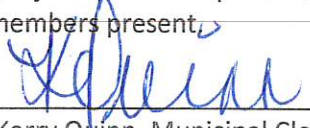
- Ms. Eaton provided an update on Art in the Park and that applications close on 8/15.

Close the Floor to the Public

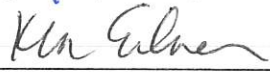
Adjourn

Meeting adjourned at 8:07pm on a motion made by Councilman Eddy, seconded by Councilman McAvoy with ayes by all Councilmembers present.

Attest:

  
Kerry Quinn, Municipal Clerk

Approve:

  
Kim Doran Eulner, Mayor