

The Board of Clark County Commissioners met in regular session pursuant to adjournment in accordance with Section 121.22 O.R.C. (Sunshine Law) at the South Charleston Village Offices, 35 South Chillicothe Street, South Charleston, Ohio.

The following members and guests were present: Commissioner Melanie Flax Wilt; Commissioner Lowell R. McGlothlin; Jenny Hutchinson, County Administrator; Michelle R. Noble, Assistant County Administrator/HR Director; Megan Burr, Commission Clerk; Michael Cooper, Clark County Public Information Officer; Jeff, Channel 7/Cox Ohio; John Federer, County Auditor; Chief Brian Redish, South Charleston Police Department; Larry Durfey, Village of South Charleston Commissioner; Brad Taylor, Village of South Charleston Commissioner; Jessich Hiser, Village of South Charleston; Jeff Guerini, Channel 7/Cox Media.

Call to Order, Commission President Wilt

Resolution 2018-0309

Commissioner Wilt called the meeting to order. Following the pledge and invocation, introductions were made.

Commissioner Wilt said the Commissioners would like to get out and about to hold their meetings. She thanked South Charleston for hosting. She explained how the meeting usually worked on Wednesday. Today the informal and formal sessions were combined.

*Agenda Review:*

Commissioner McGlothlin had no questions.

Commissioner Wilt explained there were standard contract approvals on the agenda. She asked for more details on the then and nows for the Sheriff's Office. Ms. Hutchinson said they were partly due to Springfield Regional and their billing practices. Commissioner Wilt noted the hospital would like to give a presentation to the Board in July. Mrs. Burr will schedule it.

Commissioner Wilt shared a copy of the Strategic Plan At a Glance. This was the first strategic plan ever. Now the Board does not manage reactively. She highlighted the three main priorities.

*Strategic Plan Update:*

Ms. Hutchinson said two RFPs have been released. They were the architectural services for A.B. Graham and Springview and the jail feasibility study. She has received 15 requests for the architectural RFP which was great. Commissioner Wilt shared some details about the project scopes. She explained the projects were being looked at as a whole.

Commissioner McGlothlin thanked South Charleston for hosting them and added how much he loved the building. Discussion ensued.

Commissioner McGlothlin moved to approve the minutes of the last meeting. Commissioner Wilt seconded the motion. The roll being called for passage resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

The motion carried.

Commissioner McGlothlin moved to approve the agenda in its entirety. Commissioner Wilt seconded the motion. The roll being called for passage resulted as follows:

Commissioner McGlothin, Yes; Commissioner Wilt, Yes

The motion carried.

**Resolution 2018-0310  
SHRC file**

**Authorize Contract with  
Clark County Sheriff and Fraternal Order of Police (FOP), Ohio Labor Council, Inc. (OLC)  
Representing the Dispatchers of the Clark County Sheriff**

Commissioner McGlothin moved, upon recommendation of the Clark County Sheriff, to authorize a contract between the Board of County Commissioners, Clark County, Clark County Sheriff and the Fraternal Order of Police (FOP), Ohio Labor Council, Inc. (OLC), representing the Dispatchers of the Clark County Sheriff, for the period of January 1, 2018 through December 31, 2020.

Further move to authorize the County Administrator to execute the contract and related documents.

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0311  
B&GC file**

**Authorize Contract with  
Hamco X-Ray, Inc.**

Commissioner McGlothin moved, per the request of the Buildings & Grounds Director, to authorize a contract with:

<b>Organization Name:</b>	Hamco X-Ray, Inc.
<b>Organization Address:</b>	4622 Watoga Drive, Liberty Township, Ohio 45011
<b>In the amount of:</b>	\$15,992.00
<b>Funding Source(s):</b>	PI and General Funds
<b>Purpose:</b>	Install Metal Detectors at Municipal, Common Pleas and Juvenile Courts
<b>Effective Date:</b>	May 16, 2018

Further move to authorize the County Administrator to execute the contract and related documents.

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0312  
B&GC file**

**Authorize Contract with  
Riley’s Asphalt Paving**

Commissioner McGlothin moved, per the request of the Buildings & Grounds Director, to authorize a contract with:

<b>Organization Name:</b>	Riley’s Asphalt Paving
<b>Organization Address:</b>	6708 Detrick Jordan Pike, Springfield, Ohio 45502

**In the amount of:** \$22,000.00  
**Funding Source(s):** General Fund  
**Purpose:** Repair areas of parking lots at Springview and downtown employee lot.  
**Effective Date:** May 16, 2018

Further move to authorize the County Administrator to execute the contract and related documents.

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0313**  
**ENG file**

**Resolution Authorizing Participation  
in the ODOT Winter Fill Contract (018-19) for Road Salt**

Commissioner McGlothlin moved, per request of the Deputy Engineer, to authorize participation in the ODOT Winter Fill Contract (418-19) for road salt.

**WHEREAS**, the Board of Clark County Commissioners (hereinafter referred to as the “Political Subdivision”) hereby submits this written agreement to participate in the Ohio Department of Transportation’s (ODOT) annual winter road salt bid (018-19) in accordance with Ohio Revised Code 5513.01(B) and hereby agrees to all of the following terms and conditions in its participation of the ODOT winter road salt contract:

- a. The Political Subdivision hereby agrees to be bound by all terms and conditions established by ODOT in the winter road salt contract and acknowledges that upon award of the contract by the Director of ODOT it shall be bound by all such terms and conditions included in the contract; and
- b. The Political Subdivision hereby acknowledges that upon the Director of ODOT’s signing of the winter road salt contract, it shall effectively form a contract between the awarded salt supplier and the Political Subdivision; and
- c. The Political Subdivision agrees to be solely responsible for resolving all claims or disputes arising out of its participation in the ODOT winter road salt contract and agrees to hold the Department of Transportation harmless for any claims, actions, expenses, or other damages arising out of the Political Subdivision’s participation in the winter road salt contract; and
- d. The Political Subdivision hereby requests through this participation agreement a total of **3,000** tons of Sodium Chloride (Road Salt) of which the Political Subdivision agrees to purchase from its awarded salt supplier at the delivered bid price per ton awarded by the Director of ODOT; and
- e. The Political Subdivision hereby agrees to purchase a minimum of 90% of its above-requested salt quantities from its awarded salt supplier during the contract’s effective period of September 1, 2018 through April 30, 2019; and
- f. The Political Subdivision hereby agrees to place orders with and directly pay the awarded salt supplier on a net 30 basis for all road salt it receives pursuant to ODOT winter salt contract; and
- g. The Political Subdivision acknowledges that should it wish to rescind this participation agreement it will do so by written, emailed request by no later than Thursday, June 1, 2018. The written, emailed request to rescind this participation agreement must be received by the ODOT Office of Contract Sales, Purchasing Section email:

[Contracts.Purchasing@dot.ohio.gov](mailto:Contracts.Purchasing@dot.ohio.gov) by the deadline. The Department, upon receipt, will respond that it has received the request and that it has effectively removed the Political Subdivision’s participation request. Furthermore, it is the sole responsibility of the Political Subdivision to ensure ODOT has received this participation agreement as well as the receipt of any request to rescind this participation agreement. The Department shall not be held responsible or liable for failure to receive a Political Subdivision’s participation agreement and/or a Political Subdivision’s request to rescind its participation agreement.

**NOW, THEREFORE,** be it ordained by the following authorized person(s) that this participation agreement for the ODOT winter road salt contract is hereby approved, funding has been authorized, and the Political Subdivision agrees to the above terms.

Further move to authorize the County Administrator to execute the contract and related documents.

\_\_\_\_\_ (Authorized Signature) May 16, 2018  
Jennifer Hutchinson, County Administrator Approval Date

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0314**  
**ENG file**

**Authorize Agreement with the Ohio Department of Transportation for LPA Agreement #31605 ~ CLA CR Var Guardrail FY2019 (PID 106839)**

Commissioner McGlothlin moved, per the request of the Deputy Engineer, to authorize the following agreement:

- Agreement With:** Ohio Department of Transportation
- Total Project:** 100% Federal funds up to \$300,000
- Description:** County-wide guardrail project
- Identification:** CLA CR Var Guardrail FY2019  
LPA Agreement No. 31605  
PID 106839

Further move to authorize the County Administrator to execute the agreement and related documents.

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0315**  
**ENG file**

**Authorize Amendment No. 2 to Agreement with the Ohio Department of Transportation (ODOT) for LPA Agreement No. 26866 for CLA CR 338-0.00 Springfield-Xenia Road Project (PID 99510)**

Commissioner McGlothlin moved, per the request of the Deputy Engineer, to authorize the following agreement:

**Agreement With:** Ohio Department of Transportation

**Amend:** Sections 15.1 & 15.2 Recovery of Direct Labor, Overhead, and/or Fringe Costs to reflect the updated information provided by ODOT.

**15.1 Recovery of LPA's allocable project Direct Labor, Fringe Benefits, and/or Indirect Costs:**

To be eligible to recover any costs associated with the LPA's internal labor forces allocable to this project, the LPA shall make an appropriate selection below:

Direct labor, plus fringe benefits costs calculated using the LPA's ODOT approved Fringe Benefits Rate, plus indirect costs calculated using the Federal 10% De Minimis Indirect Cost Rate.

(A) The LPA currently maintains, or intends to develop and implement prior to the period of performance of this project, an ODOT approved federally compliant time-tracking system, and

(B) The LPA currently has, or intends to negotiate, an ODOT approved fringe benefits rate prior to the period of performance of this project.

For any allocable project labor costs to be eligible for reimbursement with Federal and/or State funds, the LPA must maintain compliance with all timekeeping requirements specified in 2 CFR Part 200 and the ODOT LPA Cost Recovery Guidance, including ODOT Questions and Answers and related supplementary guidance, as applicable. Additionally, if the LPA elects to recover fringe and/or indirect costs, the LPA shall maintain compliance with Appendix VII of 2 CFR Part 200 and the LATP Manual of Procedures.

**15.2 Financial Reporting and Audit Requirements:** One or more phases of this AGREEMENT include a sub award of Federal funds to the LPA. Accordingly, the LPA must comply with the financial reporting and audit requirements of 2 CFR Part 200.

All non-federal entities, including ODOT's LPA sub recipients, that have aggregate federal awards expenditures from all sources of \$750,000 or more in the non-federal entity's fiscal year must have a Single Audit, or program-specific audit, conducted for that year in accordance with the provisions of 2 CFR Part 200.

Federal and State funds expended to or on behalf of a sub recipient must be recorded in the accounting records of the LPA sub recipient. The LPA is responsible for tracking all project payments throughout the life of the project in order to ensure an accurate Schedule of Expenditures of Federal Awards (SEFA) is prepared annually for all Applicable Federal Funds. Applicable Federal Funds are those that are identified with the various project phases of this agreement as a sub award. Applicable Federal Funds include not only those LPA project expenditures that ODOT subsequently reimburses with Federal funds, but also those Federal funds project expenditures that are disbursed directly by ODOT upon the request of the LPA.

The LPA must separately identify each ODOT PID and/or Project and the corresponding expenditures on its SEFA. LPAs are responsible for ensuring expenditures related to this PROJECT are reported when the activity related to the Federal award occurs. Further, the LPA may make this determination consistent with section 2 CFR §200.502 and its established accounting method to determine expenditures including accrual, modified accrual or cash basis.

When project expenditures are not accurately reported on the SEFA, the LPA may be required to make corrections to and republish the SEFA to ensure Federal funds are accurately reported in the correct fiscal year. An ODOT request for the restatement of a previously published SEFA will be coordinated with the Ohio Auditor of State.

- 15.3 *Record Retention:* The LPA, when requested at reasonable times and in a reasonable manner, shall make available to the agents, officers, and auditors of ODOT and the United States government, its records and financial statements as necessary relating to the LPA's obligations under this Agreement. All such books, documents, and records shall be kept for a period of at least three years after FHWA approves the LPA's final Federal voucher for reimbursement of PROJECT expenses. In the event that an audit-related dispute should arise during this retention period, any such books, documents, and records that are related to the disputed matter shall be preserved for the term of that dispute. The LPA shall require that all contracts and other agreements it enters into for the performance of the PROJECT contain the following specific language:

As the LPA, ODOT or the United States government may legitimately request from time to time, the contractor agrees to make available for inspection and/or reproduction by the LPA, ODOT or United States government, all records, books, and documents of every kind and description that relate to this contract.

Nothing contained in this Agreement shall in any way modify the LPA's legal duties and obligations to maintain and/or retain its records under Ohio public records laws.

- 15.4 *Ohio Ethics Laws:* LPA agrees that they are currently in compliance and will continue to adhere to the requirements of Ohio Ethics law as provided by Section 102.03 and 102.04 of the ORC.
- 15.5 *State Property Drug-Free Workplace Compliance:* In accordance with applicable State and Federal laws, rules, and policy, the LPA shall make a good faith effort to ensure that its employees and its contractors will not purchase, transfer, use, or possess alcohol or a controlled substance while working on State property.
- 15.6 *Governing Law:* This Agreement and any claims arising out of this Agreement shall be governed by the laws of the State of Ohio. Any provision of this Agreement prohibited by the laws of Ohio shall be deemed void and of no effect. Any litigation arising out of or relating in any way to this Agreement or the performance thereunder shall be brought only in the courts of Ohio, and the LPA hereby irrevocably consents to such jurisdiction. To the extent that ODOT is a party to any litigation arising out of or relating in any way to this Agreement or the performance thereunder, such an action shall be brought only in a court of competent jurisdiction in Franklin County, Ohio.
- 15.7 *Assignment:* Neither this Agreement nor any rights, duties, or obligations described herein shall be assigned by either party hereto without the prior express written consent of the other party.
- 15.8 *Merger and Modification:* This Agreement and its attachments constitute the entire Agreement between the parties. All prior discussions and understandings between the parties are superseded by this Agreement. Unless otherwise noted herein, this Agreement shall not be altered, modified, or amended except by a written agreement signed by both parties hereto.
- 15.9 *Severability:* If any provision of this Agreement is held to be invalid or unenforceable by a court of competent jurisdiction, such holding shall not affect the validity or the ability to enforce the remainder of this Agreement. All provisions of this Agreement shall be deemed severable.

15.10 *Signatures:* Any person executing this Agreement in a representative capacity hereby represents that he/she has been duly authorized by his/her principal to execute this Agreement on such principal's behalf.

The De Minimis Indirect Cost Rate is 10 percent of modified total direct costs (MTDC) per 2 CFR §200.414. Regardless of whether the LPA sub recipient negotiates overhead rates with ODOT or uses the 10-percent de minimis rate, LPAs are required to maintain Federally-compliant time-tracking systems. Accordingly, LPAs are permitted to bill for labor costs, and then potentially associated fringe/indirect costs, only if the labor costs are accumulated, tracked, and allocated in accordance with compliant systems. Before an LPA is eligible to invoice ODOT for and recover the 10% de minimis indirect cost rate on any project, the LPA's time-tracking system and methods for tracking other project costs must be reviewed and approved by the ODOT Office of External Audits.

The fringe benefits rate billed to this project must be determined in accordance with the Rate Agreement periodically negotiated with and approved by the ODOT Office of External Audits. The fiscal period when the LPA's direct labor costs are paid will be matched with the ODOT approved rate for that fiscal year to determine which rate is applicable. Accordingly, the fringe benefits rate applicable to different fiscal years throughout the period of performance of the project may fluctuate to match changes to the ODOT approved rate.

The fringe benefits and indirect cost rates billed to this project must be determined in accordance with the Rate Agreement periodically negotiated with and approved by the Office of External Audits. The fiscal period when the LPA's direct labor costs are paid will be matched with the ODOT approved rates for that fiscal year to determine which rates are applicable. Accordingly, the rates applicable to different fiscal years throughout the period of performance of the project may fluctuate to match changes to the ODOT approved rates.

Identification: LPA Agreement No. 26866  
CLA CR 338-0.00 Springfield-Xenia Road Project  
PID 99510

Further move to authorize the County Administrator to execute the contract and related documents.

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0316**  
**JFSC file**

**Authorize Contract with  
Roach-Reid Office Systems**

Commissioner McGlothlin moved, per the request of the Department of Job and Family Services Director, to authorize a contract with:

**Organization Name:** Roach-Reid Office Systems  
**Organization Address:** 2737 Gilchrist Road, Akron, Ohio 44305  
**In the amount of:** \$22,796.00  
**Funding Source(s):** Levy  
**Purpose:** To provide and install recording software in Child Advocacy Center interview rooms.

**Effective Dates:** May 16, 2018 through April 17, 2019.

Further move to authorize the County Administrator to execute the contract and related documents.

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0317**  
**ENGB file**

**Instruct Clerk to Advertise for Bids for  
CLA CR 68 1.53 Urbana Road Improvement Project**

Commissioner McGlothlin moved, per the request of the Deputy Engineer, to instruct the Commission Clerk to advertise for bids for the CLA CR 68 1.53 Urbana Road Improvement Project. Said bids will be opened in public session on Thursday, June 7, 2018, at approximately 10:00 a.m., 5<sup>th</sup> Floor, County Offices/Municipal Courts Building, 50 East Columbia Street, Springfield, Ohio 45502. It is noted that bids are due in the County Commission office at the above address no later than 10:00 a.m. on Thursday, June 7, 2018.

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0318**  
**ENGB/C file**

**Acknowledge Unit Price Bid Opening for  
Asphalt Emulsion, Fog Seal Emulsion, and No. 8 Limestone Aggregate**

Commissioner McGlothlin moved, per the request of the Deputy Engineer, to acknowledge receipt of the bids below, subject to the Board’s right to reject any bid pursuant to the notice of competitive bidding and any other applicable bid requirements. The bid opening for the Asphalt Emulsion, Fog Seal Emulsion, and No. 8 Limestone Aggregate was held on Thursday, May 10, 2018. The following bids were read:

Asphalt Emulsion –		
Asphalt Materials Inc.	\$1.79/Gallon	
Terry Materials	\$1.95/Gallon	
Fog Seal Emulsion –		
Terry Asphalt	\$1.12/Gallon	
Asphalt Materials	\$1.39/Gallon	
No. 8 Limestone Aggregate –		
Barrett Paving Materials, Inc.	No. 8 Limestone \$11.00/ton	Delivery \$7.50/ton
Melvin Stone	\$12.00/ton	\$21.35/ton

Further move refer the bids to staff for further evaluation.

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0319  
BRDF file**

**Appoint Member(s) to  
Clark County Department of Job and Family Services Planning Council**

Commissioner McGlothlin moved to approve the corrected terms of the Clark County Department of Job and Family Services Planning Council:

<b>Name/Address:</b>	<b>New Expiration Date:</b>
Charles Patterson, Health Commissioner	December 31, 2019
Leslie Crew, FCFC Director	December 31, 2019
Ted McClenen	December 31, 2019
Wynette Carter-Smith, Juvenile Court	December 31, 2019
Eli Williams, Urban Light Ministries	December 31, 2020
Pamela Greene, Nurse Practitioner	December 31, 2020
Marlo Fox, Think Tank	December 31, 2020

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0320  
AGRP file**

**Approve Payment to  
Clark County Agricultural Society**

Commissioner McGlothlin moved to approve the following payment:

<b>Payment to:</b>	Clark County Agricultural Society
<b>Address:</b>	4401 South Charleston Pike, Springfield, Ohio 45502
<b>Services:</b>	Annual statutory fair premiums
<b>Amount:</b>	\$3,300.00

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0321  
FINT file**

**Approve Issuance of Warrants for Then and Now(s)**

Commissioner McGlothlin moved, to approve the issuance of warrants for then and now(s) are as follows:

<b>P.O. Number</b>	<b>Fund</b>	<b>Vendor</b>	<b>Date Purchase</b>	<b>Amount</b>
180012118	DJFS	FYI	March 2018	\$10,422.06
Reason: Super taken out to cover multiple contracts but amount exceeded super limits. New reserve taken out that is vender specific.				
180012065	General (Sheriff)	Spfld Regional	2/23/2017	\$795.82
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				

180012065	General (Sheriff)	Spfld Regional	2/19/2018	\$1,211.92
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012065	General (Sheriff)	Spfld Regional	3/6/2018	\$298.30
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012065	General (Sheriff)	Spfld Regional	4/2/2018	\$5,116.71
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012065	General (Sheriff)	Spfld Regional	2/14/2018	\$157.14
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012065	General (Sheriff)	Spfld Regional	3/19/2017	\$7,120.10
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012065	General (Sheriff)	Spfld Regional	3/13/2017	\$6,918.47
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012065	General (Sheriff)	Spfld Regional	2/25/2018	\$412.28
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012065	General (Sheriff)	Spfld Regional	4/21/2018	\$728.18
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012065	General (Sheriff)	Spfld Regional	3/6/2018	\$154.65
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012065	General (Sheriff)	Spfld Regional	2/28/2018	\$29.03
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012065	General (Sheriff)	Spfld Regional	3/30/2018	\$1,203.20
Reason: Received numerous claims at the same time and did not have enough on the previous reserve.				
180012056	General (Sheriff)	EMP of Champaign Co.	4/1/2018	\$88.90
Reason: Previous blanket for EMP was used up before this claim was received.				

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

**Resolution 2018-0322**  
**TRAV file**

### **Approve Travel/Expense Allowance**

Commissioner McGlothlin moved, per request of the following Department Director(s) or Elected Official(s) to approve the following travel allowances.

<b>Dept.</b>	<b>Name</b>	<b>Purpose</b>	<b>Place</b>	<b>Date</b>	<b>Cost</b>
Clerk of Cts.	4 Staff Members	Passport Training	Newport, KY	5/23/18	\$105.00
Comm Dev	T. Hale	Structural Design	Cincinnati, OH	6/28/18	\$279.00

Further move reimbursements shall comply with all requirements of the Travel Policy as adopted in the Personnel Manual.

Commissioner Wilt seconded the motion and the roll being called for its passage, the vote resulted as follows:

Commissioner McGlothlin, Yes; Commissioner Wilt, Yes

*Audience Comments:*

Chief Redish spoke of upcoming events in South Charleston. South Charleston Commissioner Brad Taylor was pleased the Board came to South Charleston. Discussion ensued.

Resolution 2018-0323

Commissioner Wilt adjourned the meeting.

BOARD OF CLARK COUNTY COMMISSIONERS

By: ABSENT  
Richard L. Lohnes, President

By: \_\_\_\_\_  
Melanie F. Wilt

I certify that the record is true and accurate:

\_\_\_\_\_  
Commission Clerk

By: \_\_\_\_\_  
Lowell R. McGlothlin