

**AT A REGULAR MEETING OF THE BOARD OF COUNTY
COMMISSIONERS HELD IN AND FOR GADSDEN
COUNTY, FLORIDA ON SEPTEMBER 2, 2014 AT 6:00
P.M., THE FOLLOWING PROCEEDINGS WERE HAD, VIZ:**

Present: Eric Hinson, Chair, District 1
Brenda Holt, Vice-Chair, District 4
Doug Croley, District 2
Gene Morgan, District 3
Sherrie Taylor, District 5
Nicholas Thomas, Clerk of Court
Robert Presnell, County Administrator
David Weiss, County Attorney
Marcella Blocker, Deputy Clerk

INVOCATION, PLEDGE OF ALLEGIANCE AND ROLL CALL

Chair Hinson called the meeting to order at 6:01, led with the Pledge of Allegiance then called for a moment of silence. Silent roll call was taken by Marcella Blocker, Deputy Clerk.

AMENDMENTS AND APPROVAL OF AGENDA

Chair Hinson asked if there were any amendments.

Mr. Presnell stated he would like to add Item 2-A Proclamation for International Literacy Day 2014; add Item 4-A-Redirection of Half Cent Tax and Trust Revenues from CRMC to Medicaid in Order to Take Advantage of Federal Matching Funds and pull Item 6-Approval for the Tourist Development Council to Enter Into a Contract for Marketing Consulting Services with Chisano Marketing Group because the contract was not yet ready.

UPON MOTION BY COMMISSIONER CROLEY AND SECOND BY COMMISSIONER MORGAN, THE BOARD VOTED 5-0 BY VOICE VOTE TO APPROVE THE AMENDMENTS TO THE AGENDA.

AWARDS, PRESENTATIONS AND APPEARANCES

Chair Hinson read the Proclamation for International Literacy Day 2014 and then presented it to representatives of the Gadsden County Library.

CLERK OF COURTS

Clerk Thomas said he had a couple of things to speak on tonight, the impact of grants on fund balance. Clerk Thomas said years ago there were cash flow issues and said the Board had done a terrific job over the years of increasing the fund balance. He told them that in the past, the State would give them grant money upfront, but now the grants were reimbursable and this year in the budget, they had \$10 Million in the bank for road grants alone. He also said however, the impact was there was \$3.8 Million outstanding waiting for reimbursement and they would need to use the fund balance to front the grants. He informed them that the Finance Director thought the minimum they needed to run their day-to-day activities without having any cash flow problems would probably be closer to \$6 Million if they were to continue to have those types of grants. He added that four to five years ago they would not have been able to have those grants because of not having the necessary funds in the fund balance.

He said the second thing he wanted to touch on with them was the debt service financing and said this was more of a question for them. He said in the past when they had financed something for more than \$2.5 Million, they had to designate a revenue source and finance things for a few hundred thousand by getting the loan. He said he had a question about their proposed budget and knew they were building a new Sheriff's Administration building for \$3 Million and just saw where there was a transfer to debt service from general fund, no non-ad valorem revenue designated and wanted to make sure they had verified that they could do that because if they had to designate a revenue source, it might mean a slight restructuring of their budget. He explained that usually when you have a designated source, you have to pay the debt service first before anything that is left over can be used.

CONSENT

Chair Hinson stated he would like to pull the minutes because there was a discrepancy.

UPON MOTION BY COMMISSIONER HOLT AND SECOND BY COMMISSIONER HINSON, THE BOARD VOTED 5-0 BY VOICE VOTE TO APPROVE THE CONSENT AGENDA MINUS ITEM 1.

~~1. Approval Of Minutes~~

~~July 15, 2014 Regular Meeting~~

~~Pulled for Discussion~~

2. Approval And Signatures For Satisfaction Of Special Assessment Lien(s)-State Housing Initiative Partnership (SHIP) Program, Gadsden County Emergency Repair (ER) Program

ITEMS PULLED FOR DISCUSSION

1. Approval Of Minutes

-July 15, 2014 Regular Meeting

Chair Hinson stated he saw some inaccurate information in the minutes and could not approve them at this time. He said that when they were discussing the surplus items with the Health Department, none of the Chair's comments were posted.

Commissioner Croley asked for clarification that the Chair's comments were not included in that item and Chair Hinson said that was correct. Commissioner Croley said the Clerk's Office would need to review it and make any corrections, if appropriate and asked if the Chair wished to make that motion.

UPON MOTION BY CHAIR HINSON AND SECOND BY COMMISSIONER CROLEY, THE BOARD VOTED 5-0 BY VOICE VOTE TO HAVE THE DEPUTY CLERK REVIEW THE MINUTES AND MAKE ANY NECESSARY CHANGES BEFORE APPROVAL.

CITIZENS REQUESTING TO BE HEARD ON NON-AGENDA ITEMS (3 Minute Limit)

There were no citizens that requested to speak.

PUBLIC HEARINGS

3. Public Hearing (Quasi Judicial) – Approval Of Variance Resolution V-2014-01 For Crossroad Academy Charter School Variance Request

Mr. Presnell introduced the item and stated the Crossroad Academy Charter School was requesting approval of a variance to Subsection 5404.C.2 Tree Protection Areas of the Gadsden County Land Development Code (LDC) to allow removal of protected trees to allow the expansion of the school.

Brad Begue, Civil Engineer, Barkley Consulting Engineering, representing Ms. Millie Forehand, appeared before the board. He said, as Mr. Presnell had stated, they were requesting a variance for the removal of the six trees to be able to add a new high school building, gymnasium and associated parking.

Chair Hinson asked if there were any comments from the public and there were none.

Commissioner Morgan asked if the seven recommendations would be met.

Mr. Begue said they were in the process of working with the Planning Department and were addressing the seven issues.

Commissioner Taylor asked Mr. Presnell for clarification that all seven criteria had been met.

Allara Gutcher, Planning and Community Development Director, appeared before the board and said she assumed they were referring to the seven point test regarding the variance and the analysis was based on the seven point test. She added that there were still some issues with the development site plan they were working through that was not related to the tree removal.

Commissioner Holt asked if those things needed to be stated for the record that they had met the criteria. Mr. Weiss said the agenda item would become part of the record.

UPON MOTION BY COMMISSIONER TAYLOR AND SECOND BY COMMISSIONER CROLEY, THE BOARD VOTED 5-0 TO APPROVE THIS ITEM.

GENERAL BUSINESS

4. Approval And Execution Of The CDBG Disaster Recovery Grant #12DB-P5-02-30-01 K65 Closeout Documents

Mr. Presnell introduced the above item and said it was for approval of the CDBG Disaster Recovery Grant close-out documents and this grant was obtained to assist Gretna with the Cauty Lane road project.

UPON MOTION BY COMMISSIONER TAYLOR AND SECOND BY COMMISSIONER CROLEY, THE BOARD VOTED 5-0 BY VOICE VOTE TO APPROVE THIS ITEM.

4A Redirection of Half Cent Tax and Trust Revenues from CRMC to Medicaid in Order to Take Advantage of Federal Matching Funds

Mr. Presnell introduced the above item and said this was to take advantage of federal matching funds.

Michael Glazer, Assistant County Attorney, appeared before the Board and said this item had been before them the last several years and this was for the matching program with Florida Medicaid Program. He said counties and other governmental entities could contribute funds through the program and receive matching dollars to increase the benefit to the provider, in this case it was CRMC. He added this was monies that would have been paid by the County anyway and the agreement had to be done by October 1st.

Chair Hinson said he had a problem with this item because he had just received this agenda item a few seconds ago and if there was time to type this up, it should have been emailed to everyone.

Commissioner Morgan said they had actually received this item in an email several days ago.

Commissioner Holt said whether they gave the money to CRMC after it was gotten was not the problem, the point was this was their Medicaid dollars and they could get their own match. She said CRMC had not agreed to show where the money would come back to Gadsden County and added there was no accountability in the match dollars.

Mr. Glazer responded that the matching dollars could only go to the actual Medicaid provider, which was CRMC. He added that he had recalled this question from last year and he had asked Mr. Midgett to pull some information regarding what they were doing specifically for Gadsden County.

Commissioner Holt said they were intelligent enough to decide what they were going to do with the \$400,000 and they should not give away their Medicaid match and this was not logical. She said they also had a contract with the hospital that said they were going to put in four beds and where was the accountability?

Mr. Glazer reiterated that this particular program could not come back to the County and the match could only go to the actual Medicaid provider.

Chair Hinson asked for the public's sake, that this be broken down on how the process worked.

Mr. Glazer said when the hospital first came to Gadsden County, part of the agreement was that the half-cent sales tax would go to CRMC for the provision of care to the poor. At that time, the income from the old hospital trust also went to CRMC and the agreement was amended approximately one year ago and Gadsden County would then keep all income off the trust as long as the half-cent sales tax generated a certain amount. He further explained that the half-cent sales tax dollars go to Capital Regional regardless if this agreement were entered into or not, but by entering into the agreement, instead of sending the money directly to CRMC, it was sent to the Medicaid program, and Medicaid then would match the dollars and send the money to the hospital. He added that it benefited Gadsden County to the extent that the hospital was providing services and this helped to underwrite their care.

Commissioner Holt asked the amount of the half-cent tax that the hospital was to get, that this was extra money the hospital was receiving and was not part of the original contract.

Mr. Glazer said that was correct.

Commissioner Holt said the other \$407,000 should show profit to Gadsden County, because it was above the contract they had.

Mr. Glazer said he misunderstood her question and explained that the \$407,000 was part of the half-cent sales tax so the money that Gadsden County sent was part of that half-cent tax.

Commissioner Holt said the match that came back was not part of the contract.

Mr. Glazer said that was the purpose of this agenda item, they had the option to enter it or not.

Commissioner Holt said that was exactly where she was, the \$407,000 would be matched, and CRMC was not accountable for that money coming back in services to Gadsden County.

Chair Hinson asked if the county could negotiate on how much Gadsden County gets back.

Commissioner Holt said Mr. Glazer was the County's attorney and should be telling the hospital what they would do for the County, that every year they received the match, the return on the dollars were never seen.

Mr. Glazer said they now had an out-patient clinic for the first time in many years and specialists were coming to Gadsden County and that was part of the return that has come back to the County as this result.

Commissioner Holt stepped out at this juncture of the meeting.

Commissioner Morgan thanked Mr. Glazer for the information and said he remembered they had this discussion the past three of four years and every year he heard because the County was not the Medicaid provider, those funds were not paid to directly to Gadsden County.

Mr. Glazer said that was correct.

Commissioner Morgan asked why the County would not want the benefit of the matching funds to go to who the County was partnering with so there was the opportunity to keep investing the dollars in Gadsden County to improve the services.

Commissioner Holt returned at this juncture of the meeting.

Commissioner Morgan added the County was very fortunate to have a partner willing to assume the risks, as they have done. He added he wanted them to benefit so we benefit, to keep providing the services and continue to improve and grow the services. He said he thought it was important to remember that the County would not benefit from the dollars because they were not the provider.

Chair Hinson said he thought it was good for discussion and asked if any research was done with other counties as to how the dollars were distributed.

Mr. Presnell said legal counsel had done the research.

Mr. Glazer said the program was duplicated all over the state and was a very standard agreement.

Commissioner Croley asked Mr. Glazer to restate and clarify the \$407,000 and what was going to be done with the \$600,000, if it stayed in the coffers of CRMC or if it was reinvested in Gadsden County.

Ronnie Midgett, CFO, CRMC, appeared before the Board to clarify. He said approximately 85 hospitals participate in this program. He said last year CRMC treated over 27,000 residents of Gadsden County and of that, 58% were either Medicaid or completely unfunded at a cost of over \$4.5 Million to CRMC in cost of care. He said the money did go to help offset the uncovered costs. He said this program was offered when there were severe cuts in Medicaid funding and this was an opportunity for counties such as Gadsden County to participate in the program and the money goes to ACHA, then up to CNS and the Federal government matched the funds back as an opportunity to help with some of the Medicaid funding in states where this program was used.

Commissioner Taylor asked that they recognize the young lady in the audience that spoke out previously.

Amy Sykes, (refused to give address) said many years ago she did work for HCA and she was a Medicaid/Medicare Reimbursement analyst. She said she worked for that hospital when Gadsden County did not have a hospital here and saw the revenue that left this county and went to Leon County and it was tremendous. She said she had been a Medicaid biller for many years and never had she known a hospital to take claims from a hospital out of the billing system and put into their system and not disclose the patients they took. She added that they do a tremendous amount of benefit for this County and the County did not want to become a Medicaid provider.

Commissioner Taylor said Ms. Sykes brought insightful things to the podium. She said she did not want to change providers and she supported this. She said Commissioner Holt said something that she had to echo, Mr. Glazer was our attorney, and the Board needed to look at ways to expand the services at the hospital and needed to look at further opportunities.

THERE WAS A MOTION BY COMMISSIONER TAYLOR AND SECOND BY COMMISSIONER CROLEY, BEFORE THE VOTE WAS TAKEN, COMMISSIONER HOLT CALLED FOR A QUESTION.

Commissioner Holt said what she was saying earlier, when they were talking to CRMC earlier, when they first came in, there was an attorney sitting in the meeting that sued HCA and won. She said they served on a Board together and she had asked him to sit in on the meeting and he was one of the people that she would get information from on healthcare as far as contracting went. She said that the contract, if it included more money, there should be an increase in services. She added that the referendum that passed was for a hospital, not an emergency room.

Chair Hinson said he was not here when this was started, but they should look at the funding they were discussing, the 2.5%, and what they were saying that it was OK to protect others and

not the citizens' they represented, and the funding was going back to Leon County.

Commissioner Morgan said it was important to understand that the dollars will not come to the County because they were not the Medicaid provider, and if they were the Medicaid provider, they would assume a whole lot of risks.

Chair Hinson called for the vote.

Commissioner Taylor said it was important that the citizens were not denied services.

Commissioner Holt said no-one wanted to be a Medicaid provider other than the hospital, but people were going to TMH every day.

CHAIR HINSON CALLED FOR THE VOTE. THE BOARD VOTED 4-1 BY VOICE VOTE. MOTION PASSED. COMMISSIONER HOLT OPPOSED.

5. Approval of Resolution 2014-015 to Amend the Fees Established for the Planning Division Activities

Mr. Presnell introduced the above item and said it seeks board approval and adoption of Resolution 2014-015 to amend the fees established for the Planning Division.

Commissioner Croley said he was having trouble following the changes.

Allara Gutcher, Planning and Community Development Director, came forward and stated that pages 4 and 5 where part of the Resolution and pages 6 and 7 showed the comparison.

Commissioner Morgan asked Ms. Gutcher about the changes made and how they came to the determination of fees and if they were in line with other rural counties the size of Gadsden County.

Ms. Gutcher explained the reasoning for the fees.

Commissioner Holt asked about the fees because some were reduced and thought other fees should be further reduced.

Commissioner Morgan stepped out at this juncture of the meeting.

Chair Hinson asked since there were a lot of questions, if maybe they should do a workshop regarding this.

Commissioner Croley said it seemed pretty routine.

Commissioner Holt asked how they could spur growth and if looking at amounts, they needed to look at how they wanted to get jobs in the area and they were not that far off from where they were already charging.

Mr. Presnell explained they intentionally left fees as they were with large scale subdivisions where a bid housing development could come in because there could be drainage issues, etc.

Commissioner Morgan returned at this juncture of the meeting.

Commissioner Taylor said there had been \$400,000 allotted in the budget for incentives to take care of fees if they chose to waive them. She added when they were discussing the attorneys' contract, they were told it had been reduced, but in actuality, it had only been reduced by \$5.00, but it was the term "reduced" that made them in agreement with it. She said if they told people they would cut costs or waive the fee that was a sellable initiative.

There was more discussion regarding the fees.

UPON MOTION BY COMMISSIONER TAYLOR AND SECOND BY COMMISSIONER CROLEY, BUT BEFORE THE VOTE WAS TAKEN, COMMISSIONER HOLT HAD MORE COMMENTS.

Commissioner Holt said they were looking at a few dollars, but they were not looking at this from the outside and they needed to look at what makes the developers go elsewhere and not stop here.

CHAIR HINSON CALLED FOR THE VOTE. THE BOARD VOTED 3-2 BY VOICE VOTE TO APPROVE THIS ITEM. COMMISSIONER HOLT AND COMMISSIONER HINSON OPPOSED. MOTION PASSED.

6. Approval for Tourist Development Council to Enter Into a Contract for Marketing Consulting Services With Chisano Marketing Group

Pulled

COUNTY ADMINISTRATOR

7. Update on Various Board Requests

Mr. Presnell said some time back, money was budgeted to help purchase a van for the Disabled Veterans in Tallahassee and the van had been purchased.

He reminded them of the on-line registration for the ethics course.

Chair Hinson interrupted and asked if they could call Shelia Whittico to come forward.

Ms. Whittico filled out a Speaker Request Form and it was handed in after this spot was reached on the Agenda and the Board decided to let her come forward to speak.

Shelia Whittico, 11 Cascade Falls Way, Havana, FL, Havana Heights property manager, appeared before the board. She introduced herself and stated she was the new property manager for Havana Heights. She said she was "cleaning out the drugs" and she was asking for direction because she needed help in getting the area cleaned up and stop the selling of drugs. She asked who the commissioner was in her area.

Chair Hinson said it was he, and there had been issues regarding the fence and the attorney had written a letter to their corporate office.

Ms. Whittico said she found the reason they had blocked the parking lot fence was when the police come, they run through the back.

Chair Hinson said they were concerned about the blocked parking lot.

Ms. Whittico said the reason it was blocked was because of the drugs. She said she opened the gate without corporate's consent to see for herself and after she opened the gate and went back to her office, the whole parking lot was full of drug dealers. She said a security camera had been placed in the parking lot and it was shot out.

Chair Hinson explained problems in the past in dealing with Havana Heights and Ms. Whittico asked that they come to her now.

Mr. Presnell reminded them of the September 11th budget public hearing and the second hearing that was scheduled for September 22th and both were to be at 6:00 p.m.

He reminded them of the Safelite ribbon cutting at 10/90 Commerce park at 9:30 on Wednesday.

Commissioner Croley asked the county administrator when his contract expired and if it could be placed on the agenda for the first meeting in October.

Commissioner Holt asked why the marketing firm was pulled and Mr. Presnell said the contract was still being negotiated.

COUNTY ATTORNEY

8. Update on Various Legal Issues

Mr. Weiss said he had nothing to report, but was available to answer any questions.

DISCUSSION ITEMS BY COMMISSIONERS

9. Report and Discussion on Public Issues and Concerns Pertaining to Commission Districts and Gadsden County

COMMISSIONER TAYLOR, District 5

Commissioner Taylor said she had a couple of items. She said going back to the hospital beds, there needed to be a conversation with CRMC regarding the beds and if that could happen in the near future.

She said she was fully aware that they have no jurisdiction over the health department, but did not want it to be like the probation office, the social security office, the hospital at one time and she did not want it to close down and she was hearing a lot of rumbling of financial issues. She added that they needed to see what could be done and not be caught off guard and would like to have a conversation to better understand the issues.

Mr. Presnell said he talked with Surgeon General's Office and they assured him the rumors were untrue. He asked for their presence to answer questions. He was advised that Max Martinez was assigned to answer questions and he could bring him before the Board if they liked.

She added that she had noticed the facelift outside with regard to the canopy, but there still

needed to be additional things done to outside of buildings.

COMMISSIONER MORGAN, District 3

Commissioner Morgan said he had one item regarding the dental equipment at the Havana Medical Clinic and understands the equipment, that was county-owned, was being used.

Mr. Presnell stated they let them go ahead and use the equipment while the bid was out.

Commissioner Morgan asked if the intent was to enter into a lease so some revenue dollars could be obtained from that.

Mr. Presnell said that was the intent, the RFP was on the street now and would be placed on the agenda to come back before the Board.

Commissioner Taylor said she was confused and thought they were going to allow the company in Havana time to get leverage.

Mr. Presnell stated he had spoken to them and they advised him to proceed.

Commissioner Taylor said she thought there was a plan.

Mr. Presnell said he had presented the sale and there were a lot of issues and they agreed for them to have the grand opening in July, and they were operating and doing well, and they will be doing a lease, and currently it was out for bid, and will come back before the Board before any decisions were made.

Commissioner Hinson asked that he be kept apprised of conversations because Channel 6 News had spoken to him earlier and he had no knowledge of that conversation.

COMMISSIONER CROLEY, District 2

Commissioner Croley said Mr. Presnell had sent a letter to the City of Quincy regarding their \$95,000 delinquent fuel bill plus their building inspection fees and asked if it had been settled.

Mr. Presnell said no.

Commissioner Croley asked why they were continuing to carry them when the policy says different, that it was to be paid in thirty days and not go beyond 45 days.

Mr. Presnell said they were charged interest when not timely paid.

He then brought up the County parking lot and said they had just heard from Ms. Whittico regarding drug issues at the Havana Heights parking lot and the County parking lot Saturday morning was full of whiskey bottles, drink cups, beer bottles and they were sitting there with a liability situation and they should not allow public drinking in the parking lot and music going all the time. He said it was a potential liability.

Mr. Presnell said it had been reported multiple times through the years and there had been conversations with the City Manager and the Chief of Police. He added that they clean the

parking lot on Monday mornings and it had been reported that the Police have not caught anyone drinking in the parking lot.

Commissioner Croley said he had ridden with the Police in the past and was with them when they would catch people drinking in the parking lot and have had them pour the drinks out. He said he would like to request that the County Attorney put the City on notice so it is documented for the benefit of the Commission and the citizens and expect under the law that they enforce the law for the legal liability of the County.

Commissioner Holt said regarding the issue with the parking lot, if it was looked at County property, why wasn't the County taking care of and enforcing it.

Commissioner Croley said the Florida Constitution states specifically, County Ordinances shall be enforced and did not make a difference which agency did it.

Mr. Weiss said it was within the city's jurisdiction, and in this scenario, it was privately owned property.

Commissioner Holt said if they forced the open container law there, it must be enforced at other areas within the city limits.

Commissioner Croley clarified that he never said anything about people parking in the parking lot, his concern was the illegal activities that was happening on the county property and he was not asking the Board to do anything, he simply thought it would safeguard the Board's liability if the attorney raised this issue and put them on notice of this situation.

COMMISSIONER HOLT, Vice Chair, District 4

Commissioner Holt said the Clerk brought up grants and the fund balance and said she had brought up a couple of years ago a grant writer/coordinator because they could keep a check on grants coming in, deadlines that were due, etc. She added the grant writer would go after the money and the coordinator would make sure everything was in compliance. She said it was interesting when the Clerk mentioned that regarding the budget, she thought it should also come from the Budget director; they should keep the board apprised of grants available and bring it to the manager's attention and he then should bring it to the board's attention.

Mr. Presnell said there was no problem, the Clerk had indicated there was no cash flow problem, and he was making a statement regarding the reserve. He added they meet every Wednesday.

Chair Hinson said she was talking about the checks and balances. He then asked what the duties and responsibilities were of the budget director.

Mr. Presnell said the Budget Director that works for the Board puts the budget together, monitors it throughout the year with budget amendments and does financial things for the Board and himself and the finance office pays the bills and statutorily that was one of their requirements and not a responsibility of the Board, the auditing, cutting of the checks, investing of the money was the Clerk's responsibility by the Constitution.

Chair Hinson asked if the Clerk paid the bills, why the Budget Director did not warn him of problems.

Mr. Thomas assured the Board there was no problem, there is a spot on the Agenda for Clerk of Courts and from time to time, if he saw things that needed to be reported, he would bring it to them as long as they provide the spot on the Agenda. He added he was only trying to help.

Commissioner Holt said this was not important, it is just the process and if anything came up that was within that Department, they needed to know ahead of time. She added regarding the dental equipment, she was concerned with the contract because if a piece of equipment was torn up, who was responsible.

COMMISSIONER HINSON, Chair, District 1

RECEIPT AND FILE

10. a. **Gadsden County Division of Emergency Management Quarterly Report (April 1 – July 30, 2014)**
- b. **July 25, 2014 Letter from Florida Department of Health (Gadsden County Health Department Quarterly Progress Report for ½ Cent Sales Tax Prevention & Education Program)**
- c. **August 13, 2014 Notice from the City of Midway (Truckers USA & Community Coffee Voluntary Annexations)**

UPCOMING MEETINGS

11. **-September 11, 2014 - 1st Public Hearing (FY2015 Budget) @ 6:00 p.m.**
-September 16, 2014 - Regular Meeting @ 6:00 p.m.
-September 22, 2014 – 2nd Public Hearing (FY2015 Budget) @ 6:00 p.m.

Gadsden County Board of County Commissioners
September 2, 2014 – Regular Meeting

MOTION TO ADJOURN

THERE BEING NO FURTHER BUSINESS TO COME BEFORE THE BOARD, CHAIR HINSON DECLARED THE MEETING ADJOURNED AT 8:00 P.M.

GADSDEN COUNTY, FLORIDA

ERIC F. HINSON, Chair

ATTEST:

NICHOLAS THOMAS, Clerk