

**TOWN COUNCIL
TOWN OF SOUTH WINDSOR**

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**TOWN COUNCIL – SPECIAL MEETING
COUNCIL CHAMBERS – SOUTH WINDSOR TOWN HALL**

1. Call Meeting to Order

Mayor Paterna called the Regular Meeting to order at 7:00 p.m.

2. Roll Call

Members Present: Mayor Andrew Paterna
Deputy Mayor Liz Pendleton
Councilor Audrey Delnicki
Councilor Mary Justine Hockenberry
Councilor Cesar Lopez
Councilor Karen Lydecker
Councilor Lisa Maneeley
Councilor Matthew Riley
Councilor Janice Snyder

Others Present: Vanessa Perry, Assistant Town Manager
Morris Borea, Town Attorney

Others Absent: Matthew B. Galligan, Town Manager

After Roll Call was complete, the Town Council recognized Girl Scout Troop 10943 for their vision, hard work, and innovative creation of a pollinator garden at the Orchards on Avery Street.

5. Communications and Reports from Town Manager

Mrs. Vanessa Perry, Assistant Town Manager/Director of Human Resources, came before the Town Council and reported on the following items:

- The Town needs to form a new Committee in order to receive the grant from the Hartford Foundation. Mr. Galligan has suggested that the establishment of this new Committee be done when the new Town Manager starts.
- The hemp farming grant that has been proposed is strictly a pilot program. This program is designed to determine the feasibility of hemp farming in South Windsor. The results will be shared with all farmers who wish to grow this crop. The Town Manager is hoping that if there is a monetary

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5. Communications and Reports from Town Manager (Continued)

advantage at the end and the Town gets its investment back that a fund can be established to help future farmers to develop this crop for profitability.

- There is a resolution on the agenda to exempt the Housing Authority from building fees for the three million dollar renovation project. The Town Manager agrees that it does not make sense to charge these fees as the money can be better spent on the rehab of the apartment units. This exemption has been done in previous years.
- In order to move forward with the I-291 project, DEEP is asking that an Ordinance be passed instead of a resolution to keep dogs away from the bird habitat on the Dzen property. There is a public hearing for July 15, 2019, and at that time the Ordinance will also need to be approved.

Mayor Paterna stated that at the last meeting, there was a request to put a list of vacant buildings on the website. This item should be on the pending list. Also, Mayor Paterna felt that Vanessa Perry and Scott Roberts should be part of the Advisory Committee for the Hartford Foundation for Public Giving.

Answering questions from the Council, Town Attorney Borea explained that the Ordinance designating wildlife protective areas was drafted with the ability for the Police Department to give tickets to any offenders. At this time, the Dzen property is the only property that would be a protective area. There is no posting requirement at this time, but that requirement could be added into the Ordinance at the public hearing. Dogs are not allowed on the property, even with a leash. The wording in the Ordinance was written as DEEP required. Councilor Pendleton reminded Council members that the Town had to relocate two birds to this property as required by DEEP.

Councilor Lydecker commended the Police Department for the work that they do and for keeping South Windsor safe.

Mayor Paterna stated that there is a fixed amount of money given to each Town from the Hartford Foundation.

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6. Public Input (Items on the Agenda)

Mrs. Carol Modugno, 66 Orchard Hill Drive, came forward and stated that she is in favor of the proposed Traffic Calming Ordinance. Mrs. Modugno suggested that photo enforcement be put on the streets as well as additional stop signs.

7. Adoption of Minutes of Previous Meetings

BE IT RESOLVED that the South Windsor Town Council hereby approves the Minutes of the following Town Council Meeting: Special Meeting Minutes of June 18, 2019.

Was made by Councilor Riley

Seconded by Councilor Snyder

The motion was approved on a roll call vote of 8 to 0 with Councilor Maneeley abstaining.

8. Public Petitions

None

9. Communications from Liaisons, Officers, and Boards Directly Responsible to Council

Councilor Snyder reported that at the Planning and Zoning Commission Meeting, the Commission approved a five-year temporary permit for the Wapping Fair. The Commission also continued to review their Plan of Conservation and Development. The Library Board discussed the delay of the elevator project. It is anticipated that this item will be complete in September or October. Handicap accessible parking is being worked on in the top parking area. The Open Space Task Force is finalizing its Master Plan. It is hopeful that this item will be voted on in July and then brought to the Council.

Councilor Hockenberry informed that Council that the Board of Education has replaced the Principal at the Middle School and are interviewing candidates for the position of Principal at the High School.

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10. Reports from Standing Committees

None

11. Reports of Temporary Committees

Councilor Lydecker requested that another Before and After School Care Committee Meeting be scheduled.

12. Public Participation (Items on the Agenda)

Mr. Toby Lewis, 32 Linda Lane, stated that he is concerned about the Town taking \$50,000 from the Contingency Account. Those funds should not be used for investing in one business.

Mr. Robert Dickinson, 19 Birch Road, felt that the Town should ask any farmers that are interested in the hemp farming for proposals. The funds should be split between the interested farmers.

13. Consent Agenda

None

14. Unfinished Business

A. Resolution Appointing Gavin Xun Zhu (D) an Alternate to the Board of Assessment Appeals

BE IT RESOLVED that the South Windsor Town Council hereby appoints Gavin Xun Zhu (D) an Alternate to the Board of Assessment Appeals for a term ending November 30, 2021, to fill the unexpired term of Cesar Lopez.

Was made by Councilor Lydecker
Seconded by Deputy Mayor Pendleton
The motion was approved, unanimously

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ITEM:

15. New Business

A. Presentation Regarding Hemp Farming *(requested by Town Manager Matthew B. Galligan and Mayor Paterna) (Ron Reynolds, Incredible Edibles to be present)*

Mr. Ron Reynolds, Chief Operating Officer, Incredible Edibles, came forward and explained that Incredible Edibles is linked to Edible Arrangements. This company is only interested in hemp, which is very different from cannabis. Something very important in this industry is traceability, which takes an understanding of what it takes to grow hemp. There is almost zero expertise in Connecticut to date to grow hemp and even less expertise of how to extract hemp or to use the biomass elements of it. A public/private consortium will be established, consisting of stakeholders and others who will be willing to start this journey with a pilot program. Incredible Edibles has gotten their hemp license (#20) with the support of the Department of Agriculture. A collaborative approach will be done to investigate whether this hemp industry could exist in Connecticut. Conversations have been held with Council members, a farmer in the area, and constituents. UConn has been very supportive in this venture, as well as the Commissioner of the Department of Agriculture. The pilot program will begin with 125,000 hemp seeds which have been planted and have started to grow.

Mr. Reynolds stated that the goal is to document everything that is being learned, share that information with farmers, and make that part of the public domain. This is not a private sector investment but a broader initiative. If there are other farmers that are interested, they are being asked to be a part of the consortium. The total investment at this time for the participants in this program is approximately \$266,300. The pilot participants will be reimbursed for their cash investment, although given the high-risk nature, there are no guarantees. This is intended to be a multi-year partnership, but that does not limit any participant from forging ahead to participate in this program. There is an opportunity to put an extraction facility in this region. Hemp farming produces revenue and creates jobs. The projection for the pilot program is to grow approximately 20 acres.

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15. A. (Continued)

Answering questions from the Council, Mr. Reynolds stated that per the Connecticut State Bill, every seed that is in the ground needs to be a certified hemp seed. Currently, there are only two States you can get the seeds from which are Colorado and Kentucky.

Mr. Ed Kasheta from Kasheta Farms came before the Council and stated that he is excited to be part of this pilot program. There is a lot of opportunity in the future for South Windsor.

Mr. Owen Jarmoc from Jarmoc Farms in Enfield came forward and explained that the Jarmoc Farm would help with the growing process of the hemp. The greenhouses on the farm are being used to start the growing process, and in a few weeks, these plants will be replanted at the Kasheta Farm in South Windsor.

Answering further questions from the Council, Mr. Reynolds explained that from the flower down would need to be ground up and is currently being used from brakes to clothing. Hemp is a robust plant with a long history. Full traceability should be happening every time harvesting is done, but there have been problems at this time, and it is not happening at all on average. If there is no traceability, it is not known what is in the product. UConn is in the process of becoming ISO Certified in order to participate in the testing. A lot of the testing is going out of State at this time, especially for hemp, but Medical Marijuana is being tested in Connecticut. There is nothing in the budget at this time for extraction. Currently, the pilot will be growing the hemp, harvesting the hemp, and possibly drying the hemp. At some point, extraction will be included. At this time, one liter of CBD Oil wholesale is going for about \$1,300. There is a tremendous market for pharmaceutical hemp oil and an even larger market if you can process it. There is no other place in the State that is prepared or in position to do this, other than South Windsor. The \$50,000 being requested from the Town will be used to produce hemp plants. There are two values of this crop, the husky bit on the bottom which has a low value until it is fully processed and there is a bit at the top, which is the oil. The strategy is if enough female plants can be grown,

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15. A. (Continued)

and enough oil is extracted the budget could be doubled or tripled which would be paid back to the Town. If an extraction facility were constructed in this area, the profits of this farming would be greater. Certified seeds are required, which are expected to produce 70-80% female seeds, and 20-30% male seeds. Currently, a lot of the land usage has been in-kind, and a lot of labor has not been in-kind. Seeds have been shared universally. The \$50,000 will be used towards seeds, labor, and reporting. If there is profit from this endeavor, that profit will pro-rated out to all those who invested by the amount that was invested. Mr. Reynolds stated that he feels South Windsor is the only logical location to put an extraction facility.

Mr. Reynolds explained that others who have licenses in Connecticut are not growing at this time. Mr. Kasheta will be using five acres to grow hemp. The others who have a license in Connecticut are not growing because the seeds are extremely expensive, there is little expertise in Connecticut, and the other agencies that would be involved are still in the learning process. It is important for the Town to be involved in this process, which will involve farmers in the Town.

Mayor Paterna felt that the Town would be in a better position if the amount of \$50,000 is invested in the project. The Town Council members are leaders in the community and should be supporting farmers. This is not a closed system, and the Town Manager will be meeting with other farmers who would like to be involved.

Mr. Reynold informed the Council that the Jarmoc family would like to be involved in the extraction process, which is probably more valuable than the two weeks of nursery time that they are giving right now.

Mr. Kasheta informed the Council that if you are farming for the flower, hand harvesting will be done. If you are farming for the stalk, it would be mowed down, sun-dried, baled and then processed. There are a lot more farmers that are interested who are waiting for their license, so a lot more acreage will be available.

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15. A. (Continued)

Mr. Reynolds answered questions, explaining that the FDA has not approved CBD to be put in any food. The FDA does not have the necessary research or reports completed. In order for a farmer to get a license, they have to have a criminal background check, identify where the hemp will be grown, write down the purpose around the pilot and the research, and then pay for the license as well as a fee which is determined by the number of acres you are going to use for hemp farming. There is a lot of risk in this endeavor. Germination rates are approximately 55-60%. After the pilot is complete, the plan is to do the whole process over again. It takes two to three years to know the process. The pilot program consists of growing twenty acres.

Answering further questions, Mr. Reynolds stated that other farmers would be invited to participate. The pilot program has a license which consists of growing twenty acres. The Kasheta Farm has a license to grow five acres of hemp. Seeds are planted once per year, and those plants are harvested once per year. The days of growth are approximately 90 to 100 days or more. Harvesting takes a couple of weeks, and then the flower has to be dried. There are discussions about using tobacco barns to dry the flower.

Mr. Owen Jarmoc explained to the Council that each farmer has to sign an agreement with the seed company that there will be no attempt to cross pollenate and reproduce seeds from the plants, although a hemp plant can be cloned. If you produce seeds, there will be no oil in the plant. You only get seed or oil; you do not get both.

Mr. Reynold stated that other participants in this process are UConn, Department of Agriculture, and any farmer who would like to be involved. For the bottom of the stalk to have real value, it needs to be processed, so there could be another opportunity for the processing of the stalk. Incredible Edibles is not trying to be a farmer but is interested in the extraction facility. The pilot program is a step to ensure traceability.

At 9:22 p.m. Mayor Paterna recessed the Regular Meeting. At 9:36 p.m., the Regular Meeting reconvened.

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ITEM:

15. New Business (Continued)

B. Resolution Approving a Transfer of \$50,000 from the Contingency Account to the Economic Development Professional Account

BE IT RESOLVED that the South Windsor Town Council hereby approves a transfer of \$50,000 from the Contingency Account to the Economic Development Professional Account to cover costs associated with an Agricultural Farming Initiative.

Was made by Councilor Lopez
Seconded by Councilor Hockenberry

Councilor Riley made a friendly amendment to have the resolution read as follows:

BE IT RESOLVED that the South Windsor Town Council hereby approves a transfer of \$50,000 from the Contingency Account to the Economic Development Professional Account to cover costs associated with Agricultural Farming Initiatives provided that any expenditure out of this account shall be approved by the Town Council.

Councilor Riley explained that this friendly amendment would allow the Council to follow this process and approve what funds are being used for.

Councilor Lopez and Councilor Hockenberry agreed to the friendly amendment.

Councilor Maneeley stated that she understands there are time constraints, but it is not best practice to have a presentation and a resolution at the same meeting.

Mayor Paterna informed the Council that the Town Manager will be working with the Consortium and will bring expenditures to the Council for approval.

Councilor Delnicki stated that she would be opposing the use of taxpayer money to expend on a project that is being used to back a private enterprise.

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15. B. (Continued)

Councilor Riley said that he is concerned about the precedence that may be set, but there may be an opportunity for our community so he would be supporting the resolution with the amendment.

Councilor Snyder explained that the amendment allows for any disbursements from this account for this project to come back to the Council for review and approval. This is a pilot program where other State agencies are involved. This has a high percentage of coming out successful, and there are farmers in Town being given the opportunity to be involved.

Mayor Paterna called for a vote on the motion; it passed on a Roll Call vote of 8 to 1 with Mayor Paterna, Deputy Mayor Pendleton, Councilor Hockenberry, Councilor Lopez, Councilor Lydecker, Councilor Maneeley, Councilor Riley, and Council Snyder all voting in favor; and Councilor Delnicki voting in opposition.

The amended resolution to read as follows:

BE IT RESOLVED that the South Windsor Town Council hereby approves a transfer of \$50,000 from the Contingency Account to the Economic Development Professional Account to cover costs associated with Agricultural Farming Initiatives provided that any expenditure out of this account shall be approved by the Town Council.

C. Discussion Item: Draft Municipal, Residential, and Business Energy Plan *(requested by Councilor Snyder) (Hank Cullinane to be present)*

Mr. Hank Cullinane, Vice Chairman of the Energy Committee, came before the Council and explained that the Council had received a draft of the Municipal, Residential, and Business Energy Plan. The Sustainable CT encourages Towns to prepare an energy plan and have it approved by the Town Council. The Energy Committee is requesting that the final version be approved at the July 15, 2019, Town Council meeting. This plan will need to be revised in 2023 in conjunction with the Plan of Conservation of Development. Mr. Cullinane reviewed highlights in the plan.

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15. C. (Continued)

Deputy Mayor Pendleton stated that she is impressed with all of the action that has been taken or will be taken. Mr. Cullinane stated that most of the credit should be given to Steve Wagner, who put this plan together. The whole Committee is very committed.

Answering questions from the Council, Mr. Cullinane explained that 2010 was used as the baseline because that is the first time there were numbers that were generated from Eversource. Mr. Cullinane stated that he believes that South Windsor is looking at another site for Virtual Net Metering, but he does not believe it is as large as the East Windsor site. A goal for South Windsor is to have 80% of our Town buildings using renewable energy. The Committee looked at putting a solar carport at the Police Department, but the economics did not make sense. There is a community grant for \$100,000, which may make the project probable.

Mr. Cullinane explained that the Energy Committee had reviewed the use of electric vehicles and electric charge stations. This is an item that could be brought back to the Energy Committee for further discussion.

Mayor Paterna stated that the Town would receive points from Sustainable CT for showing the energy savings in residential homes because of what private businesses are doing.

Councilor Snyder added that this plan could be worth 20 points towards Sustainable CT.

D. Resolution Waiving All Permit and Building Fees Payable to the Town of South Windsor for Public Housing Modernization Work at Wapping Mews, 50 Elm Street

WHEREAS, the Housing Authority of South Windsor (HASW) is modernizing and updating its original apartment development located at 50 Elm Street, known as Wapping Mews; and

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ITEM:

15. D. (Continued)

WHEREAS, the HASW rents to elderly and/or young disabled persons of low to moderate income which allows individuals an opportunity to be able to afford to reside in the Town of South Windsor; and

WHEREAS, in order to fund said modernization, the Town Council has previously resolved to authorize the HASW to apply for a Community Development Block Grant (CDBG); and

WHEREAS, the Town Council wishes to allow the residents at Wapping Mews to continue to enjoy all that South Windsor has to offer in modern updated apartments; and

WHEREAS, the HASW has been required to expend funds from its reserve accounts in order to complete said work

NOW, THEREFORE, BE IT RESOLVED that any and all permit and/or building fees payable to the Town of South Windsor necessary for the public housing modernization work at Wapping Mews, 50 Elm Street, be waived and that all required permits and approvals may be issued without payment of fees.

Was made by Councilor Maneeley
Seconded by Deputy Mayor Pendleton
The motion was approved, unanimously

E. Resolution Setting a Time and Place for a Public Hearing to Receive Citizen Input on a Proposed Amendment to Ordinance #64 – Street Numbering Ordinance

BE IT RESOLVED that the South Windsor Town Council hereby sets **Monday, July 15, 2019, at 8:00 p.m.**, in the Council Chambers of the South Windsor Town Hall, 1540 Sullivan Avenue, South Windsor, Connecticut as the time and place for a Public Hearing to receive citizen input on a Proposed Amendment to Ordinance #64 – Street Numbering Ordinance, a copy of which is on file in the Office of the Town Clerk and attached as **Exhibit A**.

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15. E. (Continued)

Was made by Deputy Mayor Pendleton
Seconded by Councilor Snyder
The motion was approved, unanimously

**F. Resolution Setting a Time and Place for a Public Hearing to Receive Citizen Input on the Establishment of a Proposed Ordinance Titled Designated Wildlife Protective Areas
(Councilor Snyder)**

BE IT RESOLVED that the South Windsor Town Council hereby sets **Monday, July 15, 2019, at 8:30 p.m.**, in the Council Chambers of the South Windsor Town Hall, 1540 Sullivan Avenue, South Windsor, Connecticut as the time and place for a Public Hearing to receive citizen input on the establishment of a proposed Ordinance titled, "Designated Wildlife Protective Areas", a copy of which is on file in the Office of the Town Clerk and attached as **Exhibit B**.

Was made by Councilor Snyder
Seconded by Deputy Mayor Pendleton

Councilor Snyder explained that this item has to do with the relocation of a protective species and is required by DEEP. At this time, the only designated protected area is on the Dzen property.

Mayor Paterna called for a vote on the motion; it was approved, unanimously.

G. Resolution Accepting the Resignation of Carolyn Mirek (R) from the Mass Transit and Highway Advisory Commission

BE IT RESOLVED that the South Windsor Town Council hereby accepts, with regret, the resignation of Carolyn Mirek (R) from the Mass Transit and Highway Advisory Commission, effective immediately; and

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15. G. (Continued)

BE IT FURTHER RESOLVED that the South Windsor Town Council extends its thanks to Carolyn Mirek for the time she has dedicated to serving her community by her membership on the Mass Transit and Highway Advisory Commission.

Was made by Councilor Delnicki
Seconded by Councilor Snyder

Council members thanked Carolyn Mirek for all of her volunteer work and wished her well in South Carolina.

Mayor Paterna called for a vote on the motion; it was approved, unanimously.

16. Passage of Ordinance

None

17. Public Input/Participation (Any Matter)

None

18. Communications and Petitions from Council

Mayor Paterna informed the Council that he met with Tony Manfre and officials from SMI Glass Recycling Plant in South Windsor to see what might be possible in the future in terms of a separate waste stream for glass recycling. They are interested in discussing this issue.

Deputy Mayor Pendleton made a motion to amend the Regular Meeting Agenda to add an Executive Session to discuss pending litigation (460 Miller Road) pursuant to Connecticut General Statutes §1-210(b)(4) and §1-200(6)(E); and Negotiations for Collective Bargaining Union (UPSEU Local #424, Unit #65) pursuant to Connecticut General Statutes §1-200(b)(9) and §1-200(6)(E). Councilor Snyder seconded the motion; and it was approved, unanimously.

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19. Executive Session

At 10:14 p.m., Deputy Mayor Pendleton made a motion go into Executive Session to discuss pending litigation (460 Miller Road) pursuant to Connecticut General Statutes §1-210(b)(4) and §1-200(6)(E); and Negotiations for Collective Bargaining Union (UPSEAU Local #424, Unit #65) pursuant to Connecticut General Statutes §1-200(b)(9) and §1-200(6)(E). Seconded by Councilor Maneeley; and the motion was approved, unanimously

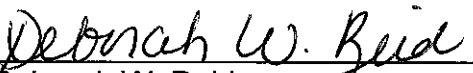
The following individuals went into Executive Session: Mayor Paterna, Deputy Mayor Pendleton, Councilor Delnicki, Councilor Hockenberry, Councilor Lopez, Councilor Lydecker, Councilor Maneeley, Councilor Riley, Councilor Snyder, Assistant Town Manager Vanessa Perry, and Town Attorney Morris Borea.

At 11:05 p.m., Councilor Maneeley made a motion to adjourn the Executive Session. Councilor Snyder seconded the motion; and it was approved, unanimously.

20. Adjournment

At 11:05 p.m., Councilor Maneeley made a motion to adjourn the Regular Meeting. Councilor Snyder seconded the motion; and it was approved, unanimously.

Respectfully submitted,



Deborah W. Reid
Clerk of the Council

STREET NUMBERING ORDINANCE

(Amending Ordinance #64)

ARTICLE IV. - NUMBERING OF STRUCTURES [2]

Sec. 86-116. – Required.

It shall be the duty of the Town Manager or the designated Town staff member to enforce the Town Addressing Policy and assign a number to every residential, commercial, industrial or other structure located on premises within the town except those structures designated as inapplicable in the Town Addressing Policy. Every owner, agent, lessee, or occupant shall ascertain from the Town Manager or the designated Town staff member the address number assigned to each structure owned, possessed, or controlled by them and shall place that number upon each structure in the manner provided in section 86-117. Addresses shall not be changed unless approved by the Town Manager or the designated Town staff member in accordance with the Town Addressing Policy.

(Code 1978, § 6-800)

Sec. 86-117. - Method of numbering structures.

New and existing buildings shall have approved address numbers placed in a position to be plainly legible and visible from the street fronting the property. Address numbers shall comply with standards as set by the current State of Connecticut Fire Prevention Code. All numbers shall be of durable metal, glass or plastic or may be painted of neat design with durable material. Numbers made of perishable materials such as wood, paper or cardboard shall not comply with this article. Address numbers for suites within a multiple tenant building or complex shall be individually identified in a manner approved by the Town Manager or the designated Town staff member in accordance with the Town Addressing Policy.

(Code 1978, § 6-801)

Sec. 86-118. - Penalty for violation.

Any person, whether owner, agent or occupant, who shall fail or refuse to file an application pursuant to the Town Addressing Policy or fails or refuses to correctly number any house or other building owned, occupied or controlled by that person or who shall willfully remove, obliterate, conceal or obscure any house number shall receive a written notice of violation from the Town Manager or a designated Town staff member. The notice of violation shall state the violation and the date said violation shall be remedied, not to exceed ten (10) days from the date of said notice. Upon failure to remedy the violation or commence corrective action to the satisfaction of the Town Manager or a designated Town staff member within the time specified in the notice, the Town Manager or a designated Town staff member shall issue a citation as provided for in Connecticut General Statutes § 7-148 and shall impose a fine of \$25.00. Repeat offenders shall be issued additional citations and fined \$50.00 without first receiving a notice of violation. Additional citations shall be issued no more frequently than seven (7) days following a prior citation.

(Code 1978, § 6-802)

ARTICLE VII – DESIGNATED WILDLIFE PROTECTIVE AREAS**Sec. 86-166 – Purpose and Intent.**

The purpose of this ordinance is to protect the safety and general welfare of ground nesting wildlife species from predation by domestic animals commonly accompanying citizens utilizing Town owned open space for passive recreation.

Sec. 86-167 – Applicability.

This ordinance shall apply to all open space properties owned by the Town that have been designated as a Wildlife Protective area by the South Windsor Town Council by Resolution, including Resolutions adopted prior to the passage of this ordinance.

Sec. 86-168 – Prohibited Conduct.

All persons are prohibited from entering a designated Wildlife Protective Area with and/or accompanied by a dog, either on or off leash, and such use is not authorized on said property and violators are subject to being ejected from the property.

Sec. 86-169 – Penalties for offenses.

The first violation of this ordinance shall be punished by a fine not to exceed \$100.00. The second violation by any person or entity of any provision of this ordinance shall be punished by a fine of \$175.00. Subsequent violations of any provision of this ordinance shall be punished by a fine of \$250.00

Sec. 86-170 – Enforcement.

- (a) Any person aggrieved by an act constituting a violation of this chapter may complain to the South Windsor Police Department which shall enforce these provisions, with or without complaint.
- (b) This chapter shall be enforced by citations issued by the designated municipal officers or employees in accordance with C.G.S. §§ 51-164m and/or 51-164p violations of municipal ordinances (penalty greater than \$90.00 but not more than \$250.00.)
- (c) The appeal of any such infraction ticket issued for violation for municipal ordinance shall be in the centralized infraction bureau and Connecticut Superior “Court system pursuant to C.G.S. §51-16n.

Sec. 86-171.- Severability.

All provisions of the Charter, ordinances and/or any applicable laws(s) which are more stringent than those set forth herein, remain valid and may be enforced in addition to the provisions of this chapter. If any section, paragraph, sentence, clause or phrase of this article or any part thereof, is for any reason held to be unconstitutional or invalid, or ineffective by any court of competent jurisdiction, such decision shall not affect the validity or effectiveness of the remaining portion of this article or any part thereof.