AGENDA CITY OF FALLON – CITY COUNCIL

55 West Williams Avenue Fallon, Nevada May 18, 2020 – 9:00 a.m.

The Honorable City Council will meet in a regularly scheduled meeting on May 18, 2020 at 9:00 a.m. in the City Council Chambers, 55 West Williams Avenue, Fallon, Nevada.

The meeting is also available via Webex by calling (408) 418-9388 and entering Access Code 626 112 379 and Password 47255887.

Items on the agenda may be taken out of order. The Council may combine two or more agenda items for consideration. The Council may remove an item from the agenda or delay discussion relating to an item on the agenda at any time. Unless otherwise allowed by the City Council, public comments by an individual will be limited to three minutes.

- 1. Pledge of Allegiance to the Flag.
- 2. Certification of Compliance with Posting Requirements.
- 3. Public Comments: General in nature, not relative to any agenda items.

 No action may be taken on a matter raised under this item until the matter has been specifically included on an agenda as an item upon which action will be taken. (For discussion only)
- 4. Consideration and approval of Council meeting minutes for April 20, 2020. (For possible action)
- 5. Approval of Warrants: (For possible action)
 - A) Accounts Payable
 - B) Payroll
 - C) Customer Deposit
- 6. Nevada Census 2020 update by Regional Coordinator Garrett R. Kalt. (For discussion only)
- 7. Possible introduction of Bill No. 783: An ordinance adding a new Chapter to Title 9, Subtitle II Offenses Against the Person, of the City of Fallon Municipal Code in order to establish a City misdemeanor offense of "Battery Which Constitutes Domestic Violence," along with corresponding penalties, and for other matters properly related thereto. (This agenda item is for possible introduction of the proposed ordinance only. If introduced, a public hearing on the proposed ordinance will be set for June 1, 2020 at 9:00 a.m. and no further action can or will be taken at this meeting. At the public

hearing, which will be properly noticed and advertised in the Lahontan Valley News, the City Council will take comment and then consider possible adoption of the ordinance as introduced or amended.) (For possible action)

- 8. Presentation of the Police Department Report for April 2020. (For discussion only)
- 9. Public Comments (For discussion only)
- 10. Council and Staff Reports (For discussion only)
- 11. Executive Session (closed):

Discuss Litigation Matters (For discussion only) (NRS 241 et.seq.)
Negotiations with Operating Engineers Local Union No. 3 (For discussion only)
Negotiations with Fallon Peace Officers Association (For discussion only)

Pursuant to Governor Sisolak's Declaration of Emergency Directive 006 entered on March 22, 2020, and extended by Emergency Directive 016 entered on April 29, 2020 and by Emergency Directive 018 entered on May 7, 2020, this agenda has been posted on or before 9:00 a.m. on May 13, 2020 to the City's website (https://fallonnevada.gov) and the State of Nevada public notice website (https://notice.nv.gov/). Members of the public may request the supporting material for this meeting by contacting Elsie M. Lee, Deputy City Clerk, at (775) 423-5104 or elee@fallonnevada.gov. The supporting material for this meeting is also available to the public on the City's website (https://fallonnevada.gov) and the State of Nevada public notice website (https://notice.nv.gov/).

Elsie M. Lee

NOTICE TO PERSONS WITH DISABILITIES: Reasonable effort will be made to assist and accommodate physically handicapped persons desiring to attend the meeting. Please call the City Clerk's Office at 423-5104 in advance so that arrangements may be conveniently made.

May 18, 2020

Agenda Item 4

Consideration and approval of Council meeting minutes for April 20, 2020. (For possible action)

MINUTES CITY OF FALLON 55 West Williams Avenue Fallon, Nevada April 20, 2020

The Honorable City Council met in a regularly scheduled Council meeting on the above date in the Council Chambers, 55 West Williams Avenue, Fallon, Nevada.

Present:

Mayor Ken Tedford
City Councilman, James D. Richardson
City Councilwoman, Kelly Frost
City Councilwoman, Karla Kent
Legal & Administrative Director, Robert Erquiaga

The meeting was called to order by Mayor Tedford at 9:00 a.m.

Mayor Tedford led the Pledge of Allegiance.

Mayor Tedford inquired if the agenda had been posted in compliance with NRS requirements.

Legal and Administrative Director Erquiaga advised that the agenda was posted in compliance with Governor Sisolak's Declaration of Emergency Directive 006, the agenda was posted on the City's website and the State of Nevada's public notice website. All the supporting material was posted on both of those websites as well.

Mayor Tedford explained for the record that we are holding a different kind of meeting than how we have held meetings through all these years. It is just Mayor and Council along with Legal and Administrative Director Erquiaga and Valerie Swirczek taking minutes in the Council Chambers today. No other staff will be in the Chambers. Legal and Administrative Director Erquiaga will handle agenda item 6 and we have an open phone line to the public so they can listen in and make public comments. This is new so we will try to do the best we can under the circumstances that we are dealt with due to COVID-19 and distancing requirements as required by the CDC, our Governor, and our President.

Public Comments

Mayor Tedford inquired if there were any public comments. He noted that comments are to be general in nature, not relative to any agenda items. No action may be taken on a matter raised under this item until the matter has been specifically included on an agenda as an item upon which action will be taken.

No public comments were noted.

Mayor Tedford added that if someone is trying to make a comment and somehow this system that we have in place is not cooperating, they can call the City Clerk's Office at 775-423-5104 and they will get a message to us that someone is trying to make a comment and we will address it.

Approval of Council meeting minutes for April 6, 2020

Mayor Tedford inquired if there were any additions or corrections to the minutes for April 6, 2020.

No additions or corrections were noted.

Councilwoman Frost motioned to approve the Council meeting minutes for April 6, 2020 as submitted, seconded by Councilwoman Kent and approved with a 3-0 vote by the Council.

Approval of Warrants

- A) Accounts Payable
- B) Payroll
- C) Customer Deposit

Mayor Tedford inquired if there were any comments regarding the accounts payable, payroll and customer deposit warrants.

No comments were noted.

Councilman Richardson motioned to approve the accounts payable, payroll and customer deposit warrants and authorize the Mayor to sign the same; seconded by Councilwoman Frost and approved with a 3-0 vote by the Council.

Consideration and possible approval of an application for a zone change submitted by MyWay Investments, LLC for three parcels of land located on Kaiser Street, Fallon, Nevada identified as APN #001-251-59, 001-251-60 and 001-251-61, from their current zoning of R-1 Single-Family Residence District to C-1 Limited Commercial District

Legal and Administrative Director Erquiaga explained that MyWay Investments, LLC submitted an application for a zone change on March 12, 2020 for the three parcels of land identified in the agenda title. The parcels were previously zoned C-1 and R-C, but that zoning was changed to R-1 at the June 20, 1995 City Council meeting upon the request of the previous owner of the parcels. MyWay is seeking a zone change for all three parcels from R-1 Single-Family Residence District to C-1 Limited Commercial District. The parcels are surrounded by property zoned R-2 Limited Multiple Residence District, LI Light Industrial District, C-1 Limited Commercial District and C-2 General Commercial District. Notice of the application for a zone change and of the time and place of this public hearing was mailed on March 31, 2020 to the applicant and to all property owners within a radius of three hundred feet (300') of the exterior limits of the parcels proposed for change. Notice was also published in the Lahontan Valley News on April 8, 2020. The agenda packet contains a number of materials, including the actual request letter from MyWay Investments, a copy of a zoning map to give the Council an idea of those surrounding parcels and their zones, a copy of the letter that was mailed to the

surrounding property owners, a list of which property owners the letter went to, and a copy of the proof of publication in the Lahontan Valley News. We allowed people to make comment by contacting him or Deputy City Clerk Lee. We received one call from Mr. Elbert Bergmans; he called in and spoke with City Engineer Zimney on April 10 and then Mr. Bergmans spoke with Legal and Administrative Director Erquiaga. Mr. Bergmans wanted the Council to know that he was opposed to the rezone. He was worried that a commercial zoning would impact his single-family residence. He lives in the group of single-family residences that would be just west of the top parcel that happens to be zoned C-1 but contains single-family residences. Legal and Administrative Director Erquiaga added that he spoke to another citizen that was not necessarily for or opposed, she just wanted to make sure she knew what was occurring. That was the extent of comment the City received.

Mayor Tedford provided an overview of how the City has handled zone changes in the past. We are very careful in how we do these. We do not do them very often; City staff usually talks to the individuals and discusses in a positive or negative manner should they consider coming to Council. Years ago, the US Supreme Court handed down a decision on spot-zoning, whether a Council could move a zone into one that was not like surrounding zones; so, the Council stayed away from zone changes. In the past years, the US Supreme Court has really weakened that original decision that they made many years ago. But still, zone changes do not come to us very often. As Legal and Administrative Director Erquiaga stated previously, surrounding this property are most of our zones, kind of a smorgasbord. Even the property the gentleman discussed that he lived in, is C-1 even though R-1 use is within a C-1. The LI zoning used to be M-1 but we created LI zoning because it certainly was not for heavy industrial use. It was for a limited industrial use, so the Council saw a vision for that zoning years ago. Even under the original version of the US Supreme Court decision for spot zoning, this is not it because of all the zonings that surround this. He stated that he was comfortable with it today, as he would have been with it years ago under that ruling. He wanted to provide an idea of how zone changes were looked at: very careful not to do them unless they were certainly required and even then, very carefully.

Mayor Tedford inquired if the Council had any comments or questions.

Councilwoman Frost confirmed that the parcels were originally zoned C-1 and R-C.

Legal and Administrative Director Erquiaga replied affirmatively.

Councilwoman Frost asked which parcels had the original zoning.

Legal and Administrative Director Erquiaga stated that the largest parcel, which is furthest south, was originally zoned R-C and the other two were originally zoned C-1.

Councilwoman Frost stated that she had driven around that neighborhood to look at what was already there and she thought the requested zoning was appropriate because it was previously zoned C-1 and R-C, and looking at what is in the area, it would be a very appropriate zone change.

Mayor Tedford called for a brief recess at 9:13 a.m.

Mayor Tedford returned the meeting to an open session at 9:15 a.m.

Councilwoman Kent inquired as to the definition of R-C zoning.

Legal and Administrative Director Erquiaga explained that R-C zoning is a transitional zone, from residential to commercial districts, so it allows a little more in the line of commercial than what would be allowed in a residential zone, but not as much as what would be allowed in a C-1 or C-2 zone. It is oftentimes used as a transition from a residential district to a commercial district.

Mayor Tedford added that R-C is a step down from R-1, which is strictly single-family dwellings. You could have other things in R-C that are not allowed in R-1.

Councilwoman Kent asked if the person that complained lived in the C-1 zone that is next to the parcels requesting the zone change.

Legal and Administrative Director Erquiaga replied affirmatively.

Mayor Tedford stated, with due respect to the person that complained there, he did not think it would have an effect on them. If he did, he would be more hesitant. He asked Legal and Administrative Director Erquiaga for his thoughts.

Legal and Administrative Director Erquiaga noted that the potential use identified in the request by MyWay Investments are in line with what is occurring in that neighborhood. When you think about the other side of those residences, with LI zoning, the potential for something to occur over there that would be more impactful to a single-family residence would be much higher than what would occur in the C-1 zone, if approved. Even more specifically, if they get the zone change, they are free to do anything under C-1, but the request is to do some storage sheds and possibly some apartments or multi-family dwellings. That does seem to be in line with the activities that are occurring in and around that neighborhood and specifically those houses.

Councilwoman Frost confirmed that access to these parcels is only off Kaiser Street, there is no access from Grimes Street.

Legal and Administrative Director Erquiaga stated that was correct.

Mayor Tedford noted that there are C-2, LI, R-2, and C-1 surrounding these parcels. The R-1 is within the C-1 surrounding it. Even though the gentleman is living in R-1, he is in a C-1 area. He inquired if there were any public comments or questions.

Mr. Milton Wallace of 1205 Rancho Drive stated that he just wanted to reiterate that on the original zone change in 1995, it was the intent of his mother and her brother, Marshall Perry to build a single unit apartment complex on the large parcel in the back. When they did the parcel map, they were going to develop commercial in the front and have the apartment project in the back. That was the original plan. They now have three people looking at the property and they want to do a good project for the City, plus he did not think anyone around the neighborhood would object to it once it was done. He did not have any further comments.

Mayor Tedford thanked him for his comments.

Councilwoman Frost motioned to approve an application for a zone change submitted by MyWay Investments, LLC for three parcels of land located on Kaiser Street, Fallon, Nevada identified as APN #001-251-59, 001-251-60 and 001-251-61, from their current zoning of R-1 Single-Family Residence District to C-1 Limited Commercial District; seconded by Councilwoman Kent and approved with a 3-0 vote by the Council.

Public Comments

Mayor Tedford inquired if there were any public comments. No public comments were noted.

Council and Staff Reports

Mayor Tedford inquired if there were any Council or staff reports. No Council or staff reports were noted.

Executive Session

Mayor Tedford tabled the executive session, as it was not needed at this time.

Adjournment

There being no further business to come before the Council, Mayor Tedford adjourned the meeting at 9:22 a.m.



May 18, 2020

Agenda Item 6

Nevada Census 2020 update by Regional Coordinator Garrett R. Kalt. (For discussion only)

May 18, 2020

Agenda Item 7

Possible introduction of Bill No. 783: An ordinance adding a new Chapter to Title 9, Subtitle II — Offenses Against the Person, of the City of Fallon Municipal Code in order to establish a City misdemeanor offense of "Battery Which Constitutes Domestic Violence," along with corresponding penalties, and for other matters properly related thereto. (This agenda item is for possible introduction of the proposed ordinance only. If introduced, a public hearing on the proposed ordinance will be set for June 1, 2020 at 9:00 a.m. and no further action can or will be taken at this meeting. At the public hearing, which will be properly noticed and advertised in the Lahontan Valley News, the City Council will take comment and then consider possible adoption of the ordinance as introduced or amended.) (For possible action)

CITY OF FALLON REQUEST FOR COUNCIL ACTION

Agenda	Item	No.	7

DATE SUBMITTED: May 12, 2020

AGENDA DATE REQUESTED: May 18, 2020

TO: The Honorable City Council

FROM: Robert Erquiaga, Legal and Administrative Director

SUBJECT TITLE: Possible introduction of Bill No. 783: An ordinance adding a new Chapter to Title 9, Subtitle II – Offenses Against the Person, of the City of Fallon Municipal Code in order to establish a City misdemeanor offense of "Battery Which Constitutes Domestic Violence," along with corresponding penalties, and for other matters properly related thereto. (This agenda item is for possible introduction of the proposed ordinance only. If introduced, a public hearing on the proposed ordinance will be set for June 1, 2020 at 9:00 a.m. and no further action can or will be taken at this meeting. At the public hearing, which will be properly noticed and advertised in the Lahontan Valley News, the City Council will take comment and then consider possible adoption of the ordinance as introduced or amended.)

TYPE OF ACTION REQUESTED: (Check One)

() Resolution	(X) Ordinance
ĺ) Formal Action/Motion	() Other

POSSIBLE COUNCIL ACTION: Introduction of Bill No. 783: An ordinance adding a new Chapter to Title 9, Subtitle II – Offenses Against the Person, of the City of Fallon Municipal Code in order to establish a City misdemeanor offense of "Battery Which Constitutes Domestic Violence," along with corresponding penalties, and for other matters properly related thereto.

DISCUSSION: The proposed Ordinance will be read by title to the City Council. If introduced by a City Councilperson, a public hearing on the proposed ordinance will be set for June 1, 2020 at 9:00 a.m. and no further action can or will be taken at this meeting.

PREPARED BY: Robert Erquiaga, Legal and Administrative Director

ORDINANCE NO.

AN ORDINANCE ADDING A NEW CHAPTER TO TITLE 9, SUBTITLE II – OFFENSES AGAINST THE PERSON, OF THE CITY OF FALLON MUNICIPAL CODE IN ORDER TO ESTABLISH A CITY MISDEMEANOR OFFENSE OF "BATTERY WHICH CONSTITUTES DOMESTIC VIOLENCE," ALONG WITH CORRESPONDING PENALTIES, AND FOR OTHER MATTERS PROPERLY RELATED THERETO.

WHEREAS, the City Council of the City of Fallon does hereby ordain as follows:

SECTION 1: Title 9, Subtitle II – Offenses Against the Person, of the City of Fallon Municipal Code is hereby amended by adding thereto a new Chapter, designated as Chapter 9.12 and consisting of Sections 010 and 020, reading as follows:

Chapter 9.12 - BATTERY WHICH CONSTITUTES DOMESTIC VIOLENCE

9.12.010 - Battery Which Constitutes Domestic Violence Prohibited

- (A) It is unlawful for a person to commit battery which constitutes domestic violence as described in this section. A person commits battery which constitutes domestic violence when the person commits a battery against or upon the person's spouse or former spouse, any other person to whom the person is related by blood or marriage, any other person with whom the person has had or is having a dating relationship, any other person with whom the person has a child in common, the minor child of any of those persons, the person's minor child or any other person who has been appointed the custodian or legal guardian for the person's minor child.
 - (B) The provisions of this section do not apply to:
 - (1) Siblings, except those siblings who are in a custodial or guardianship relationship with each other; or
 - (2) Cousins, except those cousins who are in a custodial or guardianship relationship with each other.
- (C) As used in this section, "dating relationship" means frequent, intimate associations primarily characterized by the expectation of affectional or sexual involvement. The term does not include a casual relationship or an ordinary association between persons in a business or social context.

9.12.020 - Violation - Penalties

(A) A person convicted of a battery which constitutes domestic violence pursuant to Section 9.12.010 of this Code:

- (1) For the first offense within seven (7) years, is guilty of a misdemeanor and shall be sentenced to:
 - (a) Imprisonment in the county jail or detention facility for not less than two (2) days, but not more than six (6) months; and
 - (b) Perform not less than forty-eight (48) hours, but not more than one hundred twenty (120) hours, of community service.
- → The person shall be further punished by a fine of not less than Two Hundred Dollars (\$200.00), but not more than One Thousand Dollars (\$1,000.00). A term of imprisonment imposed pursuant to this paragraph (1) may be served intermittently at the discretion of the Judge, except that each period of confinement must be not less than twelve (12) consecutive hours and must occur at a time when the person is not required to be at his or her place of employment or on a weekend.
- (2) For the second offense within seven (7) years, is guilty of a misdemeanor and shall be sentenced to:
 - (a) Imprisonment in the county jail or detention facility for not less than twenty (20) days, but not more than six (6) months; and
 - (b) Perform not less than one hundred (100) hours, but not more than two hundred (200) hours, of community service.
- → The person shall be further punished by a fine of not less than Five Hundred Dollars (\$500.00), but not more than One Thousand Dollars (\$1,000.00). A term of imprisonment imposed pursuant to this paragraph (2) may be served intermittently at the discretion of the Judge, except that each period of confinement must be not less than twelve (12) consecutive hours and must occur at a time when the person is not required to be at his or her place of employment or on a weekend.
- (B) In addition to any other penalty, if a person is convicted of a battery which constitutes domestic violence pursuant to Section 9.12.010 of this Code, the Court shall:
 - (1) For the first offense within seven (7) years, require the person to participate in weekly counseling sessions of not less than one and one-half (1.5) hours per week for not less than six (6) months, but not more than twelve (12) months, at his or her expense, in a program for the treatment of persons who commit domestic violence that has been certified pursuant to NRS 439.258.
 - (2) For the second offense within seven (7) years, require the person to participate in weekly counseling sessions of not less than one and one-half (1.5) hours per week for twelve (12) months, at his or her expense, in a program for the

treatment of persons who commit domestic violence that has been certified pursuant to NRS 439.258.

- → If the person resides in this State but the nearest location at which counseling services are available is in another state, the Court may allow the person to participate in counseling in the other state in a program for the treatment of persons who commit domestic violence that has been certified pursuant to NRS 439.258.
- (C) Except as otherwise provided in this subsection, an offense that occurred within seven (7) years immediately preceding the date of the principal offense or after the principal offense constitutes a prior offense for the purposes of this section:
 - (1) When evidenced by a conviction; or
 - (2) If the offense is conditionally dismissed pursuant to NRS 176A.290 or dismissed in connection with successful completion of a diversionary program or specialty court program,
 - → without regard to the sequence of the offenses and convictions. The facts concerning a prior offense must be alleged in the complaint, must not be read to the trier of fact or proved at trial but must be proved at the time of sentencing.
- (D) In addition to any other fine or penalty, the Court shall order such a person to pay an administrative assessment of Thirty-Five Dollars (\$35.00). Any money so collected must be paid by the Clerk of the Court to the State Controller on or before the fifth (5th) day of each month for the preceding month for credit to the Account for Programs Related to Domestic Violence established pursuant to NRS 228.460.
- (E) In addition to any other penalty, the Court may require such a person to participate, at his or her expense, in a program of treatment for an alcohol or other substance use disorder that has been certified by the Division of Public and Behavioral Health of the Department of Health and Human Services.
- (F) If it appears from information presented to the Court that a child under the age of eighteen (18) years may need counseling as a result of the commission of a battery which constitutes domestic violence pursuant to Section 9.12.010 of this Code, the Court may refer the child to an agency which provides child welfare services. If the Court refers a child to an agency which provides child welfare services, the Court shall require the person convicted of a battery which constitutes domestic violence pursuant to Section 9.12.010 of this Code to reimburse the agency for the costs of any services provided, to the extent of the convicted person's ability to pay.
- (G) If a person is charged with committing a battery which constitutes domestic violence pursuant to Section 9.12.010 of this Code, a prosecuting attorney shall not dismiss such a charge in exchange for a plea of guilty, guilty but mentally ill or nolo contendere to a

lesser charge or for any other reason unless the prosecuting attorney knows, or it is obvious, that the charge is not supported by probable cause or cannot be proved at the time of trial. Except as otherwise provided in this subsection, a Court shall not grant probation to or suspend the sentence of such a person. A court may grant probation to or suspend the sentence of such a person:

- (1) As set forth in NRS 5.055; or
- (2) To assign the person to a program for the treatment of veterans and members of the military pursuant to NRS 176A.290 if the charge is for a first offense punishable as a misdemeanor.
- (H) A person arrested for a battery which constitutes domestic violence pursuant to Section 9.12.010 of this Code must not be admitted to bail sooner than twelve (12) hours after arrest.
 - (I) As used in this Chapter:
 - (1) "Agency which provides child welfare services" has the meaning ascribed to it in NRS 432B.030.
 - (2) "Battery" has the meaning ascribed to it in paragraph (a) of subsection 1 of NRS 200.481.
 - (3) "Offense" includes a battery which constitutes domestic violence pursuant to Section 9.12.010 of this Code or a violation of the law of any other jurisdiction that prohibits the same or similar conduct.

SECTION 2: This Ordinance is intended to create a City misdemeanor violation that operates independently of the general laws of this State on the same subject and is not in conflict therewith.

<u>SECTION 3</u>: This ordinance shall become effective after its passage, approval and publication as required by law.

Proposed by:		
Passed and adopted this day of	, 2020.	
Those voting aye:		
Those voting nay:		
Those absent:		

KEN	TEDFORD
May	or

ATTEST: ______SEAN RICHARDSON City Clerk-Treasurer



May 18, 2020

Agenda Item 8

Presentation of the Police Department Report for April 2020. (For discussion only)

CITY OF FALLON REQUEST FOR COUNCIL ACTION AGENDA ITEM NO. \[\sqrt{S} \]

DATE SUBM	HTTED: 5/11/20	AGENDA DATE REQUE	STED: 5/18/20
TO:	Mayor and Council		
FROM:	Kevin Gehman, Chief of Police	ce	
SUBJECT:	Fallon Police Department M	onthly Report for April 20	<u>20</u>
TYPE OF AC	CTION REQUESTED: (Check () Resolution	k One) () Ordinance	
	() Formal Action/Motion	(x) Other (Specify) Review	<u>v Only</u>
RECOMMEN	NDED COUNCIL ACTION:	For review only	
DISCUSSION	N/ANALYSIS: (Attachment, if	necessary)	
FISCAL IMP	ACT: None		
FUNDING SO	OURCE:		
EXPLANATI	ON OF IMPACT:		
ALTERNATI	IVES:		_
Prepared By:	Wendy J. Mello	wgr	Date $\frac{5}{11}$, $\frac{20}{20}$
Reviewed By:	Chief Kevin Gehman		Date <u> </u>

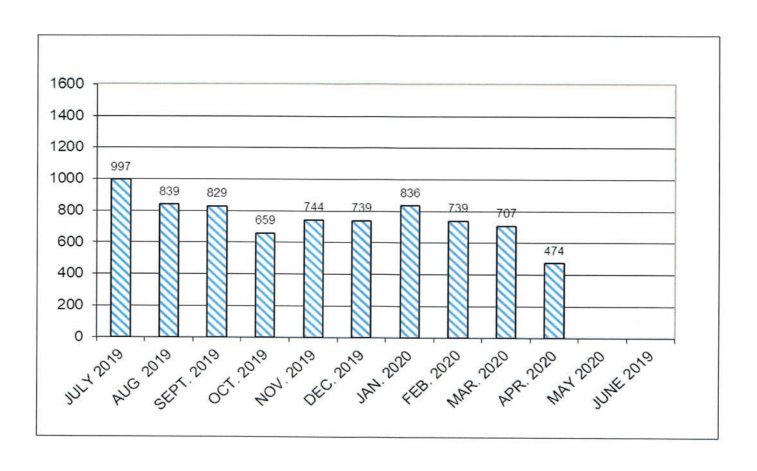
Presented by Kevin Gehman

MONTHLY ACTIVITY REPORT



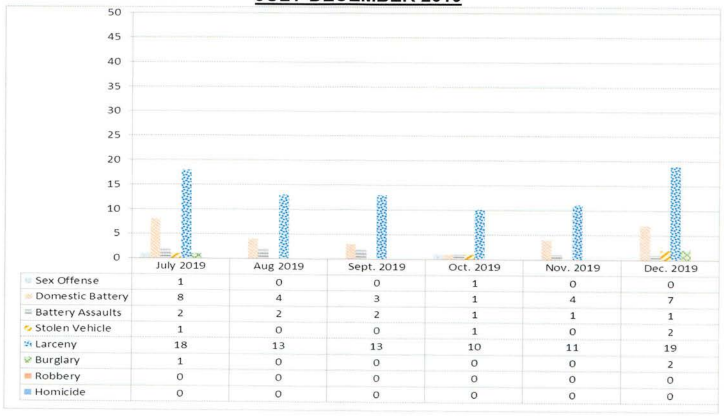
APRIL 2020

2019/2020 Calls for Service/Total Incidents Reported

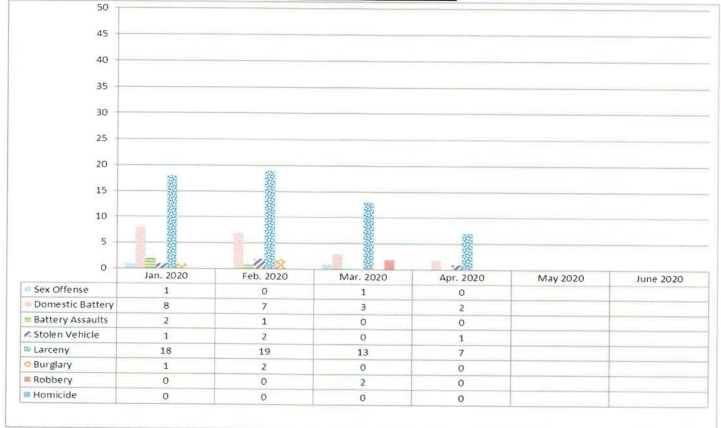


2019/2020 CRIME SUMMARY

JULY-DECEMBER 2019

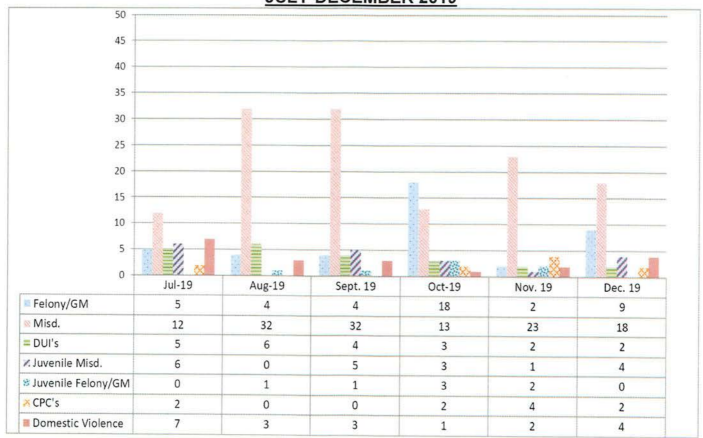


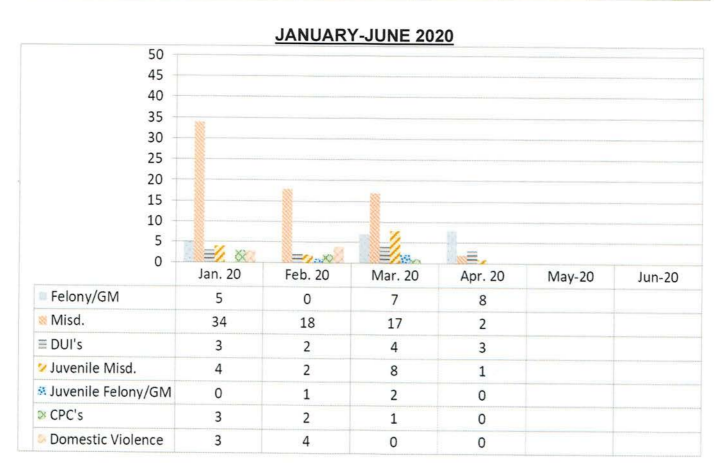
JANUARY-JUNE 2020



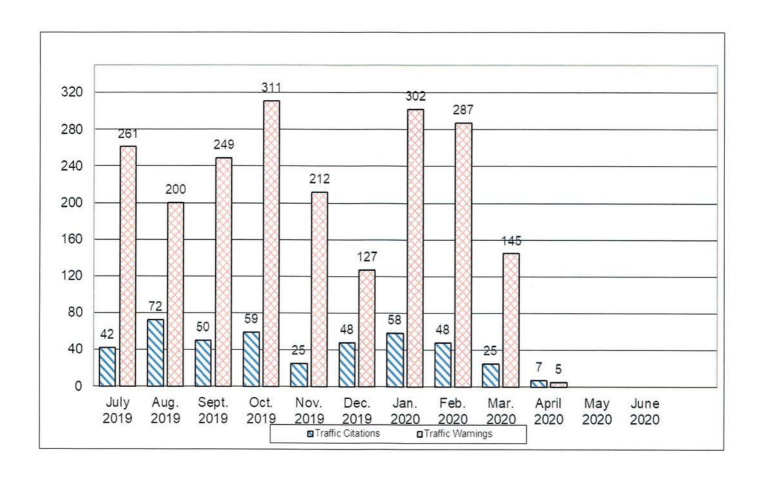
2019/2020 ARREST SUMMARY

JULY-DECEMBER 2019

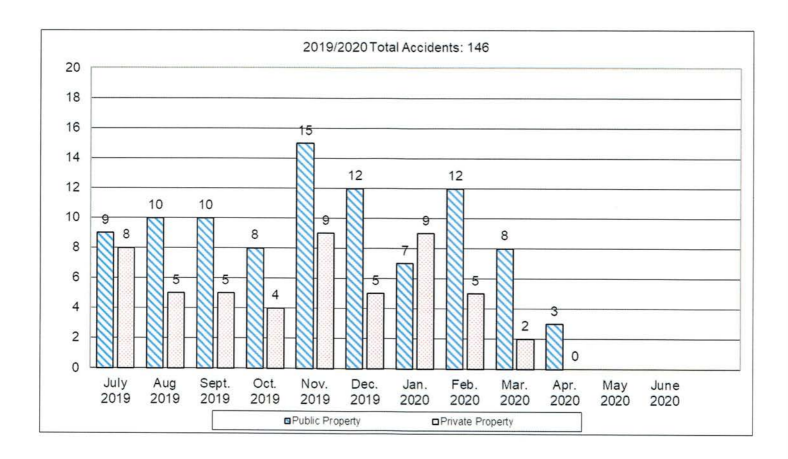




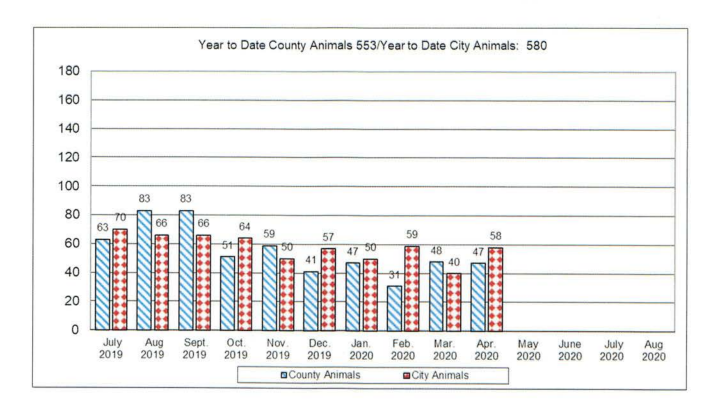
2019/2020 MOVING CITATIONS & TRAFFIC WARNINGS



2019/2020 TRAFFIC ACCIDENTS



2019/2020 ANIMAL SHELTER SERVICE



Fallon Police Department Citizen Survey Results

April 2020

When you contacted the Police Department, how satisfied were you with the ability of the dispatcher or employee that assisted you?

VERY SATISFIED	SATISFIED	DISSATISFIED	NO OPINION
10	4		1

Were you satisfied with the courtesy and concern shown by the dispatcher or employee?

VERY SATISFIED	SATISFIED	DISSATISFIED	NO OPINION
11	5		

Are you satisfied with the Police Department's response time?

VERY SATISFIED	<u>SATISFIED</u>	DISSATISFIED	NO OPINION
13	4		

Regarding your most recent contact, please rate the Officer in the following areas: Officer name(s) Officer Jacobs, Officer Groom, and Dispatcher Rasmussen.

	VERY SATISFIED	SATISFIED	DISSATISFIED	NO OPINION
Concern	11	5		
Courtesy	15	1		
Knowledge	12	3	1	
Problem Solving Ability	11	4		
Professional Conduct	15		1	

Overall, how satisfied are you with the Fallon Police Department?

VERY SATISFIED	SATISFIED	DISSATISFIED	NO OPINION
12	4	1	

CITIZEN SURVEY COMMENTS

April 2020

I want to thank everyone that came out to help us. It was not a huge emergency, but I am thankful they reacted. They were all very polite and kept us informed on everything going on. Did not get everyone's name but I am thankful for everyone in the offices, police station and fire department. You are all doing an amazing job in our town. Well everywhere. Thank you all again for helping us on that day.

I have lived in Fallon for thirty (30) years, I am from San Diego. I have always lived in the county, so the past two (2) years due to divorce I have lived in the city. I am very satisfied with the Fallon Police Department. You have had to come to my house due to my ex showing at my city house, property (cars) parked in the street, and your department has been quick and professional and nice in each experience. Great job all of you. I have also called in and asked questions which were quickly answered. Great job on dispatch also. I appreciate your training and personal customer service.

We are special circumstances with the COVID-19 viruses. Officer helped me as best as he could while working with the procedures of his department. Everyone is wary of this virus. All of us will be wearing masks and eye protection soon when we go out to get food.

I cannot remember the officers name, but he was very courteous and professional.

Dear Judge Lister, Judge Stockard and the Fallon Police Department. I am an 18-year-old native Fallon resident. I have respected this community and the people within. I believe the Fallon PD will take the correct measures to catch the thief who stole my front license plate. As Covid-19 has taken an effect on the community, I am unable to access the DMV or report to work. I believe that this thief shall pay full restitution and serve the maximum punishment for this crime. Thank you.

I appreciate the courteous treatment I received on my most recent visit with the Fallon Police station. Thanks very much.

The response to my call was handled very professionally and the officer was very helpful. I am sorry I do not remember the officer or dispatchers' names. Thank you for your help.

The response time was amazing. The officer was very kind and knowledgeable. It was nice to have my fear/problem taken seriously. Thank you.

Fallon Police Department is one of the best departments I have ever associated with professionally or personally. Thank you for all you do!

Fallon Police Department Activities / Special Events April 2020

Radar trailer

April 28, 2020-The radar trailer was set up for southbound traffic at Tedford Lane near Saint Patrick Court for reported speeders.