Eleven Councillors Present
Moment of Silence
Pledge of Allegiance

Motion made by Councilor Colucci and seconded by Councilor Capano to accept the Meeting Minutes of September 16, 2014.
Motion carried.

COUNCIL APPOINTMENTS:

Laura McGaughey-Marquez - Reappointment to the Lynn Human Rights Commission, effective September 6, 2014 to September 6, 2016.
Motion made by Councilor Trahant and seconded by Councilor Net to reappoint Laura McGaughey-Marquez to the Lynn Human Rights Commission, effective September 6, 2014 and will expire on September 6, 2016.
Motion carried by the following yea and nay vote:
11 YES  0 NO

Mary Yanakakis – Appointment to the Pine Grove Cemetery Commission, Effective October 14, 2014 to September 11, 2017.
Motion made by Councilor Trahant and seconded by Councilor Ford to appoint Mary Yanakakis to the Pine Grove Cemetery Commission effective October 14, 2014 to September 11, 2017.
Motion carried by the following yea and nay vote:
11 YES  0 NO

COMMUNICATIONS:
Communication from Her Honor the Mayor:
Dear Councilors:
I am hereby appointing Ms. Marlene Vasi Eddy to the Lynn Council on Aging. Ms. Eddy’s term is effective immediately and will expire on August 9, 2017.
Sincerely, Judith Flanagan Kennedy, Mayor
Motion made by Councilor Colucci and seconded by Councilor Trahant to appoint Marlene Vasi Eddy to the Lynn Council on Aging, effective immediately and will expire on August 9, 2017.
Motion carried by the following yea and nay vote:
11 YES  0 NO
Communication from Her Honor the Mayor:
Dear Councilors:
I am hereby appointing Ms. Pearl E. Brown to the Lynn Council on Aging. Ms. Brown's term is effective immediately and will expire on August 9, 2017.
Sincerely, Judith Flanagan Kennedy, Mayor
Motion made by Councilor Colucci and seconded by Councilor Trahant to appoint Pearl E. Brown to the Lynn Council on Aging, effective immediately and will expire on August 9, 2017.
Motion carried by the following yea and nay vote:
11 YES 0 NO

Communication from Her Honor the Mayor:
Dear Councilors:
I am hereby appointing Ms. Minnette R. Lall to the Lynn Council on Aging. Ms. Lall's term is effective immediately and will expire on August 9, 2017.
Sincerely, Judith Flanagan Kennedy, Mayor
Motion made by Councilor Colucci and seconded by Councilor Trahant to appoint Minnette R. Lall to the Lynn Council on Aging, effective immediately and will expire on August 9, 2017.
Motion carried by the following yea and nay vote:
11 YES 0 NO

Communication from Her Honor the Mayor:
Dear Councilors:
I am hereby appointing Ms. Paula Mackin to the Economic Development Industrial Corporation Board. Ms. Mackin's term is effective immediately and will expire on June 30, 2017.
Sincerely, Judith Flanagan Kennedy, Mayor
Motion made by Councilor Colucci and seconded by Councilor Trahant to appoint Paula Mackin to the Economic Development Industrial Corporation Board, effective immediately and will expire on June 30, 2017.
Motion carried by the following yea and nay vote:
11 YES 0 NO

PUBLIC HEARINGS:
Public Hearing relative to a burnt, dilapidated or dangerous building or other structure or vacant parcel of land located at 226 Western Avenue.
No one appeared in Favor
The following appeared in Opposition:
Attorney Stephen Smith
Public Hearing Closed.
Motion made by Councilor Trahant and seconded by Councilor Cyr to grant. 
Motion carried by the following yea and nay vote: 
11 YES 0 NO

Public Hearing relative to a burnt, dilapidated or dangerous building or other structure or vacant parcel of land located at 3 Noyes Terrace. 
No one appeared in Favor. 
No one appeared in Opposition. 
Public Hearing Closed. 

Motion made by Councilor Cyr and seconded by Councilor Trahant to grant. 
Motion carried by the following yea and nay vote: 
11 YES 0 NO

Petition of Misain Orellana and Fedilina Garcia, for permission to allow the renovation of the existing building at 4-10 Green Street, so as to allow eight apartment units, 4 on the second floor and 4 on the third floor, in accordance with section 4.1.6 of the City of Lynn Zone Ordinance. 
The following appeared in Favor: 
Attorney Mihos 
No one appeared in Opposition. 
Public Hearing Closed. 

Motion made by Councilor Colucci and seconded by Councilor Trahant to grant the prayer of the Petitioner with the stipulation that the outside façade of the building be completed prior to work on the inside of the building. 
Motion carried by the following yea and nay vote: 
11 YES 0 NO

Petition of Angoli Sign, Donald Agnoli, for permission for a sign permit for Fisher Auto Parts at 1069 Western Avenue. 
The following appeared in Favor: 
Christina Moreau (on behalf of the owner) 
No one appeared in Opposition. 
Public Hearing Closed. 

Motion made by Councilor Capano and seconded by Councilor Colucci to grant the prayer of the Petitioner. 
Motion carried by the following yea and nay vote: 
11 YES 0 NO

Petition of Verizon, Everett Bryan, regarding existing Verizon manhole #387 located on Broadway at intersection of Springvale Avenue, for permission to place approximately 355 feet of underground conduit northerly to Magnolia Avenue to existing jointly owned pole No. 30/39. Also for permission to lay and maintain underground conduits, cables
and wires on the above or intersection public ways for purpose of making connections
with such poles for the purpose of making connections with such poles and buildings as
it may desire for distributing purposes.
The following appeared in Favor:
Everett Bryan, Verizon
No one appeared in Opposition.
Public Hearing Closed.
Motion made by Councilor Lozzi and seconded by Councilor Barton to grant the
prayer of the Petitioner.
Motion carried by the following yea and nay vote:
11 YES 0 NO

Petition of Verizon, Everett Bryan, for permission to place (1) Stub Pole from
474 Broadway to Carter Road.
The following appeared in Favor:
Everett Bryan, Verizon
No one appeared in Opposition.
Public Hearing Closed.
Motion made by Councilor Lozzi and seconded by Councilor Net to grant the
prayer of the Petitioner.
Motion carried by the following yea and nay vote:
11 YES 0 NO

Petition of Comcast, Timothy Broderick, for permission to install from existing pole #8 at
corner of School Street and Ellis Street (1) 4” pvc conduit 400’ +/- in a southwesterly
direction to Silsbee Street and then continue up Silsbee Street in a northwesterly
direction, placing (1) 4” pvc conduit 200’ +/- to property at 250 Union Street.
The following appeared in Favor:
Timothy Broderick, Comcast
No one appeared in Opposition.
Public Hearing Closed.
Motion made by Councilor Colucci and seconded by Councilor Capano to grant the
prayer of the Petitioner.
Motion carried by the following yea and nay vote:
11 YES 0 NO

Petition of National Grid, Rafael Panos, for permission to install beginning at a point on
Pleasant Street, approximately 20’ east of the centerline of the intersection of Alley
Street and Pleasant Street and continuing approximately 50 feet in an Easterly
direction, install 50’ +/- pvc from MH 10 to 154 Pleasant Street.
The following appeared in Favor:
Rafael Panos, National Grid
No one appeared in Opposition.
Public Hearing Closed.
Motion made by Councilor Capano and seconded by Councilor Crighton to grant the prayer of the Petitioner with the stipulation that they abide by the DPW stipulations.
Motion carried by the following yea and nay vote:
11 YES 0 NO

PUBLIC HEARINGS TO BE SET DOWN:

-Petition of T-Stop Superette, Anthony Leo, for permission for an All Alcohol Package Store at 546 Walnut Street. (Ford)

-Petition of Comcast, Timothy Broderick, for permission to intercept existing conduit on Washington Street and place vault/manhole. From new vault/manhole, place (1) 4” pvc conduit 30’ +/- in a northeasterly direction to property at 10-20 Central Avenue. (Chakoutis)

-Petition of Lightower Fiber Networks, Scott Harnois, for permission to install approximately 840’ linear feet of (1) 4” SCH40 PVC concrete encased conduit starting at National Grid MH 1-21 to #112 Market Street. (Chakoutis)
Motion made by Councilor Colucci and seconded by Councilor Barton to set down for Public Hearings.
Motion carried.

UNFINISHED BUSINESS:


Approve request from Chief of Police for one (1) Permanent Full Time Information Technology Systems Coordinator. - Granted
Motion made by Councilor Ford and seconded by Councilor Cyr to accept the report.
Motion carried.

Public Property and Parks Committee Report of October 7, 2014:

Ordered that the Mayor is authorized to execute a Release Deed for the real property known as Lot 1 containing approximately 31,300 s.f. +/- as shown on a Plan of Land prepared by Parsons and Faia, Inc., dated September 19, 2014, 60 Lewis Street, Lynn, Massachusetts to the EDIC of Lynn for nominal consideration and any other documents required to effectuate conveyance. The EDIC shall execute a Development Agreement with any potential developer prior to conveying said property.
Councillor Cyr attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order that the Mayor is authorized to execute a Release Deed for the real property known as Lot 1 containing approximately 31,300 s.f. +/- as shown on a Plan of Land prepared by Parsons and Faia, Inc., dated September 19, 2014, 60 Lewis Street, Lynn, Massachusetts to the EDIC of Lynn for nominal consideration and any other documents required to effectuate conveyance. The EDIC shall execute a Development Agreement with any potential developer prior to conveying said property.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
11 YES  0 NO
Emergency Order was then adopted by the following yea and nay vote:
11 YES  0 NO

Ordered that the City of Lynn hereby transfers the property at 29 Parrott Street to the Lynn Housing Authority and Neighborhood Development. Further orders that the City Solicitor’s office prepare the necessary deed for conveyance. Further ordered that Her Honor the Mayor is hereby authorized to execute said deed. The Lynn Housing Authority and Neighborhood Development shall demolish the structure within sixty (60) days. The present structure shall be replaced with a single family home. Should these conditions not be satisfied, said property shall revert back to the City of Lynn. Further ordered that Her Honor the Mayor is authorized to execute the necessary documents to effectuate this Council order.

Councillor Cyr attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order that the City of Lynn hereby transfers the property at 29 Parrott Street to the Lynn Housing Authority and Neighborhood Development. Further orders that the City Solicitor’s office prepare the necessary deed for conveyance. Further ordered that Her Honor the Mayor is hereby authorized to execute said deed. The Lynn Housing Authority and Neighborhood Development shall demolish the structure within sixty (60) days. The present structure shall be replaced with a single family home. Should these conditions not be satisfied, said property shall revert back to the City of Lynn. Further ordered that Her Honor the Mayor is authorized to execute the necessary documents to effectuate this Council order.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
Emergency Order was then adopted by the following yea and nay vote:
11 YES  0 NO
REPORT ACCEPTED.

COMMITTEE REPORTS:
Report of the October 14, 2014 Committee on Ways and Means recommending
the following to be accepted:

Ordered that the City Comptroller is hereby authorized to take the following actions
Transfer the sum of Three Thousand Three Hundred Ninety Six Dollars ($3,396.25)
from the Reserve Fund to the DPW Bills of Prior Year.
Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of
the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order that the City Comptroller is hereby
authorized to take the following actions: Transfer the sum of Three Thousand
Three Hundred Ninety Six Dollars ($3,396.25) from the Reserve Fund to the DPW
Bills of Prior Year.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING
CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Transfer the sum of Thirty Thousand Dollars and Zero Cents ($30,000.00) from the
Reserve Fund with Fifteen Thousand ($15,000.00) to the Connery Capital Account and
Fifteen Thousand ($15,000.00) to the Harrington Capital Account.
Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of
the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to transfer the sum of Thirty
Thousand Dollars and Zero Cents ($30,000.00) from the Reserve Fund with Fifteen
Thousand ($15,000.00) to the Connery Capital Account and Fifteen Thousand
($15,000.00) to the Harrington Capital Account.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING
CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Transfer the sum of Eleven Thousand Six Hundred Eighteen Dollars and Zero Cents ($11,618.00) from the Reserve Account to the Library Expense Books ($10,108.00) and Library Overtime ($1,500.00).

Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to transfer the sum of Eleven Thousand Six Hundred Eighteen Dollars and Zero Cents ($11,618.00) from the Reserve Account to the Library Expense Books ($10,108.00) and Library Overtime ($1,500.00).
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Certify as an “Available Fund” the amount of Forty Four Thousand Four Hundred Thirty Five Dollars and Zero Cents ($44,435.00) as allotted to the City of Lynn by Massachusetts Emergency Management Agency (CDA) to fund a FY2013/14 Emergency Management Performance Grant. Grant Period is 08/11/14 to 06/30/15.
Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of Forty Four Thousand Four Hundred Thirty Five Dollars and Zero Cents ($44,435.00) as allotted to the City of Lynn by Massachusetts Emergency Management Agency (CDA) to fund a FY2013/14 Emergency Management Performance Grant. Grant Period is 08/11/14 to 06/30/15.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Certify as an “Available Fund” the amount of Sixty Six Thousand One Hundred Eighteen Dollars and Seventy Cents ($66,118.70 as allotted to the City of Lynn Health Department by the Department of Public Health (DPH-BSAS) to fund the Environmental Strategies to Reduce Underage Drinking Grant Program. Grant Period 7/1/14 to 6/30/15.
Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of Sixty Six Thousand One Hundred Eighteen Dollars and Seventy Cents ($66,118.70 as allotted to the City of Lynn Health Department by the Department of Public Health (DPH-BSAS) to fund the Environmental Strategies to Reduce Underage Drinking Grant Program. Grant Period 7/1/14 to 6/30/15.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Certify as an “Available Fund” the amount of Four Hundred Eighty Nine Thousand Five Hundred Fifty Four Dollars and Zero Cents ($489,554) as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the SPED 240 FY15 Grant. Grant Period 9/1/14-8/31/15.
Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of Four Hundred Eighty Nine Thousand Five Hundred Fifty Four Dollars and Zero Cents ($489,554) as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the SPED 240 FY15 Grant. Grant Period 9/1/14-8/31/15.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Certify as an “Available Fund” the amount of Two Hundred Twenty Nine Thousand Three Hundred Thirty Seven Dollars and Zero Cents ($229,337.00) as allotted to the City of Lynn School Department by the Department of Early Education and Care (ECC) to fund the FY15 Inclusive Preschool Learning Grant. Grant Period 7/1/14-6/30/15.
Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of Two Hundred Twenty Nine Thousand Three Hundred Thirty Seven Dollars and Zero Cents ($229,337.00) as allotted to the City of Lynn School Department by the Department of Early Education and Care (ECC) to fund the FY15 Inclusive Preschool Learning Grant. Grant Period 7/1/14-6/30/15.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Certify as an “Available Fund” the amount of Seventeen Thousand Ten Dollars and Zero Cents ($17,010.00) as allotted to the City of Lynn School Department by the Department of Early Education and Care (ECC) to fund the FY14-FY15 Massachusetts Kindergarten Entry Assessment (MKEA) Grant. Grant Period 4/1/14-6/15/15.
Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of Seventeen Thousand Ten Dollars and Zero Cents ($17,010.00) as allotted to the City of Lynn School Department by the Department of Early Education and Care (ECC) to fund the FY14-FY15 Massachusetts Kindergarten Entry Assessment (MKEA) Grant. Grant Period 4/1/14-6/15/15.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Certify as an “Available Fund” the amount of One Million Four Hundred Thirty Two Thousand Seven Hundred Thirty Seven Dollars and Zero Cents ($1,432,737.00) as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the SPED 240 Carry Over Grant. Grant Period 9/10/14-8/31/15.
Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of One Million Four Hundred Thirty Two Thousand Seven Hundred Thirty Seven Dollars and Zero Cents ($1,432,737.00) as allotted to the City of Lynn
School Department by the Department of Elementary and Secondary Education (DESE) to fund the SPED 240 Carry Over Grant. Grant Period 9/10/14-8/31/15. THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.

Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Certify as an “Available Fund” the amount of Two Hundred Seventy Four Thousand Seven Hundred Eighty Six Dollars and Zero Cents ($274,786.00) as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the 400 Perkins Grant. Grant Period 9/1/14-8/31/15.

Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of Two Hundred Seventy Four Thousand Seven Hundred Eighty Six Dollars and Zero Cents ($274,786.00) as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the 400 Perkins Grant. Grant Period 9/1/14-8/31/15.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.

Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Certify as an “Available Fund” the amount of Ninety One Thousand Dollars and Zero Cents ($91,000.00) as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the 632 MCAS Grant. Grant Period 9/1/14-6/30/15.

Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of Ninety One Thousand Dollars and Zero Cents ($91,000.00) as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the 632 MCAS Grant. Grant Period 9/1/14-6/30/15.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Certify as an “Available Fund” the amount of One Hundred Five Thousand Thirty Five Dollars and Zero Cents ($135,035.00) as allotted to the City of Lynn School Department by the Department of Early Education and Care (ECC) to fund the Early Childhood Special Education Entitlement Grant. Grant period  9/1/14 -8/31/15.
Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of One Hundred Five Thousand Thirty Five Dollars and Zero Cents ($135,035.00) as allotted to the City of Lynn School Department by the Department of Early Education and Care (ECC) to fund the Early Childhood Special Education Entitlement Grant. Grant period  9/1/14 -8/31/15.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Certify as an “Available Fund” the amount of Five Hundred Sixty Five Thousand Dollars and Zero Cents ($565,000.00) as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the Quality Full-Day Kindergarten Grant. Grant period 9/1/14-6/30/15.
Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of Five Hundred Sixty Five Thousand Dollars and Zero Cents ($565,000.00) as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the Quality Full-Day Kindergarten Grant. Grant period 9/1/14-6/30/15.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Certify as an “Available Fund” the amount of Nineteen Thousand One Hundred Sixty Seven Dollars and Zero Cents as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the 738 Literacy Partnership Grant. Grant Period 9/9/14-6/30/15.

Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order to certify as an “Available Fund” the amount of Nineteen Thousand One Hundred Sixty Seven Dollars and Zero Cents as allotted to the City of Lynn School Department by the Department of Elementary and Secondary Education (DESE) to fund the 738 Literacy Partnership Grant. Grant Period 9/9/14-6/30/15.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.

Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).

Ordered that the City Clerk be directed to cause notice to be advertised that meetings of the qualified voters of the City of Lynn will be held in the several polling places heretofore designated:

Warrant for STATE ELECTION on Tuesday, the Fourth Day of November, 2014.

GREETING:

In the name of the Commonwealth you are hereby required to notify and warn the inhabitants of the City of Lynn who are qualified to vote in the STATE ELECTION to vote at:

1-1 Shoemaker School – Clearview Avenue
1-2 Briarcliff Lodge – 112 Kernwood Drive
1-3 Sisson School – 56 Conomo Avenue
1-4 Sisson School – 56 Conomo Avenue
2-1 St. Pius Lower Church Hall – Maple Street
2-2 St. Pius Lower Church Hall – Maple Street
2-3 St. Pius Lower Church Hall – Maple Street
2-4 St. Pius Lower Church Hall – Maple Street
3-1 English High School – Goodridge Street
3-2 English High School – Goodridge Street
3-3 English High School – Goodridge Street
3-4 English High School – Goodridge Street
The polls will be opened at 7:00 a.m. and closed at 8:00 p.m. and all citizens will, in the several precincts in which they are entitled to vote, between said hours, give in their votes on one ballot for Governor, Lt. Governor, Senator in Congress, Representative in Congress (6th Congressional district), State Senator, (3rd Essex District), Governor’s Council, Attorney General, Secretary of State, Treasurer, Auditor, District Attorney, Registrar of Probate, and Representative in General Court for 8th Essex District, which consists of Ward 3, Precinct 4 and Ward 4, Precinct 4; Representative in General Court for 9th Essex District, which consists of Ward 1, Precincts 1 & 2; Representative in General Court for 10th Essex District, which consists of Ward 1, Precinct 3 & 4, Ward 2, Precinct 1, 2, 3 & 4, Ward 3, Precinct 1, 2 & 3, Ward 4, Precinct 1, & 2, Ward 5, Precincts 2 & 3; Representative in General Court for 11th District, which consists of Ward 4, Precinct 3 and Ward 5, Precincts 1 & 4, Ward 6, Precinct 1, 2, 3 & 4, Ward 7, Precinct 1, 2, 3 & 4 and the following questions:

**QUESTION 1: LAW PROPOSED BY INITIATIVE PETITION**

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives on or before May 6, 2014?

**SUMMARY**

This proposed law would eliminate the requirement that the state’s gasoline tax, which was 24 cents per gallon as of September 2013, (1) be adjusted every year by the percentage change in the Consumer Price Index over the preceding year, but (2) not be adjusted below 21.5 cents per gallon.

**A YES VOTE** would eliminate the requirement that the state’s gas tax be adjusted annually based on the Consumer Price Index.

**A NO VOTE** would make no change in the laws regarding the gas tax.
QUESTION 2: LAW PROPOSED BY INITIATIVE PETITION

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives on or before May 6, 2014?

SUMMARY

This proposed law would expand the state’s beverage container deposit law, also known as the Bottle Bill, to require deposits on containers for all non-alcoholic non-carbonated drinks in liquid form intended for human consumption, except beverages primarily derived from dairy products, infant formula, and FDA approved medicines. The proposed law would not cover containers made of paper-based biodegradable material and aseptic multi-material packages such as juice boxes or pouches.

The proposed law would require the state Secretary of Energy and Environmental Affairs (EEA) to adjust the container deposit amount every five years to reflect (to the nearest whole cent) changes in the consumer price index, but the value could not be set below five cents.

The proposed law would increase the minimum handling fee that beverage distributors must pay dealers for each properly returned empty beverage container, which was 2 ¼ cents as of September 2013, to 3 ½ cents. It would also increase the minimum handling fee that bottlers must pay distributors and dealers for each properly returned empty reusable beverage container, which was 1 cent as of September 2013, to 3 ½ cents. The Secretary of EEA would review the fee amounts every five years and make appropriate adjustments to reflect changes in the consumer price index as well as changes in the costs incurred by redemption centers. The proposed law defines a redemption center as any business whose primary purpose is the redemption of beverage containers and that is not ancillary to any other business.

The proposed law would direct the Secretary of EEA to issue regulations allowing small dealers to seek exemptions from accepting empty deposit containers. The proposed law would define small dealer as any person or business, including the operator of a vending machine, who sells beverages in beverage containers to consumers, with a contiguous retail space of 3,000 square feet or less, excluding office and stock room space; and fewer than four locations under the same ownership in the Commonwealth. The proposed law would require that the regulations consider at least the health, safety, and convenience of the public, including the distribution of dealers and redemption centers by population or by distance or both.

The proposed law would set up a state Clean Environment Fund to receive certain unclaimed container deposits. The Fund would be used, subject to appropriation by the state Legislature, to support programs such as the proper management of solid waste, water resource protection, parkland, urban forestry, air quality and climate protection.
The proposed law would allow a dealer, distributor, redemption center or bottler to refuse to accept any beverage container that is not marked as being refundable in Massachusetts.

The proposed law would take effect on April 22, 2015.

**A YES VOTE** would expand the state’s beverage container deposit law to require deposits on containers for all non-alcoholic, non-carbonated drinks with certain exceptions, increase the associated handling fees, and make other changes to the law.

**A NO VOTE** would make no change in the laws regarding beverage container deposits.

**QUESTION 3: LAW PROPOSED BY INITIATIVE PETITION**

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives on or before May 6, 2014?

**SUMMARY**

This proposed law would (1) prohibit the Massachusetts Gaming Commission from issuing any license for a casino or other gaming establishment with table games and slot machines, or any license for a gaming establishment with slot machines; (2) prohibit any such casino or slots gaming under any such licenses that the Commission might have issued before the proposed law took effect; and (3) prohibit wagering on the simulcasting of live greyhound races.

The proposed law would change the definition of “illegal gaming” under Massachusetts law to include wagering on the simulcasting of live greyhound races, as well as table games and slot machines at Commission-licensed casinos, and slot machines at other Commission-licensed gaming establishments. This would make those types of gaming subject to existing state laws providing criminal penalties for, or otherwise regulating or prohibiting, activities involving illegal gaming.

The proposed law states that if any of its parts were declared invalid, the other parts would stay in effect.

**A YES VOTE** would prohibit casinos, any gaming establishment with slot machines, and wagering on simulcast greyhound races.

**A NO VOTE** would make no change in the current laws regarding gaming.

**QUESTION 4: LAW PROPOSED BY INITIATIVE PETITION**

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives on or before May 6, 2014?

**SUMMARY**

This proposed law would entitle employees in Massachusetts to earn and use sick time according to certain conditions.
Employees who work for employers having eleven or more employees could earn and use up to 40 hours of paid sick time per calendar year, while employees working for smaller employers could earn and use up to 40 hours of unpaid sick time per calendar year.

An employee could use earned sick time if required to miss work in order (1) to care for a physical or mental illness, injury or medical condition affecting the employee or the employee’s child, spouse, parent, or parent of a spouse; (2) to attend routine medical appointments of the employee or the employee’s child, spouse, parent, or parent of a spouse; or (3) to address the effects of domestic violence on the employee or the employee’s dependent child. Employees would earn one hour of sick time for every 30 hours worked, and would begin accruing those hours on the date of hire or on July 1, 2015, whichever is later. Employees could begin to use earned sick time on the 90th day after hire.

The proposed law would cover both private and public employers, except that employees of a particular city or town would be covered only if, as required by the state constitution, the proposed law were made applicable by local or state legislative vote or by appropriation of sufficient funds to pay for the benefit. Earned paid sick time would be compensated at the same hourly rate paid to the employee when the sick time is used.

Employees could carry over up to 40 hours of unused sick time to the next calendar year, but could not use more than 40 hours in a calendar year. Employers would not have to pay employees for unused sick time at the end of their employment. If an employee missed work for a reason eligible for earned sick time, but agreed with the employer to work the same number of hours or shifts in the same or next pay period, the employee would not have to use earned sick time for the missed time, and the employer would not have to pay for that missed time. Employers would be prohibited from requiring such an employee to work additional hours to make up for missed time, or to find a replacement employee.

Employers could require certification of the need for sick time if an employee used sick time for more than 24 consecutively scheduled work hours. Employers could not delay the taking of or payment for earned sick time because they have not received the certification. Employees would have to make a good faith effort to notify the employer in advance if the need for earned sick time is foreseeable.

Employers would be prohibited from interfering with or retaliating based on an employee’s exercise of earned sick time rights, and from retaliating based on an employee’s support of another employee’s exercise of such rights.

The proposed law would not override employers’ obligations under any contract or benefit plan with more generous provisions than those in the proposed law. Employers that have their own policies providing as much paid time off, usable for the same
purposes and under the same conditions, as the proposed law would not be required to provide additional paid sick time.

The Attorney General would enforce the proposed law, using the same enforcement procedures applicable to other state wage laws, and employees could file suits in court to enforce their earned sick time rights. The Attorney General would have to prepare a multilingual notice regarding the right to earned sick time, and employers would be required to post the notice in a conspicuous location and to provide a copy to employees. The state Executive Office of Health and Human Services, in consultation with the Attorney General, would develop a multilingual outreach program to inform the public of the availability of earned sick time.

The proposed law would take effect on July 1, 2015, and states that if any of its parts were declared invalid, the other parts would stay in effect.

A YES VOTE would entitle employees in Massachusetts to earn and use sick time according to certain conditions.

A NO VOTE would make no change in the laws regarding earned sick time.

Councillor Colucci attached the following Emergency Preamble:
WHEREAS, A Special Emergency exists involving the peace, health and safety of the people or their property in the City of Lynn.
WHEREAS, An Emergency relative to an Order that the City Clerk be directed to cause notice to be advertised that meetings of the qualified voters of the City of Lynn will be held in the several polling places heretofore designated:
Warrant for STATE ELECTION on Tuesday, the Fourth Day of November, 2014.
THEREFORE BE IT VOTED BY THE LYNN CITY COUNCIL THAT THE FOREGOING CONSTITUTES AN EMERGENCY.
Emergency Preamble was adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
Emergency Order was then adopted by the following yea and nay vote:
10 YES  0 NO  (Councilor Lozzi absent at vote).
REPORT ACCEPTED.

Report of the Committee on Licensing recommending the following to be accepted:
TAXI OPERATORS  (NEW)
Collins, Alfonzie  152D Eustis St  Apt 1097  Roxbury, MA - (see Cori-serious offenses)
– Withdrew application. – (Councilor Cyr stated too many offenses to approve now)
Coriano-Cardona, Edwin, 163  Curwin Cir. (both Tom’s & Garcia’s)- Granted with Stipulation that he change his license to show new address.
Garcia, Rafael Marty, 76 Park St.  Apt. 5 - Granted
Gautier Macario, Anderson J., 654 South St. Roslindale, MA- Granted
Hierro-Cortoreal, Antonio, 120 Bridge St., Salem, MA - Tabled
Mealey, Kenneth, 7 Fuller St. - Tabled
Mosher, Hugh, 149 Wilson Rd., Nahant, MA - Granted
Vasquez, Kayla, 14B Park St., Salem, MA (TEMP. to 10/15/2014) - Granted
Vasquez, Kelsey, 14B Park St., Salem, MA (TEMP. to 10/15/2014) - Granted

TAXI OPERATOR – TABLED
Bouamout, Reouane, 1 Agawam St., Revere, MA - DENIED

TAXI OPERATOR – Review
Bingham, Joseph, 58 Broad St. #2 (MULTIPLE OPEN CASES) SEE CORI – Granted – Will go to Court House and get papers.

TAXI/LIVERY OPERATOR – Review (See attached Police Report) – Motion to suspend license until Committee is notified by Lynn Police Department report is cleared.
Garcia, Angel, 28 Lovett Place - Granted

TAXI OPERATOR
Doucette, Christopher, 64 Lowell St. - 60 Day Review - Granted
Middleton, Scott, 77 Kirtland St. #2 30 Day Review - (Oct.'s CORI same as July's – still open cases (10 pages long)) - Granted

TAXI OPERATOR – 90 Days Review
McCollin, Charles, 101 Waite St. #B4, Malden, MA - Granted

LIVERY OPERATOR – (NEW)
Burns, S. Edward, 219 Jackson St. Loft 429 Lowell, MA 01852- Granted
Rogers, William, 73 Bass Point Road, Nahant, MA - Granted
Roman, Luis, 129 Jackson St. 2nd. fl. - Tabled

LIVERY SERVICE & OPERATORS (NEW)
Transport In Peace, LLC. 202 Blossom Street Ext. Suite C, Lynn, MA - Granted
Gonzalez, David, 118 South St. - Granted
Tokarev, Aleksandr, 197 Marianna St. - Granted

DOOR TO DOOR SALES
479 Broadway, Hallmark Homes LLC- Tabled

OLD GOLD & SILVER RENEWAL
1 Market Sq., Market Square Too- Granted
32 Market Sq., Market Square Exchange & Emporium- Granted

OLD GOLD & SILVER - SIX MONTH REVIEW
800 Lynnway, Duc Anh Watch & Clock Repair (needs to bring son) - Granted

PAWN BROKERS’-RENEWAL
1 Market Sq., Market Square Too- Granted
32 Market Sq., Market Square Exchange & Emporium- Granted

SECOND HAND ARTICLE LICENSE-NEW
810 Lynnway, D’Anna Furniture- Granted
1 Market St., The Vault Life Style Consignment Boutique and Restoration- Granted

SECOND HAND RENEWAL
39 Savory St., Quality Quest- Granted
1 Market Sq., Market Square Too- Granted
32 Market Sq., Market Square Exchange & Emporium- Granted
SIGNS-RENEWAL
170 Broad St., Lynnway Lounge (Council asked him to appear before the committee) - Granted
411 Essex St., Mi Provincia Market - Granted
201 North Common St., Supreme Food, Inc. - Granted
108 Union St., Michael Neloms Karate - Granted
114 Union St., Vecino Meat Market - Granted
189 Union St., La Fe Restaurant - Granted

AUTO REPAIR/FLAMMABLE LICENSE/NEW
37 Bennett St – GEM Line Auto Repair (see Cori-serious offenses) – Tabled until he speaks to Councilor Capano.

FLAMMABLE LICENSE – RENEWAL
512 Chestnut St Mobile Gas Station - Granted
111 Locust St C. Bain Inc - Granted
521 Lynnway Spiro’s Gas Station - Granted
898 Western Ave, NRT Bus Company - Granted

COIN OPERATED DEVICES – RENEWAL
421 Essex St Essex Laundry - Granted

OTHER BUSINESS:
CANNING:
West Lynn Pop Warner – November 8, 9, 2014

Motion made by Councilor Cyr and seconded by Councilor Hong to set down a Public Hearing to show Cause why the License of Dorce Smith should not be revoked.
Motion carried.

Motion made by Councilor Cyr and seconded by Councilor Net to request the Solicitor's Office to look into the feasibility of the Police Department to review the licenses and CORI’s and make recommendation to Licensing Committee. Attorney Lamanna stated that due to the changes in the CORI laws, he would look into the law regarding CORI’s. He said that the Committee gets a redacted version, and the Lynn Police Department cannot review. He will look into this matter and forward a recommendation to the Committee.
REPORT ACCEPTED.

Report of the October 14, 2014 Committee on Public Property and Parks recommending the following to be accepted.
1. Discussion re: City-Owned Property at 80 Clarendon Avenue – Granted (Lays over to October 28, 2014).
2. OTHER BUSINESS
REPORT ACCEPTED.
NEW BUSINESS:

Motion made by Councilor Cyr and seconded by Councilor Trahant to forward a letter to National Grid and to the Department of Public Utilities in opposition of the recent hike for electricity and how it will affect the citizens of the City of Lynn. Motion carried.

Motion made by Councilor Cyr and seconded by Councilor Trahant to forward a letter to our State Delegation requesting that they do all they can to stop the hike for electricity as the citizens of Lynn cannot afford such an increase. Motion carried.

Motion made by Councilor Colucci and seconded by Councilor Ford to adjourn.

Notice of this meeting was posted in the City Clerk’s Office at least forty-eight (48) hours in advance.

A True Copy Attest:

CITY CLERK