

**PUBLIC MEETING – Wednesday, April 11, 2012 at 8:00 p.m.**

**There will be a Public Meeting of the Mayor and Council of the Borough of Glen Rock on Wednesday, April 11, 2012, at 8:00 p.m. in the Council Chambers of the Municipal Building.**

**Agenda: (May be subject to change)**

**1. CALL TO ORDER /ROLL CALL**

**This meeting is called pursuant to the provisions of the Open Public Meeting Law. This Meeting was included in a list of meeting notices sent to the Bergen Record and advertised in said newspaper in January, posted on the bulletin board in the Municipal Building, and has remained continuously posted as the required notices under the Statue. In addition, a copy of this notice is and has been available to the public and is on file in the office of the Municipal Clerk.**

**In accordance with the New Jersey State Fire & Safety Code I call your attention to the lighted exit signs. In the event the alarm sounds, move in an orderly manner toward the exit nearest you and leave the building.**

**Council Member O’Hagan – present  
Council Member Orseck – present  
Council Member Biggs – present**

**Council Member Pazan – present  
Council Member Surrago – present  
Council Member Nogara – present**

**2. FLAG SALUTE/ANNOUNCEMENTS**

**Council member Biggs led the Council and audience in the flag salute.**

**Mayor van Keuren urged residents to secure their cardboard for Monday pick-ups. The Recycling crew spends a lot of extra time chasing down cardboard and find they are unable to complete the route in one day.**

**Council member Surrago added that the Borough does not pick up branches on a regular basis and asked residents to refrain from placing them in the street.**

**3. HEARING ON MUNICIPAL BUDGET AND ADOPTION**

**A motion was made by Council member Pazan, seconded by Council member Nogara to open the public meeting on the municipal budget. All were in favor.**

**A motion was made by Council member Pazan, seconded by Council member Nogara to close the public meeting on the municipal budget. All were in favor.**

**Resolution No. 94-12**

**Offered by Council Member: Pazan**

**Seconded by Council Member: Nogara**

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**BE IT RESOLVED**, by the Mayor and Council of the Borough of Glen Rock, County of Bergen, State of New Jersey, that the 2012 budget as amended hereinbefore set forth is hereby adopted and shall constitute an appropriation for the purposes stated of the sums therein set forth as appropriations and authorization of the amount of

- (A) \$11,859,728 (Item 2 Below) for municipal purposes, and
- (E) \$ 827,105 (Item 5 Below) for Minimum Library Levy

**1. General Revenues**

Surplus Anticipated	\$ 650,000.00
Miscellaneous Revenues Anticipated	2,897,495.00
Receipts from Delinquent Taxes	793,000.00
2. Amount to be Raised By Taxation for Municipal Purpose	11,859,728.00
3. Amount to be Raised by Taxation for School in Type I District	
5. Amount to be Raised by Taxation for Minimum Library Levy	827,105.00
 Total Revenues	 17,027,328.00

**6. General Appropriations  
Within "CAPS"**

(a&b) Operations Including Contingent	11,170,489.00
(e) Deferred Charges and Statutory Expenditures- Municipal	1,279,546.00
 Excluded from "CAPS"	
(a) Operations – Total Operations Excluded from "Caps"	1,861,933.00
c) Capital Improvements	200,000.00
d) Municipal Debt Services	1,696,716.00
m) Reserve for Uncollected Taxes	818,644.00
TOTAL Appropriations	\$17,027,328.00

**ROLL CALL:**

Council Member O’Hagan – yes	Council Member Pazan – yes
Council Member Orseck – yes	Council Member Surrago – yes
Council Member Biggs – yes	Council Member Nogara- yes

**RESOLUTION ADOPTION 2012 MUNICIPAL BUDGET (total appropriations \$17,027,328.00)**

**4. CONSENT AGENDA**

All items listed are considered to be routine and non-controversial by the Borough Council and will be approved by one motion. There will be no separate discussion on these items unless a Council member(s) so request it, in which case the item(s) will be removed from the Consent Agenda and considered in its normal sequence on the agenda. The one motion signifies adoption of all resolutions, received and filed letters, correspondence, reports and approval of applications and minutes.

**Resolutions:**

**1. Resolution for Approval of Minutes ( 3/14 & 3/28/12)**

**Resolution No. 95-12**

**Offered by Council Member O'Hagan**

**Seconded by Council Member Biggs**

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**BE IT RESOLVED, that the Minutes of:**

**March 14, 2012 and March 28, 2012**

**Be accepted as submitted.**

**ROLL CALL:**

**Council Member O'Hagan – yes**

**Council Member Pazan - yes**

**Council Member Orseck – yes**

**Council Member Surrago – yes**

**Council Member Biggs – yes**

**Council Member Nogara - yes**

**2. Resolution Authorizing Extension of Pool Cleaning Bid (Aslan & Co.)**

**Resolution No. 96-12**

**Offered by Council Member O'Hagan**

**Seconded by Council Member Biggs**

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**A RESOLUTION EXTEND CLEANING BID CONTRACT TO ASLAN & COMPANY, FOR THE CLEANING OF VARIOUS MUNICIPAL OWNED FACILITIES FOR 2012**

**WHEREAS**, the Governing Body of Borough of Glen Rock authorized the bid of Aslan & Company, Inc., in the amount of \$7,275.00 (Pool Cleaning), \$65.00 per visit for second cleaning - Pool (Alternative 1); \$1,080.00 (\$90.00 per visit) for monthly cleaning - Bus Shelter (Alternative 2) and \$1,365.00 for weekly cleaning - Restrooms and Wilde Park (Alternative 3)<sup>1</sup>, on April 13, 2011; and

**WHEREAS**, the current award allows for and additional year of such services for 2012 to be authorized; and

**WHEREAS**, the Borough of Glen Rock and Aslan & Company mutually agree that the pricing will remain consistent to that of the 2011 pricing structure; and

**WHEREFORE**, the Chief Financial Officer has provided the Governing Body with Certification of the availability of funds requirements.

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<sup>1</sup>Additional charges for cost to replace soap, toilet seat cover, liners, deodorizer refill, maintenance or replacement.

**NOW, THEREFORE, BE IT RESOLVED**, that the contract extension of Aslan & Company, Inc., in the amount of \$7,275.00 (Pool Cleaning), \$65.00 per visit for second cleaning - Pool (Alternative 1); \$1,080.00 (\$90.00 per visit) for monthly cleaning - Bus Shelter (Alternative 2) and \$1,365.00 for weekly cleaning - Restrooms and Wilde Park (Alternative 3)<sup>2</sup>, be accepted by the Borough of Glen Rock, subject to the execution of a form of contract to be approved by the Borough Attorney; and be it further

**ROLL CALL:**

**Council Member O’Hagan – yes**  
**Council Member Orseck – yes**  
**Council Member Biggs – yes**

**Council Member Pazan - abstain**  
**Council Member Surrago – yes**  
**Council Member Nogara - yes**

**3. Resolution Authorizing Extension of Pool Concession Bid (P&M Food Conc.)**

**Resolution No. 97-12**

**Offered by Councilman: O’Hagan**

**Seconded by Councilman: Biggs**

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**A RESOLUTION EXTENDING CONTRACT WITH P&M FOOD CONCESSIONS, INC., T/A PETE & MARY’S REFRESHMENT STANDS, FOR THE 2012 POOL SNACK BAR CONCESSION BID**

**WHEREAS**, the Governing Body of the Borough of Glen Rock awarded the bid for 2011 Pool Concession operation to P&M Food Concessions, Inc. t/a Pete & Mary’s Refreshment Stands, in the amount of a \$9,500.00 Pool Concession Fee on April 13, 2011; and

**WHEREAS**, The contract award calls for an extension for an additional year, 2012, with a 10% increase in fee, bringing the 2012 total fee payable to the Borough of Glen Rock to \$10,450; and

**WHEREAS**, the Mark Barone, Director of Park and Recreation, has recommended that the Borough extend the contract for the 2012 Pool season to P&M Food Concessions, Inc. t/a Pete & Mary’s Refreshment Stands,

**NOW, THEREFORE, BE IT RESOLVED**, that the 2012 Pool Concession operation of P&M Food Concessions, Inc. t/a Pete & Mary’s Refreshment Stands, in the amount of a \$10,450 Pool Concession Fee, be accepted by the Borough of Glen Rock.

**ROLL CALL:**

**Council Member O’Hagan – yes**  
**Council Member Orseck – yes**  
**Council Member Biggs – yes**

**Council Member Pazan – yes**  
**Council Member Surrago – yes**  
**Council Member Nogara – yes**

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<sup>2</sup>Additional charges for cost to replace soap, toilet seat cover, liners, deodorizer refill, maintenance or replacement.

**4. Resolution for Agreement with West Bergen Mental Healthcare**

**Resolution No. 98-12  
Offered by Council Member O'Hagan  
Seconded by Council Member Biggs**

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**WHEREAS, there exist a need for the Borough of Glen Rock to provide health services for their Volunteer Member, Employees and Student of Glen Rock; and**

**WHEREAS, West Bergen Mental Healthcare Inc. can provide the these services to the Borough which include Employee Assistance Programs and Student Assistance Programs; and**

**WHEREAS, the West Bergen Mental Healthcare has agreed to provide these services to the Borough of Glen Rock through a contract agreement with the Borough of Glen Rock and West Bergen mental Healthcare for the calendar year 2012; and**

**WHEREAS, the amount of the contract for the year 2012 is not to exceed \$16,500;**

**NOW, THEREFORE BE IT RESOLVED, that the Mayor and Council of the Borough of Glen Rock that John van Keuren, Mayor is hereby authorized and directed to execute an agreement with the West Bergen Mental Healthcare Inc.**

**ROLL CALL:**

<b>Council Member O'Hagan – yes</b>	<b>Council Member Pazan - yes</b>
<b>Council Member Orseck – yes</b>	<b>Council Member Surrago - yes</b>
<b>Council Member Biggs - yes</b>	<b>Council Member Nogara – yes</b>

**5. Resolution for Refund of Parking Permit**

**Resolution No. 99-12  
Offered by Council Member O'Hagan  
Seconded by Council Member Biggs**

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**RESOLUTION REFUNDING NON RESIDENT COMMUTER PARKING FEE**

**WHEREAS, Alan Gallatin of 303 Birch Parkway, Wyckoff, NJ purchased a non resident commuter parking pass for the month of April; and**

**WHEREAS, upon further consideration of his anticipated commuting during the month of April it doesn't appear to be beneficial for him after purchasing the nonresident parking pass for \$100.00 which was never used, and**

**WHEREAS, the Borough Council established a procedure to return unused quarters of the fee on a prorated basis; now therefore**

**BE IT RESOLVED, that the Borough Council approves a refund of \$100.00 to Alan Gallatin for the month of the April.**

**ROLL CALL:**

**Council Member O’Hagan - yes  
Council Member Orseck – yes  
Council Member Biggs – yes**

**Council Member Pazan - yes  
Council Member Surrago – yes  
Council Member Nogara - yes**

**6. Resolution Authorizing Lease of a Police Vehicle**

**Resolution No. 100-12**

**Offered by Council Member O’Hagan**

**Seconded by Council Member Biggs**

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**RESOLUTION AUTHORIZING THE LEASING OF A POLICE VEHICLE**

**WHEREAS, the Borough of Glen Rock desires to lease a police vehicle for the administration of the police department; and**

**WHEREAS, Hawthorne Chevrolet of Hawthorne, NJ has presented a quote for thirty six months for the leasing of police vehicle;**

**WHEREAS, the Borough will be leasing a 2012 Chevy Impala LT for thirty six (36) months at \$395.37 per month with an allowance of 15,000 miles per year, and the over miles cost per mile will be .20 per mile; and**

**WHEREAS, at the end of the lease the adjusted residual value of the vehicle is \$11, 205.00, and the payment for the lease is to be made payable to Ally Financial,**

**NOW, THEREFORE BE IT RESOLVED that the Borough of Glen Rock authorizes the lease of a police administrative vehicle from Hawthorne Chevrolet for a 2012 Chevy Impala LT for thirty six months at \$395.37 per month for a total amount of the least to be \$14,233.32.**

**ROLL CALL:**

**Council Member O’Hagan - yes  
Council Member Orseck – yes  
Council Member Biggs – yes**

**Council Member Pazan - yes  
Council Member Surrago – yes  
Council Member Nogara - yes**

**7. Resolution Authorizing Professional Service Contract (Real Estate Appraiser)**

**Resolution No.: 101- 12**

**Offered by Council Member: O’Hagan**

**Seconded by: Biggs**

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**RESOLUTION AUTHORIZING PROFESSIONAL SERVICES CONTRACT**

WHEREAS, the Borough Attorney and Borough Tax Assessor have evaluated the need to retain the services of a licensed real estate appraiser to assist in the defense of pending tax appeals entitled Samantha Place Realty, L.L.C. v. Glen Rock (2010) and Harristown Road Associates, LLC v Glen Rock (2011) both relating to property located at 11 Harristown Road (Block 196/Lot 1) and have determined that there is a need for an Appraisal Report in order to adequately defend these cases; and

WHEREAS, Michael W. Jaeger, CTA (NJSCREA-00242), of the firm of Meadowlands Appraisal Company, has submitted a proposal dated April 10, 2012, setting forth the anticipated charges/costs to be assessed to the Borough of Glen Rock, a copy of which is on file with the Borough Clerk; and

WHEREAS, pursuant to the provisions of the New Jersey Campaign Contribution and Expenditures Reporting Act, specifically N.J.S.A. 19:44A-20.5, the Borough has determined and certified in writing that the value of the services will not exceed the sum of \$17,500.00; and

WHEREAS, legal services are a professional service exempt from public bidding requirements, but notice of this resolution must be published in a legal newspaper as required by the Local Public Contracts Law; and

WHEREFORE, the Chief Financial Officer has provided the Governing Body with Certification of the availability of funds requirements.

**NOW THEREFOR BE IT,**

**RESOLVED**, by the Borough Council of Glen Rock, that the Mayor or the Borough Administrator is hereby authorized to enter into a contract with Michael W. Jaeger, CTA (NJSCREA-00242), of the firm of Meadowlands Appraisal Company, which agreement shall provide for a total appraisal fee of \$2,200.00, plus court time and preparation at the rate of \$100.00 per hour; and be it further

**RESOLVED**, that the Borough Clerk shall cause to be published, notification of the award of the Professional Services Contract as required by the Local Public Contracts Law.

**ROLL CALL:**

<b>Council Member O’Hagan – yes</b>	<b>Council Member Pazan – yes</b>
<b>Council Member Orseck – yes</b>	<b>Council Member Surrago – yes</b>
<b>Council Member Biggs – yes</b>	<b>Council Member Nogara- yes</b>

**8. Resolution Awarding Bid for In Car Digital Recording System  
(L3 Communications)**

**Resolution No. 102-12  
Offered by Council Member O’Hagan  
Seconded by Council Member Biggs**

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**RESOLUTION AUTHORIZING AWARD OF BID FOR THE PURCHASE IN CAR DIGITAL VIDEO RECORDING SYSTEM**

**WHEREAS, the Governing Body of Borough of Glen Rock authorized the advertising for the solicitation of bids for the purchase of an In-Car Digital Video Recording System (Equipment);**

**WHEREAS, a notice to bidders was duly advertised and one (1) bid was received from L3 Communications Mobile-Vision, Inc. of Boonton, NJ; and**

**WHEREAS, the Police Department has reviewed this bid and has recommended that the bidder, L3 Communications Mobile-Vision, Inc., be awarded the contract; and**

**WHEREAS, the Borough Attorney has reviewed the bid submissions and has determined the bid of L3 Communications Mobile-Vision, Inc to substantially conform to the bid specifications; and**

**WHEREAS, the Governing Body, in reliance on the recommendation of the Borough professionals, is willing to accept these recommendations and to award the contract to L3 Communications Mobile-Vision, Inc. in the bid amount of \$49,740.65 be awarded; and**

**WHEREAS, the Chief Financial Officer has certified that there are sufficient funds are available for the purchase of the Equipment.**

**NOW, THEREFORE, BE IT**

**RESOLVED, by the Governing Body of the Borough of Glen Rock that the bid of L3 Communications Mobile-Vision, Inc of Boonton, NJ for In Car Digital Video Recording Systems is hereby awarded in an amount not to exceed \$49,740.65, subject to the execution of a form of contract to be approved by the Borough Attorney; and be it further**

**RESOLVED, that the bid bond of the successful bidder is to be returned upon the receipt of a fully executed contract and other required documents.**

**RESOLVED, that the Mayor and Borough Clerk are hereby authorized and directed to execute the contract for same.**

**ROLL CALL:**

**Council Member O’Hagan - yes  
Council Member Orseck – yes  
Council Member Biggs – yes**

**Council Member Pazan – yes  
Council Member Surrago - yes  
Council Member Nogara - yes**

**Motion to accept consent agenda by Council Member O’Hagan  
Seconded by Council Member Biggs**

**ROLL CALL:**

**Council Member O’Hagan - yes  
Council Member Orseck – yes  
Council Member Biggs – yes**

**Council Member Pazan – yes  
Council Member Surrago - yes  
Council Member Nogara - yes**

## 9. Resolution for Hiring Veterans

**Resolution No. 103-12**

**Offered by Council Member O'Hagan**

**Seconded by Council Member Biggs**

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Whereas, on Tuesday, January 24, the Commander-in-Chief of our Armed Forces reminded all Americans that, "Above all, our freedom endures because of the men and women in uniform who defend it," and that "... this generation of heroes has made the United States safer and more respected around the world."; and

Whereas, the President, further, promised, "As they come home, we must serve them as well as they've served us. That includes giving them the care and the benefits they have earned ... And it means enlisting our veterans in the work of rebuilding our nation."; and

Whereas, National Guard and Reserve forces today total over 1 million service members and represent 48 percent of our total military force; while every day around the globe, thousands of men and women in uniform, including dedicated members of the National Guard and Reserves, risk their lives and make great sacrifices to defend our national interests, serving extended tours away from their homes, families and jobs; and

Whereas, at the same time, we are now seeing unprecedented levels of unemployment and underemployment among members of the Guard and Reserve, as up to 22 percent of Guard and Reserve members face unemployment; and

Whereas, in this time of economic uncertainty, the Employer Support Guard and Reserve (ESGR) is focusing on connecting employers with the talented pool of service members and their spouses, with the intent of facilitating meaningful employment opportunities; and

Whereas, to further this goal, the New Jersey ESGR has launched an Employment Initiative Program (EIP), which is a collaborative effort with federal agencies including the Department of Labor (Veterans Affairs), the Department of Veterans, the Small Business Administration and the Office of Personnel Management; and

Whereas, the goal is to enhance the employment process and serve as an effective resource for service members and employers. ESGR is also partnering with Employer Partnership of the Armed Forces (EPAF) through EIP with a high-tech and high-touch approach; and

Whereas, for almost a year, now, the United States Chamber of Commerce has also endeavored to find employment for our returning veterans and the spouses of those who continue to serve, at home and abroad, with its Hiring Our Heroes program; and

Whereas, the Hiring Our Heroes program is a nationwide effort to help veterans and military spouses find meaningful employment, in partnership with the Department of Labor Veterans Employment and Training Service (DOL VETS), to improve public-private sector coordination in local communities, where veterans and their families are returning every day; and

Whereas, despite those efforts, the unemployment rate for veterans of our Armed Forces in our Nation and in our State continues to exceed the over-all rate; and

Whereas, in order to take the lead on advancing the EIP to the next level, the New Jersey ESGR has enlisted strong and positive support from corporate leaders, the New Jersey State Chamber of Commerce, US Dept. of Labor/VETS and the New Jersey League of Municipalities; and

Whereas, it is incumbent on all of us to prove that New Jersey cares for the men and women in uniform who risk their lives and make great sacrifices to defend our national interests; and

Whereas, this employment initiative can be New Jersey's way of saying thank you to the men and women who made great sacrifices to protect our nation's freedom; and

Whereas, local officials throughout the State of New Jersey, working together through the League of Municipalities, and with the New Jersey ESGR, their local and State Chambers of Commerce, and local business leaders can help to advance basic fairness to our vets and their families by pursuing one simple goal: to allow America's over one million unemployed veterans and military spouses to follow their dreams, instead of spending their lives just trying to catch up; now therefore be it

Resolved, on this (insert date) that the (governing body) of (name of municipality) recognizes that we will never be able to repay the debt we owe to all members of our armed forces; and

Be It Further Resolved, that in gratitude, (name of municipality) pledges its enthusiastic and unqualified support for the Employment Initiative Program of the New Jersey Employer Support Guard and Reserves; and

Be It Further Resolved, that certified copies of this Resolution be forwarded to the New Jersey State League of Municipalities and to our neighboring municipalities.

**ROLL CALL:**

Council Member O'Hagan – yes

Council Member Orseck - yes

Council Member Biggs – yes

Council Member Pazan - yes

Council Member Surrago – yes

Council Member Nogara – yes

**5. ORDINANCE**

**Ordinance Procedure: #1658 (Sewer Maintenance)**

**Date of Final Reading: April 11, 2012**

**Date of Introduction: March 28, 2012**

A motion to open public discussion on this ordinance was made by Council member Surrago, seconded by Council member Orseck. All were in favor

A motion to close public discussion on this ordinance was made by Council member Surrago, seconded by Council member Orseck. All were in favor.

**Council Resolution # 104-12**

**Introduced: Council Member Surrago**

**Seconded Council Member Orseck**

**AN ORDINANCE TO AMEND CHAPTER 171 OF THE REVISED GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK - 1971, AS AMENDED, ENTITLED "SEWERS" BEING AN ORDINANCE ESTABLISHING REGULATIONS FOR THE USE OF PUBLIC SEWERS, REMOVAL AND DISPOSAL OF SOLID WASTE; TO MODIFY RESPONSIBILITY FOR SEWER MAINTENANCE AND REPAIR**

**Be passed upon second and final reading, and that the Borough Clerk be, and is hereby authorized and directed, to advertise the same according to law by publishing the same by title in the Bergen Record.**

**ROLL CALL:**

**Council Member O'Hagan -yes**

**Council Member Orseck – yes**

**Council Member Biggs - yes**

**Council Member Pazan - yes**

**Council Member Surrago - yes**

**Council Member Nogara - yes**

**BOROUGH OF GLEN ROCK  
ORDINANCE NO. 1658**

**AN ORDINANCE TO AMEND CHAPTER 171 OF THE REVISED  
GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK - 1971,  
AS AMENDED, ENTITLED "SEWERS" BEING AN ORDINANCE  
ESTABLISHING REGULATIONS FOR THE USE OF PUBLIC SEWERS, REMOVAL AND  
DISPOSAL OF SOLID WASTE; TO MODIFY RESPONSIBILITY FOR SEWER  
MAINTENANCE AND REPAIR**

**BE IT ORDAINED** by the Borough Council, the Borough of Glen Rock, County of Bergen, State of New Jersey, as follows:

**Section I.** Chapter 171 of the Revised General Ordinances of the Borough of Glen Rock 1971, as amended, being an Ordinance entitled "Sewers" is hereby amended as follows:

1. Section 171-2 entitled "Definitions" is amended by adding thereto the following:
  - A. House Lateral. A pipe connection extending from the foundation of the building to the building sewer lateral at the curblin and/or edge of pavement and shall be used solely for the conveyance of sewage.
2. Section 171-5 entitled "Building sewers, building sewer laterals and connection; Use of Public Sewers", is amended by deleting subsections "O" and "P" to be replaced with the following:

"O. Maintenance Responsibility.

1. Maintenance of the public sewer shall be performed by the Borough.
  2. The property owner, at his/her expense, is responsible for maintaining, cleaning and servicing the house lateral and building sewer laterals leading from the house or building to the connection at the public sewer. This includes the portion of the lateral on private property (house lateral) and the portion in the right-of-way or easement (building sewer lateral).
2. All new/replaced house laterals shall have a cleanout cap installed at the curb/edge of pavement as directed by the Superintendent of Public Works or his/her designee.
- P. No person shall open, grade or pave any public street (or other public thoroughfare) nor construct or install therein any sanitary sewer, storm drain or other type of street improvement without first having obtained permission from the Director of Public Works. Any person making application as provided herein shall submit a certified or bank check made payable to the Borough in a sum estimated by the Borough Engineer to be sufficient to cover his/her for services in examining the plans, together with the cost for inspecting and supervising the proposed work. In addition, the applicant shall also make a cash deposit or furnish a corporate/individual surety bond, approved by the Borough Attorney, conditioned upon the completion of the improvement in question, together with any other Borough ordinance pertaining to the improvement/work, to the satisfaction of and within the time designated by the Director of Public Works. The cash deposit or bond shall be in double the amount of the estimated cost of the improvement, with a minimum amount of \$2,500.00, as determined by the Borough Engineer.”

**Section II. VALIDITY-SEVERABILITY.** If the provisions of any section, subsection, paragraph, subdivision, or clause of this Ordinance shall be held invalid by a court of competent jurisdiction, such judgment shall not affect or invalidate the remainder of this Ordinance but such judgment shall be confined in its operation to the section, paragraph, subdivision or clause directly involved in the controversy in which said judgment shall have been rendered.

**Section III** All Ordinances or parts of Ordinances inconsistent with the provisions hereof are hereby repealed.

**Section IV** This Ordinance shall take effect upon passage as required by law.

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**Ordinance Procedure: # 1659 (Central Avenue Parking Limit)**

**Date of Final Reading: April 11, 2012**

**Date of Introduction: March 28, 2012**

**A motion to open public discussion on this ordinance was made by Council member O’Hagan, seconded by Council member Orseck. All were in favor**

**Gar Litton, 2 Central Avenue – Mr. Litton commented this seems to be a bigger issue than resident parking. Mr. Litton read a statement of what he believes is a fair assessment of this problem.**

Central Avenue is a narrow, residential street with a blind curve. There is currently no parking on the east side of Central Avenue and to change this to a four-hour time period complicates the parking as well as creating a safety hazard. Visibility will become much worse if there is parking on both sides of the street. The vehicles that park along Central Avenue are people who leave their vehicles for the day and take the bus or train into the city. Mr. Litton suggested aggressive ticketing and knowledge of public parking rather than move the problem further down the street.

Diane, 3 Central Avenue – Diane commented she does not have a problem with the current limitations on Central Avenue; however the commuter parking has become a problem. Diane noted that these commuters seriously impede access to her driveway who park there twelve hours a day. She would like to see something done about the commuter parking and not necessarily change street restrictions.

Roselia Mouridy, 27 Central Avenue – Mrs. Mouridy commented in her 15 years of living on Central she has witnessed at least nine accidents resulting from parked vehicles. Mrs. Mouridy noted that the parking restrictions do not include her home however vehicles will simply be “pushed” down to her house where there is already a parking problem.

Margaret Budd, 23 Central Avenue – Mrs. Budd commented it is very difficult pulling out of a residential driveway due to blind spots and parked vehicles, adding vehicles often park too close to driveways making it difficult to exit a driveway.

Mayor van Keuren asked if it would help to paint white lines to designate parking areas. Mrs. Budd replied yes.

A motion to close public discussion on this ordinance was made by Council member O’Hagan, seconded by Council member Orseck. All were in favor.

A motion was made by Council Member O’Hagan to postpone the final reading for two weeks while we get more details from public safety. Council Member Orseck seconded the motion.

**AN ORDINANCE TO AMEND CHAPTER 216 OF THE REVISED GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK - 1971 AS AMENDED ENTITLED "VEHICLES AND TRAFFIC", BEING AN ORDINANCE REGULATING THE PARKING AND OPERATION OF VEHICLES WITHIN THE BOROUGH; TO LIMIT PARKING ON CENTRAL AVENUE**

**ROLL CALL:**

Council Member O’Hagan - yes  
Council Member Orseck – yes  
Council Member Biggs - yes

Council Member Pazan - yes  
Council Member Surrago - yes  
Council Member Nogara - yes

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**Ordinance Procedure # 1660 (Rodney Street Parking)**

**Date of Introduction: April 11, 2012**

**Council Resolution # 105-12**

**Introduced by Council Member Pazan  
Seconded by Council Member Surrago**

**Be It Resolved by the Borough Council of the Borough of Glen Rock that AN ORDINANCE TO AMEND CHAPTER 216 OF THE REVISED GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK - 1971 AS AMENDED ENTITLED "VEHICLES AND TRAFFIC" BEING AN ORDINANCE CONTROLLING VEHICLE AND TRAFFIC REGULATION WITHIN THE BOROUGH; TO AMEND PARKING RESTRICTIONS ALONG RODNEY STREET.**

**Heretofore introduced and does now pass on first reading, and that the said Ordinance be further considered for final passage at a meeting to be held on April 25, 2012 at 8:00 p.m., or as soon thereafter as the matter can be reached, at the Municipal Building in the Borough of Glen Rock, and that at such time and place all persons interested be given an opportunity to be heard concerning said ordinance, and that the Borough Clerk is hereby authorized and directed to publish said ordinance in the Bergen Record according to law with a notice of its introduction and passage on first reading and of the time and place when and where said ordinance will be further considered for final passage.**

**ROLL CALL:**

**Council Member O'Hagan - yes  
Council Member Orseck – yes  
Council Member Biggs – yes**

**Council Member Pazan - yes  
Council Member Surrago - yes  
Council Member Nogara - yes**

**BOROUGH OF GLEN ROCK  
ORDINANCE NO. 1660**

**AN ORDINANCE TO AMEND CHAPTER 216 OF THE REVISED GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK - 1971 AS AMENDED ENTITLED "VEHICLES AND TRAFFIC" BEING AN ORDINANCE CONTROLLING VEHICLE AND TRAFFIC REGULATION WITHIN THE BOROUGH; TO AMEND PARKING RESTRICTIONS ALONG RODNEY STREET.**

**BE IT ORDAINED** by the Borough Council, the Borough of Glen Rock, County of Bergen, State of New Jersey, as follows:

**Section I** - Chapter 216 of the Revised General Ordinances of the Borough of Glen Rock 1971, as amended, being an Ordinance entitled "**Vehicles and Traffic**" is hereby amended as to the following subsection:

A. Section 216-29 entitled “**Schedule I: Parking Time Prohibited at All Times**” is hereby amended by deleting therefrom the following:

<b><u>Name of Street</u></b>	<b><u>Side</u></b>	<b><u>Location</u></b>
Rodney Street	North and East	From Main Street to a point 187 feet southeast of Main Street.
Rodney Street	South and West	From Main Street to a point 206 feet south of Main Street.

A. Section 216-29 entitled “**Schedule I: Parking Time Prohibited at All Times**” is hereby amended by adding thereto the following:

<b><u>Name of Street</u></b>	<b><u>Side</u></b>	<b><u>Location</u></b>
Rodney Street	North and East	From Main Street to Maple Avenue.
Rodney Street	South and West	From a point 166 feet south of Main Street to a point 229 feet south of Main Street.

**Section II. VALIDITY-SEVERABILITY** If the provisions of any section, subsection, paragraph, subdivision, or clause of this Ordinance shall be held invalid by a court of competent jurisdiction, such judgment shall not affect or invalidate the remainder of this Ordinance but such judgment shall be confined in its operation to the section, paragraph, subdivision or clause directly involved in the controversy in which said judgment shall have been rendered.

**Section III** All Ordinances or parts of Ordinances inconsistent with the provisions hereof are hereby repealed.

**Section IV** This Ordinance shall take effect upon passage as required by law.

**6. MEETING OPEN TO THE PUBLIC: (Before speaking at the meeting, each person must state their name and address. 5 minute limit)**

Neil Tow, Rabbi – 682 Harristown Road – Rabbi Tow was representing the Community Relations Advisory Board and asked the Council for their support in a joint effort with issues related to bullying. We would like to make the Council a partner in the education of the community relating to bullying issues.

Mayor van Keuren commented this topic concerns the Council as well and stated the Council would be wholeheartedly willing to participate in this joint effort.

**7. ADJOURNMENT**

**Motion to adjourn the meeting was made by Council member Nogara  
 Seconded by Council member Surrageo  
 Meeting adjourned at 8:45 p.m.**