

POLICE BLOTTER

WESTFIELD
Thursday, September 20, Peter K. Bailey, 60, of Newark was arrested on an outstanding criminal warrant out of Westfield Municipal Court...

Quezada, 21, of Paterson with arrested and charged with theft by deception and forgery. He was processed and turned over to Union County Corrections pending his bail hearing.

Friday, September 21, a Sandra Circle resident reported being the victim of an act of fraud. One or more unknown suspects gained access to the victim's information and attempted to spend \$94.

Monday, October 1, Baaba Haidara, 45, of Fanwood was arrested on an active warrant out of Roselle pursuant to a motor vehicle stop at South Avenue and Staagard Place for a motor vehicle violation.

Monday, September 24, a resident of Plainfield reported being the victim of a theft. The victim reported leaving a purse inside a business on Prospect Street. The purse was found by staff at the business but management confirmed that the purse was later missing.

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Monday, September 24, a resident of Scotch Plains reported that one or more unknown suspects entered her motor vehicle while it was parked in Tamaques Park. The victim stated that the individual or persons responsible removed her purse and later made fraudulent attempts at using her credit cards.

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Monday, September 17, Kevin Lopez-Teni, 19, of Plainfield was arrested on an active warrant out of Plainfield pursuant to a motor vehicle stop at South Avenue and Staagard Place for a motor vehicle violation.

Monday, September 24, a resident of Scotch Plains reported that one or more unknown suspects entered her motor vehicle while it was parked in Tamaques Park. The victim stated that the individual or persons responsible removed her purse and later made fraudulent attempts at using her credit cards.

Monday, September 24, Nichol Sanchez, 38, of Scotch Plains was arrested on an active warrant out of Fanwood pursuant to a motor vehicle stop at Farley Avenue and East 2nd Street for a motor vehicle violation.

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Letters to the Editor

Don't Waste Time, Vote For Sara Todisco For Garwood Mayor

Garwood needs leaders who think before they act. I can't help but notice how a lot of our time is wasted on nonsense in Garwood Council Meetings and I have a perfect example to share with you.

sightedness of the proposal. Neither Councilwoman did their due diligence to understand the current situation and process for their proposal. If they did, they would have learned that this ultimately would cost taxpayers more money as the other Council members explained.

Police Blotter Cont.

Cranford
Thursday, September 27, Peter Bowman, 54, of Cranford was arrested and charged with driving while intoxicated (DWI) as a result of a motor vehicle stop on Roselle Avenue near Albany Avenue for suspicious activity.

When asked if she would prefer a staff of 7 or 8 full-time laborers to work under a full-time superintendent, she said "I didn't think it through that much" despite adamantly opposing a staff of 8 in 2016 before later flip-flopping and voting to approve hires that maintained a staff of 8.

Saturday, September 29, Awilda Rivera, 65, of Parlin was arrested and charged with DWI as a result of a motor vehicle stop on North Avenue East near Elizabeth Avenue for failure to observe a red traffic signal.

Furthermore, when Ileen proposed a full-time superintendent and stipulated they be from "within," she responded "I really didn't think it through that far" when asked if she would be open to hiring someone from another town.

SHERIFF'S SALE

SHERIFF'S FILE NO.: CH-18003660
SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION
UNION COUNTY
DOCKET NO. F-010831-18
Plaintiff: AVB INVESTMENT LLC
VS.
Defendant: LEONARD F. RAPPA, DECEASED, HIS HEIRS, DEVISEES AND PERSONAL REPRESENTATIVES, AND HIS, THEIR OR ANY OF THEIR SUCCESSORS IN RIGHT TITLE AND INTEREST; RYAN RAPPA; CACV OF NEW JERSEY LLC; MIDJALIA ROMERO; RAB PERFORMANCE RECOVERIES LLC; AMERICAN COURT REPORTERS; STATE OF NEW JERSEY; UNITED STATES OF AMERICA

Simply put, the shared service agreement works for Garwood. Personally, I notice that my garbage has continued to be picked up, streets are plowed, and our DPW remains in Garwood. I suspect that is why no councilperson has sought to change it over the last three years including Cuccaro's running mate, Councilwoman Bianco, who voted in July to renew the shared service agreement for the next three years.

We need elected officials to do the research and think about the consequences of their actions—not ones that simply act impulsively. Impulsive decision-making could have serious consequences on our town.

That's why I'm voting for the Democrats for Garwood ticket on November 6th. Sara Todisco's proven track record is a result of doing the leg work, valuing facts, and respecting the time and energy of Garwood's employees and volunteers. Likewise, her running mates Michael Ince and Sean Benoit have had successful professional records in law enforcement and legal services because they exhibit the same work ethic.

I encourage all to join me in voting for Sara Todisco for Mayor and Michael Ince and Sean Benoit for Council on November 6th. They will not put our town and our taxpayers at risk with uninformed proposals like the one I just witnessed.

Rob Schilare Garwood

Kenilworth Hist. Soc. Offers Mohegan Sun Bus Trip

KENILWORTH — The Kenilworth Historical Society will host a bus trip to Mohegan Sun Casino in Uncasville, Conn., on Saturday, October 27. The bus will depart at 8 a.m. from the St. Theresa's School parking lot, located at 540 Washington Avenue, Kenilworth, and return to Kenilworth at approximately 9 p.m.

As space is limited on this popular outing, it is suggested that reservations be made early to ensure availability. Gift certificates for the trip are available for purchase. Proceeds will benefit the Kenilworth Historical Society's historic Oswald J. Nitschke House by helping to defray the cost of an elevator that makes the restored circa 1880 "living history" museum and cultural arts center fully accessible to everyone.

PUBLIC NOTICE

BOROUGH OF FANWOOD UNION COUNTY, NEW JERSEY

BOND ORDINANCE STATEMENTS AND SUMMARIES

THE BOND ORDINANCE PUBLISHED HERewith HAS BEEN FINALLY ADOPTED ON OCTOBER 1, 2018 AND THE 20-DAY PERIOD OF LIMITATION WITHIN WHICH A SUIT, ACTION OR PROCEEDING QUESTIONING THE VALIDITY OF SUCH ORDINANCE CAN BE COMMENCED, AS PROVIDED IN THE LOCAL BOND LAW, HAS BEGUN TO RUN FROM THE DATE OF THE FIRST PUBLICATION OF THIS STATEMENT.

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ORDINANCE 18-10-S

BOND ORDINANCE AMENDING BOND ORDINANCE NUMBER 17-09-S FINALLY ADOPTED BY THE BOROUGH COUNCIL OF THE BOROUGH OF FANWOOD, NEW JERSEY ON MAY 1, 2017

BE IT ORDAINED BY THE BOROUGH COUNCIL OF THE BOROUGH OF FANWOOD, IN THE COUNTY OF UNION, NEW JERSEY (not less than two-thirds of all the members thereof affirmatively concurring), AS FOLLOWS: Section 1. The Bond Ordinance of the Borough Council of the Borough of Fanwood, in the County of Union, New Jersey (the "Borough") entitled "Bond Ordinance Providing An Appropriation Of \$1,335,000 For Various Capital Improvements For And By The Borough Of Fanwood In The County Of Union, New Jersey And, Authorizing The Issuance Of \$1,024,000 Bonds Or Notes Of The Borough For Financing Part Of The Appropriation" finally adopted on May 1, 2017 (the "Ordinance") is hereby incorporated by reference in its entirety.

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Table with 4 columns: Improvements, Appropriation and Estimated Cost, Estimated Maximum Amount of Bonds or Notes, Period of Usefulness. Row 1: 5. Various road improvements, \$1,260,137, \$671,075, 18.07 years.

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(a) Section 1 of the Ordinance is hereby amended in its entirety as follows: "The improvements described in Section 3 of this bond ordinance (the "Improvements") are hereby authorized to be undertaken by the Borough as general improvements. For the said improvements there is hereby appropriated the amount of \$1,335,000, such sum includes the sum of (a) \$197,000 expected to be received from the New Jersey Department of Transportation in connection with the Improvement described in Section 3(a)(5), (b) \$356,637 expected to be received from New Jersey American Water Company and Elizabethtown Gas in connection with the Improvement described in Section 3(a)(5), (c) \$60,000 expected to be received as a Union County Infrastructure Grant in connection with the Improvement described in Section 3(a)(4) and (d) \$54,000 as the down payment (the "Down Payment") required by the Local Bond Law of the State of New Jersey, constituting Chapter 2 of Title 40A of the New Jersey Statutes, as amended and supplemented (the "Local Bond Law"). The Down Payment is now available by virtue of provisions in one or more previously adopted budgets for down payments for capital improvement purposes."

(a) Section 1 of the Ordinance is hereby amended in its entirety as follows: "The improvements described in Section 3 of this bond ordinance (the "Improvements") are hereby authorized to be undertaken by the Borough as general improvements. For the said improvements there is hereby appropriated the amount of \$1,335,000, such sum includes the sum of (a) \$197,000 expected to be received from the New Jersey Department of Transportation in connection with the Improvement described in Section 3(a)(5), (b) \$356,637 expected to be received from New Jersey American Water Company and Elizabethtown Gas in connection with the Improvement described in Section 3(a)(5), (c) \$60,000 expected to be received as a Union County Infrastructure Grant in connection with the Improvement described in Section 3(a)(4) and (d) \$54,000 as the down payment (the "Down Payment") required by the Local Bond Law of the State of New Jersey, constituting Chapter 2 of Title 40A of the New Jersey Statutes, as amended and supplemented (the "Local Bond Law"). The Down Payment is now available by virtue of provisions in one or more previously adopted budgets for down payments for capital improvement purposes."

(b) Section 3(a)(5) of the Ordinance is hereby amended in its entirety as follows: "The improvements described in Section 3 of this bond ordinance (the "Improvements") are hereby authorized to be undertaken by the Borough as general improvements. For the said improvements there is hereby appropriated the amount of \$1,335,000, such sum includes the sum of (a) \$197,000 expected to be received from the New Jersey Department of Transportation in connection with the Improvement described in Section 3(a)(5), (b) \$356,637 expected to be received from New Jersey American Water Company and Elizabethtown Gas in connection with the Improvement described in Section 3(a)(5), (c) \$60,000 expected to be received as a Union County Infrastructure Grant in connection with the Improvement described in Section 3(a)(4) and (d) \$54,000 as the down payment (the "Down Payment") required by the Local Bond Law of the State of New Jersey, constituting Chapter 2 of Title 40A of the New Jersey Statutes, as amended and supplemented (the "Local Bond Law"). The Down Payment is now available by virtue of provisions in one or more previously adopted budgets for down payments for capital improvement purposes."

(b) Section 3(a)(5) of the Ordinance is hereby amended in its entirety as follows: "The improvements described in Section 3 of this bond ordinance (the "Improvements") are hereby authorized to be undertaken by the Borough as general improvements. For the said improvements there is hereby appropriated the amount of \$1,335,000, such sum includes the sum of (a) \$197,000 expected to be received from the New Jersey Department of Transportation in connection with the Improvement described in Section 3(a)(5), (b) \$356,637 expected to be received from New Jersey American Water Company and Elizabethtown Gas in connection with the Improvement described in Section 3(a)(5), (c) \$60,000 expected to be received as a Union County Infrastructure Grant in connection with the Improvement described in Section 3(a)(4) and (d) \$54,000 as the down payment (the "Down Payment") required by the Local Bond Law of the State of New Jersey, constituting Chapter 2 of Title 40A of the New Jersey Statutes, as amended and supplemented (the "Local Bond Law"). The Down Payment is now available by virtue of provisions in one or more previously adopted budgets for down payments for capital improvement purposes."

(c) The Ordinance is hereby further amended by deleting the reference of \$1,335,000 for the appropriation and estimated cost and substituting in lieu thereof \$1,691,637. Section 3. The capital budget of the Borough is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith. The resolutions in the form promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director of the Division of Local Government Services is on file with the Clerk and is available there for public inspection.

(c) The Ordinance is hereby further amended by deleting the reference of \$1,335,000 for the appropriation and estimated cost and substituting in lieu thereof \$1,691,637. Section 3. The capital budget of the Borough is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith. The resolutions in the form promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director of the Division of Local Government Services is on file with the Clerk and is available there for public inspection.

Section 4. This Section 4 constitutes a declaration of official intent under Treasury Regulation Section 1.150-2. The Borough reasonably expects to pay expenditures with respect to the Improvements prior to the date that the Borough incurs debt obligations under this Bond Ordinance. The Borough reasonably expects to reimburse such expenditures with the proceeds of debt to be incurred by the Borough under this Bond Ordinance. The maximum principal amount of debt expected to be issued for payment of the costs of the Improvements is \$1,024,000.

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Section 5. All other provisions of the Ordinance shall remain unchanged. Section 6. This amendatory bond ordinance shall take effect twenty days after the first publication thereof after final adoption as provided by Local Bond Law.

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1 T - 10/4/18, The Times Fee: \$122.40

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PUBLIC NOTICE

TOWNSHIP OF CRANFORD UNION COUNTY, NEW JERSEY

NOTICE TO BIDDERS

NOTICE is hereby given that sealed bids will be received by the Township of Cranford (hereinafter called the "Owner") for:

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NORTHWEST QUADRANT STORMWATER MANAGEMENT PROJECT RIVERSIDE DRIVE NORTH AND SOUTH GRAVITY STORM SEWER INTERCONNECTIONS - CONTRACT -2B

Sealed Bids for the above named Contract, which comprises the installation of new storm sewer structures within the Township of Cranford, Union County, New Jersey ("Owner"), will be received at the Township Municipal Building, 8 Springfield Avenue, Cranford, New Jersey 07016 on November 8, 2018, at 10:00 a.m. prevailing time, at which time they will be publicly unsealed and the contents publicly announced.

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The work includes the furnishing of all labor, materials and equipment necessary to complete the work as shown on the Drawings and as described in the Specifications. The work consists of the construction of new storm sewer facilities, including but not limited to approximately 3,700 linear feet of reinforced concrete storm sewer pipe ranging in sizes from 15-inch diameter to 54-inch diameter, in addition to manholes, drain inlets, sanitary sewers and appurtenances. The work is located along Riverside Drive and vicinity within the Township of Cranford and includes: site work and general construction. The work shall be completed within 180 calendar days of the Contractor's receipt of written Notice to Proceed.

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No bid will be received unless in writing on the forms furnished, and unless accompanied by bid security in the form of a bid bond, cashier's check, or a certified check made payable to the Township of Cranford in an amount equal to 10% of the amount of the total bid, but not exceeding \$20,000. The bid shall be accompanied by a Certificate of Surety on the form included in the Contract Documents, from a surety company licensed to do business in the State of New Jersey, which shall represent that the surety company will provide the Contractor with the required bonds in the sums required in the Contract Documents and in a form satisfactory to the Owner's Attorney and in compliance with the requirements of law.

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Bidders must use the prepared bid form which is contained in the Contract Documents. Each individual proposal must be separately enclosed in a sealed envelope addressed to the Township Municipal Building, 8 Springfield Avenue, Cranford, New Jersey 07016 marked on the outside with the number of the contract(s) and name of the project being bid on.

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No bids will be received after the time and date specified, and no bids will be received by mail. Bids shall be received by courier service (date and time recorded) or

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DWI Charges?
Drug or Criminal Charges?
Motor Vehicle Traffic Violations?
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