

The Board of Trustees of Danbury Township, County of Ottawa, Ohio, met in a regular meeting session at 6:30 p.m., on September 23, 2015, at the Danbury Township Building, 5972 E. Port Clinton Road, Marblehead, Ohio 43440, with the following members present:

Ms. Dianne Rozak; Mr. Charles Scott; Mr. David Hirt

Mr./ (Ms.) Rozak introduced the following resolution and moved its adoption:

RESOLUTION NO. 24 - 2015

**A RESOLUTION DECLARING THE PROPERTY OWNED BY
LYNN ELLEN HUDAK, LOCATED AT LOT 3 & 4 OF PORT ANN
ALLOTTMENT II ON GRAVEL BAR ROAD
(PIN # 0141252516704000 & 0141252516706000) IN
DANBURY TOWNSHIP, OTTAWA COUNTY, OHIO,
A NUISANCE AND ORDERING ABATEMENT**

PREAMBLE

WHEREAS, the Danbury Township Board of Trustees (the "Board") has found the property owned by Lynn Ellen Hudak, and located at Lots 3 & 4 of Port Ann Allotment II Subdivision on Gravel Bar Road (PIN# 0141252516704000 & 0141252516706000), to be littered with weeds, debris and uncontrolled vegetation on the vacant lot (the "Vegetation and Debris"), specifically a dead tree that had fallen or was cut on the property but not removed and a pile of brush, and;

WHEREAS, pursuant to §505.87 of the Ohio Revised Code, the Board is authorized to determine that the maintenance or vegetation, debris upon a property constitutes a nuisance and order the property owner to remove such vegetation and debris within seven (7) days, and if the owner fails to remove the vegetation and debris or make arrangements for the removal within the allotted time period, the Board may proceed to remove the vegetation and debris and enter the cost of such removal upon the tax duplicate for the property; and

WHEREAS, Ohio Revised Code Section 505.87 provides that, if the Board of Trustees determines within twelve consecutive months after a prior nuisance determination that the same owner's maintenance of vegetation, garbage refuse, or other debris on the same land in the township constitutes a nuisance, at least four days prior to providing for the abatement, control or removal of the nuisance, the Board must send notice of the subsequent nuisance determination to the landowner and to any lienholders of record by first class mail; and

WHEREAS, it is in the best interests of Danbury Township (the "Township") and its residents to proceed under §505.87 of the Ohio Revised Code in order to remove, or have removed the Vegetation and Debris from the Property.

RESOLUTION

NOW, THEREFORE, BE IT RESOLVED THAT:

The Board of Trustees of Danbury Township, Ottawa County, Ohio has found that the property owned by Lynn Ellen Hudak, and located at Lots 3 & 4 of Port Ann Allotment II Subdivision on Gravel Bar Road (PIN# 0141252516704000 & 0141252516706000), in Danbury Township, Ottawa County, Ohio is littered with weeds, debris and uncontrolled vegetation, specifically a dead tree that had fallen or was cut on the property but not removed and a pile of brush, and the Board hereby determines that the maintenance of the Vegetation and Debris on the Property constitutes a nuisance and, pursuant to §505.87 of the Ohio Revised Code, orders the following actions:

- Section 1.** The Board orders the owner of the Property to remove the Vegetation and Debris or make arrangements for the removal within seven (7) days after receipt of notice of this Resolution;
- Section 2.** The Board authorizes the Zoning Inspector or their designee to notify the record owner and lienholders of the Property as provided in §505.87(B) of the Ohio Revised Code;
- Section 3.** If the record owner does not remove the Vegetation and Debris or make arrangements for the removal within seven (7) days from the receipt of notice hereof, the Trustee designated as the Zoning Department liaison is authorized to order Township employees, or enter into contract with any persons with adequate materials and equipment to be used to remove and abate the Vegetation and Debris, and all costs and expenses so incurred shall, when approved by the Board, be paid out of the unappropriated monies in the general fund;
- Section 4.** The Fiscal Officer shall report all expenses that the Township incurs in the removal of the Vegetation and Debris to the Auditor of Ottawa County, Ohio for entry upon the tax duplicate as a lien upon the Property and for collection and reimbursement of the Township's general fund as provided in §505.87 of the Ohio Revised Code;
- Section 5.** This Board finds and determines that all formal actions of this Board concerning and relating to the passage of this Resolution were taken in open meetings of this Board, and that all deliberations of this Board that resulted in formal actions were taken in meetings open to the public, in compliance with all legal requirements, including but not limited to, Ohio Revised Code Section 121.22, except as otherwise permitted thereby.

This Resolution shall take effect and be in force from or after the earliest period allowed by law.

Mr/ Ms. Hirt seconded the Resolution, and the roll being called upon the question of its adoption, the vote resulted as follows:

Vote Record: Ms. Rozak Yes. Mr. Scott Yes. Mr. Hirt Yes.

ADOPTED this 23rd day of September, 2015.

Attest:
Shelley Seamon
 Fiscal Officer

Board of Trustees
 Danbury Township
 Ottawa County, Ohio
Dianne M. Rozak
Charles B. Scott
David Hirt

AUTHENTICATION

IT IS HEREBY CERTIFIED that the foregoing is a true and correct transcript of a resolution duly passed by this Board of Trustees in session this 23rd day of September, 2015 and filed with the Danbury Township Fiscal Officer.

Shelley Seamon
 Shelley Seamon
 Danbury Township Fiscal Officer

Lots 3 & 4 of Port Ann Allotment II Subdivision on Gravel Bar Road
(PIN# 0141252516704000 & 0141252516706000)



