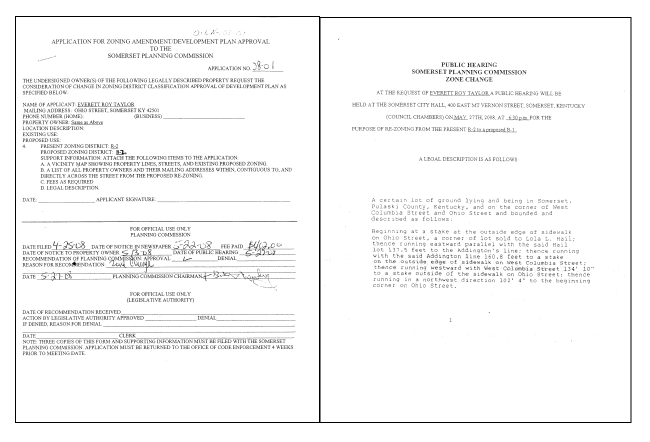
MINUTES OF MEETING HELD JUNE 23, 2008

The Common Council of the City of Somerset, Kentucky met in a regular session on Monday June 23, 2008 at 7:00 p.m. with the following present: Mayor Eddie Girdler. Council Members: David Childers, Donna Hunley, John Minton, Jim Mitchell, Pat Bourne, Jerry Burnett, Tim Rutherford, Jim Rutherford, Linda Stringer, James Eastham, Steve Kelley, and Jerry Girdler. City Attorney Carrie Wiese, and City Clerk David Godsey.

Mr. Mitchell moved to approve the minutes of the last regular meeting held on June 9, 2008, along with the reports to be approved as mailed. Mr. Minton seconded the motion. Upon roll call the following Council Members voted "Aye": Mr. Childers, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Bourne, Mr. Burnett, Mr. T. Rutherford, Mr. J. Rutherford, Mrs. Stringer, Mr. Eastham, Mr. Kelley, and Mr. Girdler.

Second reading was given the following Ordinance # 08-09:

OPDD	NANCE NO. 08- <i>0</i> 9
AN ORDINANCE AMENDING ORI ZONING ORDINANCE AND ALTE	DINANCE NO. 00-18, KNOWN AS THE ERING THE ZONING MAP, BY CHANGING A IED R-2 TO B-2. BE IT ORDAINED BY THE
	own as the Zoning Ordinance, Somerset, Kentucky y altering the Zoning Map in the following manner:
 By changing a boundary of lan particularly described as follow 	nd being zoned R-2 to land being zoned B-2, more ws:
A certain house and lot of grou County, Kentucky, and on the and bounded and described as	und lying and being in the City of Somerset, Pulasl e corner of West Columbia Street and Ohio Stree follows:
sold to Lola L. Hail; thence ru feet to the Addington's line; t feet to a stake on the outside running westward with West	side edge of sidewalk on Ohio Street, a corner of la mning eastward parallel with the said Hail Iot 137, thence running with the said Addington line 160. edge of sidewalk on West Columbia Street; thenc Columbia Street 134' 10" to a stake outside of th ace running in a northwest direction 102' 4" to th et.
All of said property described Roy Taylor, by County Clerk's Office, Pulaski	above being the same property conveyed to Evere , Deed Book, Page, Pulask i County, Kentucky.
II. The City Clerk of the City of S Zoning Map to reflect said change	Somerset, Kentucky is hereby authorized to alter the
FIRST READING	force and effect from and after adoption. 9, 200 l 23, 200 k
ATTENT AND AND S	Approved: Elui J. J. F. Mayor
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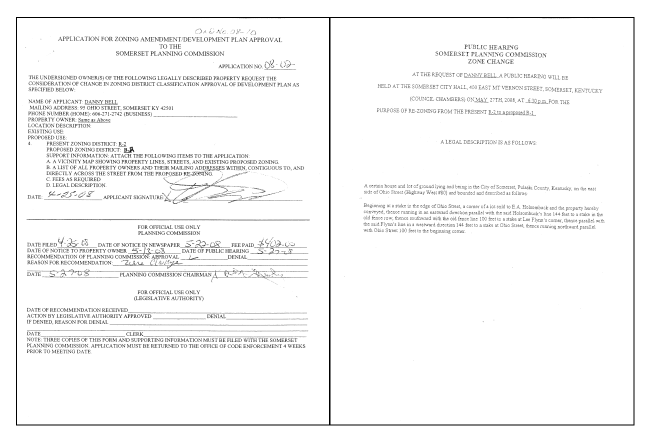


Mr. Minton moved to approve the above ordinance # 08-09 on its second reading regarding rezoning property on the corner of W. Columbia and Ohio Streets. Mr. Eastham seconded the motion. Upon roll call the following Council Members voted "Aye": Mr. Childers, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Bourne, Mr. Burnett, Mr. T. Rutherford, Mr. J. Rutherford, Mrs. Stringer, Mr. Eastham, Mr. Kelley, and Mr. Girdler.

Second reading was given the following Ordinance # 08-10:

	ORDINANCE NO. 08- <u>10</u>
ZONIN BOUNI	DINANCE AMENDING ORDINANCE NO. 00-18, KNOWN AS THE G ORDINANCE AND ALTERING THE ZONING MAP, BY CHANGING A DARY OF LAND NOW ZONED R-2 TO B-2. BE IT ORDANCE BY THE ION COUNCIL OF THE CITY OF SOMERSET, KENTUCKY:
	That Ordinance No. 00-18, known as the Zoning Ordinance, Somerset, Kentucky, the same is hereby amended by altering the Zoning Map in the following manner:
	By changing a boundary of land being zoned R-2 to land being zoned B-2, more particularly described as follows:
(A certain house and lot of ground lying and being in the City of Somerset, Pulaski County, Kentucky, on the east side of Ohio Street (Highway West #80) and bounded and described as follows:
1 (1 1	Beginning at a stake in the edge of Ohio Street, a corner of a lot sold to E.A. Holsomback and the property hereby conveyed; thence running in an eastward direction parallel with the said Holsomback's line 144 feet to a stake in the old fence row; thence southward with the old fence line 100 feet to a stake at Lee Flynn's corner, thence parallel with the said Flynn's line in a westward direction 144 feet to a stake at Ohio Street; thence running northward parallel with Ohio Street 100 feet to the beginning corner.
1	All of said property described above being the same property conveyed to Danny Bell, by, Deed Book, Page, Pulaski County Clerk's Office, Pulaski County, Kentucky.
	The City Clerk of the City of Somerset, Kentucky is hereby authorized to alter the ing Map to reflect said change.
Ш. 1	This Ordinance shall be in full force and effect from and after adoption.
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SECON	reading_June 9, 2008 id reading_June 23, 2008
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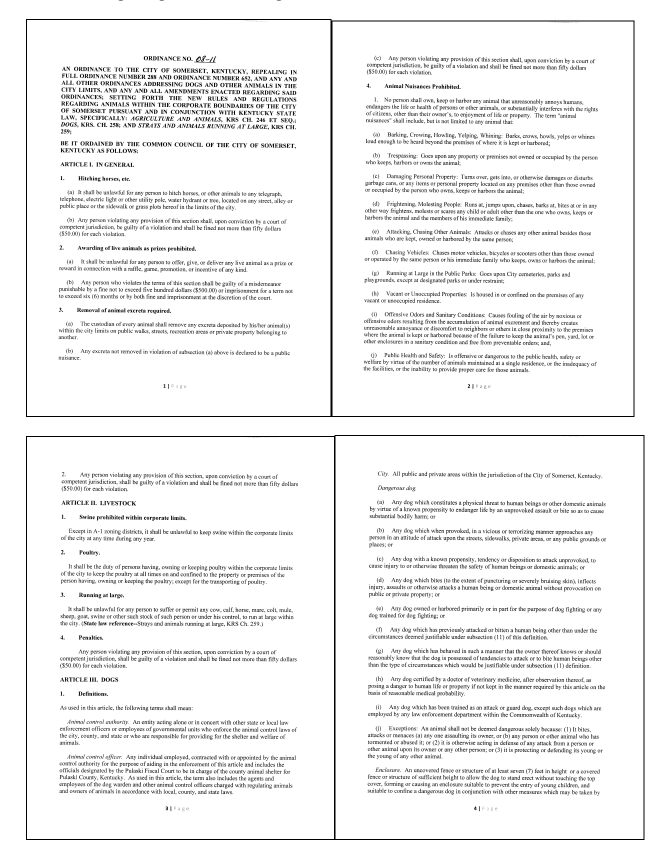
Mr. Mitchell moved to approve the above ordinance # 08-10 on its second reading regarding rezoning property on the east side of Ohio Street (Highway West 80). Mr. Minton seconded the motion. Upon roll call the following Council Members voted "Aye": Mr. Childers, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Bourne, Mr. Burnett, Mr. T. Rutherford, Mr. J. Rutherford, Mrs. Stringer, Mr. Eastham, Mr. Kelley, and Mr. Girdler.

Second reading was given the following Ordinance # 08-08:

ORDINANCE NUMBER 08-01ORDINANCE NUMBER 08-01SALE CONTRACTOR THE CITY OF SOMERSET. KENTUCKY ANNUAL BUDGET TAND PAY & CLASSIFICATION PLAN FOR THE FISCAL YEAR BEGINNING AND APPROPRIATING FUNDS OF THE CITY OF SOMERSET. KENTUCKY.WHEREAS, AN ANNUAL BUDGET FROPOSAL AND MESSAGE HAVE BEEN SOMERSET, KENTUCKY.WHEREAS, AN ANNUAL BUDGET FROPOSAL AND MESSAGE HAVE BEEN SOMERSET, KENTUCKY.WHEREAS, AN ONNO CONCLUST THE COMMON CONCLUST TO COMMON CONCLUST THE COMMON CONCLUST TO COMM
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Mr. Bourne moved to approve the above ordinance # 08-08 on its second reading regarding adopting the annual budget and pay and classification plan for the fiscal year July 1, 2008 and ending June 30, 2009. Mr. Childers seconded the motion. Upon roll call the following Council Members voted "Aye": Mr. Childers, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Bourne, Mr. Burnett, Mr. T. Rutherford, Mr. J. Rutherford, Mrs. Stringer, Mr. Eastham, Mr. Kelley, and Mr. Girdler.

Second reading was given the following Ordinance # 08-11:



the owner or keeper, such as tethering of the dangerous dog. Such enclosure shall be securely enclosed and locked and designed with secure sides, top and bottom and shall be designed to prevent the dog from escaping from the enclosure. If the pen or structure has no bottom secu to the sides, then the sides must be embedded into the ground no less than one foot. ured.

Impoundment. Taken into custody of the animal shelter for Pulaski County, Kentucky, including but not limited to the Pulaski County Humane Society Shelter.

Lead or leash. A device for restraint of a dog as defined under "restraint" in this section.

Owner. Any person, partnership, firm, corporation, or other legal entity owning, possessing, keeping, harboring or having the care or custody of a dog.

Restraint. A dog shall be deemed under restraint if on the premises of the owner and confined in a secure enclosure above defined or if accompanied by the owner and securely muzzled and restrained with a chain or a braided leather, nylon or manial lead or leash having a minimum tensity strength of three hundred (200) pounds and not exceeding ten (10) feet in length, except such length shall not exceed three (3) feet in the case of a dangerous dog.

Special dog warden. Any member of the Somerset City Police Department.

2. Duty of all dog owners to be responsible owners.

Every owner of a dog shall have the duty to exercise reasonable care and shall take all necessary steps and precutions to protect other people, property, and animals from injurice or dumage which might result from the owner's dog's behavior, regardless of whether such behavior is motivated by mischievourness, playfulness, or ferocity. If the owner of any dog is a minor, the custodian, parent or guardian legally responsible for such minor shall also be responsible to ensure that all provisions of this article are followed.

3. Control of all dogs.

Every owner of a dog shall have the duty to ensure that the dog is kept under control and that reasonable care and precautions are taken to prevent the dog from leaving, while unattended, the real property limits of its owner, possessor, or custodian, and that:

(1) The dog is securely and humanely enclosed within a house, building, fonce, pen, or other enclosure (as used in this section, the word "enclosure" shall be defined in its ordinary sense and shall not be defined as set forth above, it being the intent of this article that the definition of enclosure as set forth in the above definition section be applicable only to "dangerous dogs") out of which it cannot climb, dig, jump or otherwise scape on its own volition; and such enclosure must be securely latched at any time the dog is left unattended; or volition; and such enclosure must be securely latched.

(2) The dog is securely and humanely restrained as set forth above by chain, cable, or trolley, or other tether of sufficient strength to prevent escape; or

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(2) If the violation cannot be immediately corrected and the dog is posing an imminent serious threat to human beings or other domestic animals, the dog may be seized and impounded, in which case the owner shall be cited to appear in Pulasib Ibiritel Courl for the violation. At the owner's capacity and expense, such impoundment may be at a veterinarian or ficensed kennel of the owner's choosing. If the court rules that the dog is not dangerous as defined, it will be released to the owner upon payment of the expense of keeping such dog. If the court rules that the dog is dangerous as defined, the dog will be released to the owner distribution of proof by the owner different of any fees and penalties, and upon presentation of proof by the owner that the dog will be kept restrained or confined as specified in this article.

If, within seven (7) days after impoundment, the owner of an alleged dangerous dog fails to either provide proof that the dog will now be kept restrained or confined in compliance with the provisions of this airclice of rails to reclaim it from the animal control authority or animal shelter after impoundment, it may be humanely euthanized per the particular shelter's rules and regulations.

6. Custodial liability.

In the event the owner of the dangerous dog is a minor, the custodian, parent or guardian, legally responsible for such minor shall be liable for all injuries and property damage sustained by any person or domestic animal caused by an unprovoked attack by said dangerous dog.

7. Destruction of impounded dogs.

(a) No dog shall be destroyed within seven (7) days of being impounded unless necessary to prevent or stop an attack upon a person or another animal, for humane reasons related to sickness or injury of the dog, or as otherwise provided by law.

(b) An impounded dog shall not be destroyed pending an owner's appeal of a district court order of destruction if the appeal shall have been filed within seven (7) days of impoundment or order of destruction of such dog and notice shall have been served within seven (7) days of the impoundment of such dog upon the animal control authority. The animal control authority shall have the burden of proving that the dog should be destroyed pursuant to this article.

(c) Other provisions of this article notwithstanding, any dog which has bitten or scratched someone shall be quarantined for ten (10) days from the time the bite or scratch occurs. Any dog suspected of having rabies shall be quarantined for ten (10) days and the appropriate state authorities notified to investigate as required by law. Any owner who fails to properly quarantine their dog is subject to citation for violation of this section and the dog shall be removed to the county animal sheller for the remainder of its quarantine period. The owner shall be responsible for all quarantine fees.

(d) A dog whose owner is unavailable or incapable of quarantining the dog may be taken by the animal control authority or animal control officer and quarantined at the appropriate animal shelter for the prescribed period.

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(3) The dog is on a lead or leash and under the control of a competent person; or is off lead or leash and obedient to that person's command and that person is present with the animal any time it is not restrained as provided for in subsections (1) and (2) above while on the owner's property.

4. Additional requirements for precautions to be taken by owners of dangerous dogs

(a) All dangerous dogs shall be confined in an enclosure. It shall be unlawful for any owner to maintain a dangerous dog upon any premises which does not have a locked enclosure. It shall be unlawful for any owner to allow any dangerous dog to be outside of the dwelling of the owner or outside of the enclosure unless it is necessary for the owner to obtain veterinary care for the angerous dog to be destroy the animal or to comply with commands or directions of the animal control authority or animal control officer with respect to the dangerous dog. In such event, the dangerous dog to the securely mazel and restanced and restanced and restance with a lead or leash and shall be under the direct control and supervision of its owner.

(b) The owner of a dangerous dog shall display a sign conspicuously on his or her premises warning that there is a dangerous dog on the premises. The sign shall be readily visible and capable of being read from the public highway. A similar sign shall be posted on the pen or kennel of the dangerous dog.

(c) The owner shall immediately notify the animal control authority or animal control officer if a dangerous dog is on the loose, is unconfined, has attacked another animal or has attacked a human being, or has died.

(d) The animal control authority or animal control officer is hereby empowered to make whatever inquiry is deemed necessary to ensure compliance with the provisions of this article, and the animal control authority or animal control officer is hereby empowered to seize and impound any dangerous dog whose owner fails to comply with the provisions hereof, subject to the right of such owner to contest the seizure or impoundment, as provided in this article, in the Pulsaki District Court.

(e) In the event the owner of the dangerous dog refuses to surrender the dog to the ani control authority or animal control officer, then the animal control authority or animal cont officer may request a police officer to obtain a search warrant from a judge of the Pulaski District Court and seize the dangerous dog upon execution of the warrant.

5. Enforcement of restriction on dangerous dogs.

In the event a public law enforcement officer, or the animal control authority or animal control officer has probable cause to believe that a dangerous dog is being harbored in the city in violation of this article, said individual or entity may:

(1) Order the violation immediately corrected and cite the owner or keeper to appear in Pulaski District Court for the violation; or

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Dog fighting and harboring.

No person shall own or harbor any dog for the purpose of dog fighting, or train, torment, badger, bait, or use any dog for the purpose of causing or encouraging said dog to unprovoke attacks upon human beings or domestic animals. No person shall possess with intent to sell, offer for sale, breed, or buy or attempt to buy within the City of Somerset any dangerous dog

Action for damages; destruction of offending dangerous dog. 9.

9. Action of a damagers; elsartuction of offending damgerous dos.
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10. Penalties.

(a) If any dog shall, when unprovoked, kill, wound, or assist in killing or wounding any dog, the owner of said dangerous dog shall be guilty of a misdemeanor and shall pay a fine of not less than two hundred fifty dollars (\$250.00) nor more than five hundred dollars (\$500.00). For each subsequent violation, the owner or keeper of said dog shall pay a fine of not less than three hundred fifty dollars (\$350.00), nor more than five hundred dollars (\$500.00).

(b) If any dog shall, when unprovoked, attack, assault, wound or otherwise injure a human being, the owner shall be deemed guilty of a Class A misdemeanor and shall, upon conviction, be punished by a fine of not less than two hundred fifty dollars (525000) nor more than five hundred dollars (\$500.00), or imprisoned for a period not to exceed six (6) months, or both.

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91 Papa 101 Papa	substantial physical injury to or kill a human being, the owner shall be deemed guilty of a Class A misdemean and may, upon conviction, be punished by a fine of five hundred dollars (\$500,00) and imprisoned for a period of not less than six (6) months nor to exceed twelve (12) months. (d) Any person or owner violating any provision of this article other than specified above in this section shall be deemed guilty of a Class A misdemeanor and shall, upon conviction, be punished by a fine not to exceed five hundred dollars (\$500,000, or be imprisoned for a period not to exceed twelve (12) months, or be both so fined and imprisoned. Each day a violation continues shall constitute a separate offense. ARTICLE IV. LAW ENFORCEMENT ANIMALS I. Definitions As used herein the following terms shall have the following meanings: Law Enforcement Animal. Any horse or dog owned by a governmental law enforcement agency that has been trained to be ridden by a law enforcement officer in the performance of law enforcement activities; trained to detect by scent the presence of controlled substances and marijuana as defined in KR3 218A,010, trained to track, follow or trail persons by the detection of bodily odors, or trained to aid law enforcement officer in the performance of law enforcement activities. Death. The cessation of life within one hundred eighty (180) days of the infliction of an injury to a law enforcement animal. Mentionally. Consciously wanting a result to occur. Wontonly. Being aware of substantial and unjustifiable risk. This risk must be of a nature and degree that disregarding it constitutes a gross deviation from the standard of care that applics. (b) A tonviction under this provision is a misdemeanor and is punisheble by a fine not exceeding five hundred dollars (500.00) or imprisonment for a term not exceeding six (6) onthis or by both fine and imprisonment in the discretion of the court.	(b) A conviction under this provision is a misdemeanor and is punishable by a fine not exceeding Two Hundred Fifty Dollars (\$250.00) or imprisonment for a term not exceeding sixty (60) days or by both fine and imprisonment in the discretion of the court. ACTICLE V. SEVERABILITY: CONFLICTING ORDINANCES: REPEAL OF FORMER ORDINANCES: EFFECTIVE DATE If any part of this Ordinance is deemed by a court of competent jurisdiction to be unforceable or unconstitutional, the remaining provisions of this Ordinance shall continue in full force and effect. Any City Ordinance in conflict with this Ordinance. Just of this Ordinance shall be in full force and effect any cases, approval. and publication according to law. FIRST READING FIRST READING June J. 2008 SECOND READING SECOND READING Mover Eddin Cinetlar Mover Eddin Cinetlar
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Mr. Minton moved to approve the above ordinance # 08-11 on its second reading regarding the animal control ordinance. Mr. Bourne seconded the motion.

Mr. Mitchell moved to amend the above motion by deleting "Article 1, Section J" out of the above ordinance # 08-11. Mrs. Stringer seconded the ordinance. Upon roll call the following Council Members voted "Aye": Mr. Childers, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Bourne, Mr. Burnett, Mr. T. Rutherford, Mr. J. Rutherford, Mrs. Stringer, Mr. Eastham, Mr. Kelley, and Mr. Girdler.

The vote on the original motion upon roll call the following Council Members voted "Aye": Mr. Childers, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Bourne, Mr. Burnett, Mr. T. Rutherford, Mr. J. Rutherford, Mrs. Stringer, Mr. Eastham, Mr. Kelley, and Mr. Girdler.

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	City. All public and private areas within the jurisdiction of the City of Somerset, Kentucky.
	Dangerous dog.
	(a) Any dog which constitutes a physical threat to human beings or other domestic animal virtue of a known propensity to endanger life by an unprovoked assault or bite so as to cause obstantial bodily harm; or
	(b) Any dog which when provoked, in a vicious or terrorizing manner approaches any rson in an attitude of attack upon the streets, sidewalks, private areas, or any public grounds o teces; or
ca	(c) Any dog with a known propensity, tendency or disposition to attack unprovoked, to use injury to or otherwise threaten the safety of human beings or domestic animals; or
	(d) Any dog which bites (to the extent of puncturing or severely bruising skin), inflects ury, assaults or otherwise attacks a human being or domestic animal without provocation on blic or private property; or
do	(e) Any dog owned or harbored primarily or in part for the purpose of dog fighting or any g trained for dog fighting; or
cii	(f) Any dog which has previously attacked or bitten a human being other than under the cumstances deemed justifiable under subsection (11) of this definition.
	(g) Any dog which has behaved in such a manner that the owner thereof knows or should isonably know that the dog is possessed of tendencies to attack or to bite human beings other in the type of circumstances which would be justifiable under subsection (11) definition.
	(h) Any dog certified by a doctor of veterinary medicine, after observation thereof, as sing a danger to human life or property if not kept in the manner required by this article on th sis of reasonable medical probability.
en	(i) Any dog which has been trained as an attack or guard dog, except such dogs which are ployed by any law enforcement department within the Commonwealth of Kentucky.
	(j) Any dog not licensed according to law.
to: otl	(k) Exceptions: An animal shall not be deemed dangerous solely because: (1) It bites, acks or menaces (a) any one assaulting its owner, or (b) any person or other animal who has mented or abused it; or (2) it is otherwise acting in defense of any attack from a person or er animal upon its owner or nor other animals. The solution of the solution of the solution of any other animal.
fei	Enclosure. An uncovered fence or structure of at least seven (7) feet in height or a covered ace or structure of sufficient height to allow the dog to stand erect without touching the top
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Second reading was given the following Ordinance # 08-12:

ORDINANCE NO. <u>OF</u> A AN ORDINANCE TO THE CITY OF SOMERSET, KENTUCKY, CLOSING A PORTION OF BOURNE AVE. LOCATED WITHIN THE CITY'S CORPORATE LIMITS,	City of Somerset Eddle R. Girdler Mayor P. Do Box 89 Drvid Godey Somerset (ROUGY Jesus City Clerk (SOG(ST5-2451 (FAC))
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Mr. Burnett moved to approve the above ordinance # 08-12 on its second reading regarding the closing of West Bourne and High Street Baptist Church. Mr. Childers seconded the motion. Upon roll call the following Council Members voted "Aye": Upon roll call the following Council Members voted "Aye": Mr. Childers, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Bourne, Mr. Burnett, Mr. T. Rutherford, Mr. J. Rutherford, Mrs. Stringer, Mr. Eastham, Mr. Kelley, and Mr. Girdler.

Mr. Childers moved to go into executive session for possible land acquisition. Mr. Burnett seconded the motion. Upon roll call the following Council Members voted "Aye": Mr. Childers, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Bourne, Mr. Burnett, Mr. T. Rutherford, Mr. J. Rutherford, Mrs. Stringer, Mr. Eastham, Mr. Kelley, and Mr. Girdler.

No action taken in executive session.

There being no further business the meeting adjourned.

APPROVED

MAYOR

ATTEST:

CITY CLERK