

**MARCH SESSION
KEWAUNEE COUNTY ADMINISTRATION CENTER
MARCH 15, 2016**

The meeting of the Kewaunee County Board of Supervisors was called to order by the Kewaunee County Chairman, Ron Heuer, on March 15, 2016 at 6:00 PM.

The Pledge of Allegiance was recited, followed by prayer.

Roll Call: Supervisors Benes, Cravillion, Doell, Haske, Heidmann, Heuer, Jahnke, Kirchman, Luft, Mastalir, Paape, Pagel, Paider, Romdenne, Shillin, Sinkula, Wagner and Weidner (18) were present. Supervisors Garfinkel and Tebon were excused.

Supervisors Heidmann moved and Wagner seconded to approve the County Board agenda and the February County Board minutes. Motion carried.

Citizens Input:

Bruce Vandervest spoke regarding liquid manure solutions & arsenic contamination

Sandy Winnemueller spoke regarding mailbox vandalism, water quality & a community member is offering a \$1,000.00 reward for information on the vandalism that is being done

Jodi Parins spoke regarding DNR workgroups & vandalism

Sheriff Matt Joski spoke regarding law enforcement & community relationship

APPOINTMENT

Children's Community Options Program Advisory Committee

Pursuant to Wisconsin Statutes 46.272(4)(a) I hereby make the following appointments to the Children's Community Options Program Advisory Committee subject to County Board approval.

Term March 15, 2016 to December 31, 2016

Sara Funk, Carly Merrill, Jessica Miller, Jenny Shaw, Mike Shaw	Parent
Cindy Kinnard	Public Health
Tracy Ledvina, Tami Prucha	Kewaunee Schools
Mary Janssen	Luxemburg-Casco Schools
Nick Cochart	Algoma Schools
Dan Holstead	Advocates for Healthy Transitional Living

Respectfully submitted,
Scott Feldt, County Administrator

APPOINTMENT

Coordinated Service Teams Advisory Committee

Pursuant to Wisconsin Statutes 46.56(3) I hereby make the following appointment to the Coordinated Service Teams Advisory Committee subject to County Board approval.

Term March 15, 2016 to April 2016

Virginia Haske - Elected Official

Respectfully submitted,
Ron Heuer, County Board Chairman

APPOINTMENT

Coordinated Service Teams Advisory Committee

Pursuant to Wisconsin Statutes 46.56(3) I hereby make the following appointments to the Coordinated Service Teams Advisory Committee subject to County Board approval.

Term March 15, 2016 to December 31, 2016

Child Welfare Representatives: Lori Nellis, Rhonda Rummell
Mental Health Representatives: Denise Harmann, Joanne Tulachka
Developmental Disabilities Representative: Melissa Annoye
Family Support Program Representative: Melissa Annoye
Representative Appointed by the Judge: Jeff Wisnicky
School District Representatives: Nick Cochart, Glen Schlender, Karen Tremml
Delegate: Mary Janssen
County Health Department Representative: Cindy Kinnard
Law Enforcement Representatives: Dave Cornelius, Matt Joski
Economic Support Representative: Terry Schleis
Community Service Providers: Heather Gozdziński, Dan Holstead, Jane Lepak, Deborah Moutry
CST Parents/Consumer Representatives: Tracy Anderegg, Tia Bellisle, Aaron Schone,
CCS Consumer Representatives: Edwin Lund, Aaron Schone, Mike Urmanski, Don Wierichs

Respectfully submitted,
Scott Feldt, County Administrator

APPOINTMENT

Children's Community Options Program Advisory Committee

Pursuant to Wisconsin Statutes 46.272(4)(a) I hereby make the following appointment to the Children's Community Options Program Advisory Committee subject to County Board approval.

Term March 15, 2016 to April 2016
Kaye Shillin, County Board Supervisor

Respectfully submitted,
Ron Heuer, County Board Chairman

Supervisors Weidner moved and Paape seconded all of the above appointments for adoption. Motion carried.

ANNUAL REPORTS

Kewaunee County Zoning – Glenn Selner
Kewaunee County Coroner – Rory Groessl
Kewaunee County Register of Deeds – Janet Wolf

REPORT

Kewaunee County Administrator – Scott Feldt

Committee Reports:

- Highway/Solid Waste Committee - Supervisor Kirchman
- Personnel, Advisory & Legislative Committee – Supervisor Heuer
- Health and Vets Committee – Didn't receive minutes
- University Extension & Zoning Committee - Supervisor Romdenne
- Land & Water Conservation Committee – Didn't receive minutes
- Law Enforcement & Emergency Management Committee – No meeting
- Finance & Public Property Committee - Supervisor Luft
- Human Services Committee – Supervisor Haske
- Promotion & Recreation Committee – Supervisor Heidmann
- Groundwater Task Force Committee – Didn't receive minutes
- Bay-Lake Regional Planning – Supervisor Haske
- Revolving Loan Fund Committee – Wisnicky

First Reading of Ordinance:

Kewaunee County Sexual Offender Residency Ordinance

- 1.01 Findings and Intent
- 1.02 Authority
- 1.03 Definitions
- 1.04 Original Domicile Restriction
- 1.05 Property Owners Prohibited from Renting Real Property to Certain Sexual Offenders and Sexual Predators
- 1.06 Appeal
- 1.07 Penalties
- 1.08 Severability

1.01 Findings and Intent. Chapter 980 of the Wisconsin Statutes provides for the civil commitment of sexually violent persons, a more dangerous type of sex offender due to their likelihood to reoffend, and specifically, Wis. Stat. § 980.08 provides for the supervised release of such persons into the community.

The Kewaunee County places a high priority on maintaining public safety through highly skilled and trained law enforcement as well as dependency on laws that deter and punish criminal behavior.

Kewaunee County finds and declares that sexually violent persons are a serious threat to public safety. When sexually violent persons reenter society, they are much more likely than any other type of offender to be rearrested for a new rape or sexual assault. Given the high rate of recidivism for sexually violent persons and that reducing opportunity and temptation is important to minimizing the risk of reoffense, there is a need to protect children where they congregate or play in public places in addition to the protections afforded by state law near schools and daycare centers. Kewaunee County finds and declares that, in addition to schools and daycare centers, children congregate or play in a number of public places, including public parks and houses of worship.

This section is a regulatory measure aimed at protecting the health and safety of children in Kewaunee County from the risk that sexually violent persons may reoffend in locations close to their residences. It is the intent of this Ordinance to serve the Kewaunee County's compelling interest to promote, protect and improve the health, safety and welfare of the citizens of Kewaunee County by creating areas around locations where children regularly congregate in concentrated numbers wherein certain sexually violent persons are prohibited from establishing temporary or permanent residence; and by creating child safety zones where children regularly congregate in concentrated numbers wherein access by certain sexually violent persons to such zones shall be restricted or excluded.

1.02 Authority. This Ordinance is enacted under the authority of Wis. Stat. §§59.54(6) and (22).

1.03 Definitions. As used in this section, and unless the context requires otherwise:

- (1) "Facility for children" means a public or private primary or secondary school; a church, synagogue, or house of worship; a group home, as defined in Wis. Stat. § 48.02(7); a residential care center for children or youth, as defined in Wis. Stat. § 48.02(15d); a daycare center licensed under Wis. Stat. § 48.65; a daycare program established under Wis. Stat. § 120.13(14); or a daycare provider certified under Wis. Stat. § 48.651.

- (2) "Loiter" or "Prowl" shall mean:
 - (a) Remaining in any one place with no apparent purpose in a manner unusual for law-abiding citizens; and
 - (b) The person's behavior is alarming in nature.
 - (c) Alarming in nature is presumed if the defendant flees, conceals himself/herself or any object, or refuses to identify himself/herself when a law enforcement officer appears.
- (3) "Permanent residence" means the place where a person sleeps, abides, lodges, or resides for 14 or more consecutive days or which qualifies as a residence under the laws of the State of Wisconsin, and may be mobile or transitory.
- (4) "Sex Offense" shall mean a violation, or the solicitation, conspiracy, or attempt to commit a violation of Wis. Stat. §§940.22 (2), 940.225 (1), (2) or (3), 944.06, 948.02 (1) or (2), 948.025, 948.05, 948.051, 948.055, 948.06, 948.07 (1) to (4), 948.075, 948.08, 948.085, 948.095, 948.11 (2) (a) or (am), 948.12, 948.13, or 948.30, of §940.302 (2) if §940.302 (2) (a) 1. b. applies, or of §§940.30 or 940.31 if the victim was a minor and the person who committed the violation was not the victim's parent.
- (5) "Sexual Offender" shall mean a person who was convicted, adjudicated or found not guilty or not responsible by reason of mental disease or defect of a sex offense or of the law of another state that is comparable to a Wisconsin sex offense and is required to comply with the reporting requirements of Wis. Stat. §301.45.
- (6) "Sexually violent person" shall mean a person who was subject to a petition under Wis. Stat. §980.02 and was determined by a court or jury to be a sexually violent person as that term is defined under Wis. Stat. §980.01(7) and was committed to the custody of the State of Wisconsin Department of Health Services for control, care and treatment.
- (7) "Temporary residence" means residence or premises meeting any of the following criteria:
 - (a) A place where the person sleeps, abides, lodges, or resides for a period of 14 or more days in the aggregate during any calendar year and which is not that person's permanent residence as defined in this section;
 - (b) A place where the person routinely sleeps, abides, lodges or resides for a period of four or more consecutive or nonconsecutive days in any month and which is not that person's permanent residence as defined in this section; or
 - (c) A place where a person sleeps, or which qualifies as a temporary residence under the holdings of the Wisconsin Supreme Court, and which may include more than one location, and may be mobile or transitory.

1.04 Original Domicile Restriction.

- (1) *Residency Prohibited.* No sexually violent person shall be permitted to reside in Kewaunee County, and no supervised release of such sexually violent person shall be established in Kewaunee County, unless the sexually violent person was domiciled in Kewaunee County at the time of the Wis. Stat. Ch. 980 commitment or the person previously resided in Kewaunee County for over five years.
- (2) *Exemptions.* A sexually violent person does not commit a violation of this section if any of the following apply:
 - (a) The sexually violent person is required to serve a sentence or is otherwise involuntarily required to reside in a jail or other correctional institution or mental facility.
 - (b) The sexually violent person has established a residence prior to the effective date of the ordinance codified in this section.
 - (c) The sexually violent person is a minor or ward under guardianship.
 - (d) The residence is also the primary residence of the person's parents, grandparents, siblings, spouse, or child; provided, that such parent, grandparent, sibling, spouse, or child established the residence at least five years before the designated sexually violent person established residence at that location.

1.05 Property Owners Prohibited from Renting Real Property to Certain Sexual Offenders and Sexual Predators. It is unlawful for a property owner to let or rent any place, structure, or part thereof, trailer, or other conveyance, if the property owner knows or should have known that it will be used as a permanent or temporary residence by any sexually violent person prohibited from establishing such residence by this Ordinance.

1.06 Loitering.

- (1) *Unlawful to Loiter or Prowl.* It is unlawful for a sexually violent person or a sexual offender to loiter or prowl within 500 feet of real property that supports or upon which there exists a facility for children, a public park, a public swimming pool, a public library, or a public recreational trail.
- (2) *Measurement of Distance.* The distance of 500 feet shall be measured from the closest boundary line of the real property that supports or upon which there exists any of the uses enumerated in subsection (1) of this section to the closest boundary line of the real property where the sexually violent person or sexual offender is loitering or prowling.

1.07 Appeal. The residency restrictions of this section may be waived upon approval of the Kewaunee County Board of Supervisors through an appeal by the affected sexually violent person. Such appeal shall be made in writing to Kewaunee County Clerk, who shall forward the request to the Law Enforcement/Emergency Management Committee and the Sheriff. The Sheriff shall forward a report on the appeal request to the Law Enforcement/Emergency Management Committee. The Law Enforcement/Emergency Management Committee will convene within 30 days of the appeal being filed with the Clerk to hear from the Sheriff and the affected sexually violent person or their counsel. After deliberation, the Law Enforcement/Emergency Management Committee shall forward a recommendation to the Kewaunee County Board of Supervisors, who shall act on the recommendation at their next regularly scheduled meeting. A written copy of the decision shall be provided to the affected sexually violent person by Kewaunee County Clerk. The Law Enforcement/Emergency Management Committee may reject a waiver request when the request is filed with Kewaunee County Clerk within 90 days of denial by the committee of a prior identical waiver request of the requester, absent a change in circumstances.

1.08 Penalties. Any person found guilty of violating this section shall be penalized by a forfeiture not less than \$300.00 and not to exceed \$1,000. Each day a sexually violent person maintains a residence in violation of this section constitutes a separate violation. Kewaunee County may also seek equitable relief.

1.09 Severability. Should any portion of this section be declared unconstitutional or invalid by a court of competent jurisdiction, the remainder of this section shall not be affected.

Consideration of Resolutions:

RESOLUTION NO. 35-3-16

A RESOLUTION AUTHORIZING AN APPLICATION FOR AND ACCEPTANCE OF FINANCIAL ASSISTANCE FOR 2016/2017 COUNTY SNOWMOBILE TRAIL AND ATV TRAIL REHABILITATION PROJECTS

TO THE HONORABLE KEWAUNEE COUNTY BOARD OF SUPERVISORS:

WHEREAS, grant monies are available annually through State of Wisconsin, Department of Natural Resources for recreational trail maintenance and rehabilitation; and

WHEREAS, Kewaunee County seeks financial assistance through the State of Wisconsin for ATV and snowmobile trail rehabilitation of:

- § 176.3 miles of State-funded Snowmobile Trails
- § 20 miles of All Terrain Vehicle (ATV) trails at the Riverview ATV Park ; and

WHEREAS, the State of Wisconsin and the Department of Natural Resources annually provide 100% of the eligible project costs; and

WHEREAS, the Kewaunee County Board has reviewed the need for the proposed project(s) and the benefit(s) to be gained therefrom; and

WHEREAS, it is necessary for the Kewaunee County Board, to approve the application before funds can be disbursed from this account.

NOW, THEREFORE, BE IT RESOLVED, by the Kewaunee County Board of Supervisors duly assembled this 15th day of March 2016, that the Board does approve and authorize the application for the above-named projects; the Kewaunee County Promotion and Recreation Director is hereby authorized to sign all necessary documents on behalf of the County of Kewaunee; and that authority is hereby granted to the Promotion and Recreation Director to take the necessary steps to disburse funds under this program in accordance with this resolution.

BE IT FURTHER RESOLVED that Kewaunee County will comply with the project grant award contract mandates.

Respectfully Submitted,
Promotion & Recreation Committee
CRAVILLION, HEIDMANN, JAHNKE, KIRCHMAN, TEBON

FISCAL IMPACT STATEMENT: \$53,575 in Grant Funding.
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Supervisors Heidmann moved and Pagel seconded for adoption. Roll call vote: 18 ayes, 0 nays. Motion carried.

RESOLUTION NO. 36-3-16

**RESOLUTION DESIGNATING THE WEEK OF APRIL 11-15, 2016 AS
“WORK ZONE AWARENESS WEEK” IN KEWAUNEE COUNTY**

TO THE HONORABLE KEWAUNEE COUNTY BOARD OF SUPERVISORS:

WHEREAS, in 1999, the Federal Highway Administration partnered with the American Association of State Highway and Transportation officials to create the "National Work Zone Awareness Week" campaign, held annually in April prior to the construction season in much of the nation, and

WHEREAS, according to the most recent compiled data, 2013 Wisconsin Traffic Crash Facts prepared by Wisconsin Department of Transportation, there were 1,596 work zone crashes in Wisconsin alone, which resulted in 1,129 property damages, 458 injuries and 9 fatalities, and

WHEREAS, in 2015 alone 3 separate Wisconsin County Highway Department workers were killed while working within a work zone, and

WHEREAS, construction and maintenance activities on our streets and highway require that periodically work zones be established; and

WHEREAS, work zones also include locations where emergency vehicles, utility vehicles, tow trucks, law enforcement, fire and EMS services are operating with their lights flashing, requiring motorists to move over or slow down; and

WHEREAS, the Kewaunee County Highway Department and Kewaunee County Board urge travelers on our highways to slow down and pay attention especially within work zones, and

WHEREAS, the Federal Highway Administration has designated April 11-15, 2016, as "National Work Zone Awareness Week",

NOW, THEREFORE, BE IT RESOLVED by the Kewaunee County Board of Supervisors duly assembled this 15th day of March 2016, that the week of April 11-15, 2016 be designated as “Work Zone Awareness Week” in Kewaunee County.

Respectfully Submitted,
Highway & Solid Waste Committee
HEIDMANN, KIRCHMAN, MASTALIR, PAAPE, ROMDENNE

Supervisors Wagner moved and Kirchman seconded for adoption. Roll call vote: 18 ayes, 0 nays. Motion carried.

RESOLUTION NO. 37-3-16

**A RESOLUTION APPROVING PERSONNEL POLICIES
Use of Equipment and Vehicles**

TO THE HONORABLE KEWAUNEE COUNTY BOARD OF SUPERVISORS:

WHEREAS, the Personnel, Advisory and Legislative Committee has considered and hereby recommends approval of the following Personnel Policies:

Q. Use of Equipment and Vehicles

Equipment and vehicles essential in accomplishing job duties are expensive and may be difficult to replace. When using property for County business, employees are expected to exercise care, perform required maintenance and follow all operating instructions, safety standards and guidelines.

Employees shall notify the supervisor if any equipment, machines, tools, or vehicles appears to be damaged, defective, or in need of repair. Prompt reporting of damages, defects, and the need for repairs could prevent deterioration of equipment and possible injury to employees or others. The supervisor will answer any questions about an employee’s responsibility for maintenance and care of equipment and vehicles on the job.

The improper, careless negligent, destructive or unsafe use or operation of equipment or vehicles, as well as excessive or avoidable traffic and parking violations, will result in disciplinary action, up to and including discharge. No smoking is allowed in County owned vehicles.

In order to minimize the use of personal vehicles while conducting County business, Kewaunee County provides a pool of vehicles for employee use. It is the policy of Kewaunee County that the pool of county owned vehicles shall be used for travel associated with official Kewaunee County business. It is the obligation of each employee requesting to use a vehicle to make reservations in advance with the County Clerk’s office. Failure to request a County owned vehicle may result in non-payment of a voucher for personal mileage if a vehicle was available and not used. Vehicle keys, as well as a trip ticket, are to be picked up in the County Clerk’s office the day of travel. However, if travel is required prior to normal office hours, it is the responsibility of the employee to make arrangements with the County Clerk’s office to pick up the keys the day before actual use. Employees will be allowed to take such vehicle home for early departure the next day. It is also the responsibility of the employee to make sure the vehicle is returned promptly for use by other staff.

In certain circumstances, a County owned vehicle may be provided for certain employees in order to carry out their assigned duties. These vehicles should be housed on County-owned property during non-working hours and used by employees only to carry out their job duties as needed. The County requires that no personal items other than incidentals be stored in the vehicle. The vehicle is to be locked each night with work articles stored either in the lock box or trunk during times when the vehicle is not in use.

In instances where a County-owned vehicle is provided to an employee on a 24-hour basis, it is the policy of the County that the only personal use allowed would be commuting between an employee’s home and his/her work.

The County may grant permission to use a County owned vehicle to commute to and from an employee’s residence to his/her assigned office or job site provided the following criteria are met:

1. The employee’s job description specifies being available on a 24/7 basis; and
2. The county owned vehicle is essential to the performance of his or her duties by being equipped to facilitate performance of these duties; and
3. It is not efficient or practical to have a personal vehicle with similar capabilities; and
4. The employee may be called to report to a location other than the customary job location.

The County Administrator is authorized to grant short-term vehicle use. Short-term vehicle use means two workweeks or less and not more than four workweeks in any given calendar year. The Personnel, Advisory and Legislative Committee will consider authorizations of more than two weeks. Employees commuting to and from work in a County owned vehicle shall pay to the County when required and in a manner permissible under the then current IRS regulations.

Except for persons authorized by the Kewaunee County Department of Human Services, only Kewaunee County employees, contract employees or elected officials may operate or drive County equipment and vehicles. Spouses, family members, acquaintances or clients served by Kewaunee County are strictly prohibited from operating or driving County owned equipment of vehicles.

The Director of the Kewaunee County Department of Human Services or a Human Services Manager assigned to supervise the transportation program may authorize individuals to drive County vehicles. The authority of the Human Services Director or Manager to authorize individuals to drive County vehicles is strictly limited to securing drivers in furtherance of the transportation program. The Human Services Director or Manager shall only authorize individuals that meet the following requirements:

1. Has a valid Wisconsin driver’s license.
2. Will not jeopardize County’s insurability by any insurance carrier.
3. Submits to a caregiver background check.
4. Submits to a driving record check.
5. Has the ability to work with, and be sensitive to, the needs of the elderly and disabled.
6. Signs an agreement requiring the individual to abide by all County policies and any rule or requirement established by the Kewaunee County Department of Human Services.

NOW, THEREFORE, BE IT RESOLEVED, by the Kewaunee County Board of Supervisors duly assembled this 15th day of March 2016, that the Board approves and adopts the proposed Personnel Policies.

Respectfully Submitted,
Personnel, Advisory & Legislative Committee
HASKE, HEIDMANN, HEUER, KIRCHMAN, LUFT, PAGEL, ROMDENNE, SHILLIN, WEIDNER

Supervisors Benes moved and Heidmann seconded for adoption. Roll call vote: 18 ayes, 0 nays. Motion carried.

RESOLUTION NO. 38-3-16

SALARY SCHEDULE I

A RESOLUTION ESTABLISHING TOTAL ANNUAL COMPENSATION FOR COUNTY ELECTED OFFICIALS

TO THE HONORABLE KEWAUNEE COUNTY BOARD OF SUPERVISORS:

WHEREAS, the board shall establish the total annual compensation for services to be paid to elected officials pursuant to §59.22 of the Wisconsin Statutes; and

WHEREAS, the Personnel, Advisory and Legislative Committee met, considered, and recommends the annual compensation of the County Clerk, County Treasurer and Register of Deeds as set forth below:

	<u>2017</u>	<u>2018</u>	<u>2019</u>	<u>2020</u>
County Clerk	\$62,164	\$63,221	\$64,169	\$65,132
County Treasurer	\$62,164	\$63,221	\$64,169	\$65,132
Register of Deeds	\$62,164	\$63,221	\$64,169	\$65,132

WHEREAS, the intent of the Personnel, Advisory and Legislative Committee recommendation is to establish the total annual compensation for county elected officials, which is separate and distinct from fringe benefits offered by the County to elected officials, and which fringe benefits are subject to increase or decrease during the officer's terms at the discretion of the Board and in accordance with state and federal law; and

WHEREAS, as part of the County's fringe benefit program, county elected officials may participate in the Wisconsin Retirement System in accordance with state law; and

WHEREAS, as part of the County's fringe benefit program, county elected officials may elect to receive health and dental insurance coverage under the same terms and conditions as the health and dental insurance coverage offered to non-represented managerial county employees who are not law enforcement managerial employees or non-represented managerial employees described in Wis. Stat. §111.70(1)(mm)2.

NOW, THEREFORE, BE IT RESOVLED, by the Kewaunee County Board of Supervisors, duly assembled this 15th day of March 2016, that the above-stated compensation affecting elected officials of Kewaunee County shall be the annual compensation effective and payable for the year commencing January 1, 2017; such payments shall be made in accordance with the usual procedures; and that the compensation described above shall remain in effect until December 31, 2020, thus superseding Salary Schedule I now in effect until December 31, 2016; and

BE IT FURTHER RESOLVED, the aforementioned county elected officials are entitled to participate in the Wisconsin Retirement System. Each participating county elected official shall contribute a percentage of each payment of earnings equal to the percentage required by law of the total actuarially required contribution rate, as approved by the Wisconsin Employee Trust Fund Board. Kewaunee County will likewise contribute a percentage of each payment of earning equal to the percentage required by law of the total actuarially required contribution rate, as approved by the Wisconsin Employee Trust Fund Board.

BE IT FUTHER RESOLVED, that the aforementioned county elected officials may elect to receive health and dental insurance coverage under the same terms and conditions, which may be changed from time to time, as the health and dental insurance coverage offered to non-represented managerial county employees who are not law enforcement managerial employees or non-represented managerial employees described in Wis. Stat. §111.70(1)(mm)2.

FISCAL IMPACT STATEMENT:
For the four year period, increase in Salaries of \$12,021, increase in benefits of \$1,751, for a total increase of \$13,772.

Respectfully Submitted,
Personnel, Advisory & Legislative Committee
HASKE, HEIDMANN, HEUER, KIRCHMAN, LUFT, PAGEL, ROMDENNE, SHILLIN, WEIDNER

Supervisors Luft moved and Heidmann seconded for adoption. Roll call vote: 18 ayes, 0 nays. Motion carried.

Consideration of Ordinances:

None

Communications:

- Resolutions from other counties
- Recognition of Retiring Supervisors: Tebon, Heidmann & Garfinkel
- Letter from Supervisor Garfinkel
- Kewaunee County Events:
 - Family Fun Day, Sunday, April 17 at the Algoma Youth Club, 12:00 Noon – 5:00 p.m.
 - Roar on the Shore, Saturday, March 19 in Luxemburg, 2:00 p.m. – 6:00 p.m., proceeds go to the Lions Club
 - Rep. Kitchens & Krug restoring Ahnapee River, informational meeting on Thursday, March 31 at 6:00 p.m.
 - Election on April 5, 2016

Chairman's Comments:

Recap of current board activities

Supervisors Haske moved and Mastalir seconded that the June County Board Meeting will be held on June 21, 2016 at 6:00 p.m. Motion carried.

Supervisors Heidmann moved and Wagner seconded to adjourn. Motion carried.

Board adjourned at 7:53 p.m.

Ron Heuer, Kewaunee County Board Chairman

Jamie Annoye, Kewaunee County Clerk

CERTIFICATION

STATE OF WISCONSIN:

SS

COUNTY OF KEWAUNEE:

I, Jamie Annoye, County Clerk in and for Kewaunee County, Wisconsin do hereby certify that the following is a true and correct copy of the minutes of the meeting of the Kewaunee County Board of Supervisors held in regular Board Chambers at the Administration Center in Kewaunee on March 15, 2016.

Jamie Annoye, Kewaunee County Clerk

