

Judicial Watch Obtains Records from EPA Showing Obama Agency's Illegal Use of Social Media Platform for Propaganda

NOVEMBER 27, 2017

'I don't want it to look like EPA used our own social media accounts to reach our support goal' – EPA Director of Web Communications

(Washington, DC) — Judicial Watch obtained **900-pages** of documents from the Environmental Protection Agency (EPA) which reveal the agency's use of the mass-sharing **Thunderclap** social media platform to covertly promote its policies **in violation** of federal law.

The documents show that EPA staffers, via the Thunderclap platform, recruited outside groups to lobby in support of the Clean Water Rule or "Waters of the United States." Thunderclap shares member messages across multiple Facebook, Twitter and Tumblr accounts simultaneously.

Federal law prohibits agencies from engaging in propaganda, which is defined as covert activity intended to influence the American public. Federal law also prohibits agencies from using federal resources to conduct grassroots lobbying to prod the American public to call on Congress to act on pending legislation.

The EPA's Director of Web Communications Jessica Orquina, in a September 10, 2014, email, wrote to Karen Wirth, an EPA team leader in the Office of Ground Water and Drinking Water, urging **the covert use** of the Thunderclap

technology. "I don't want it to look like EPA used our own social media accounts to reach our support goal," Orquina wrote to Wirth.

The Clean Water Rule, now in the process of **being repealed** by the Trump administration, was a significant and legally controversial increase in federal authority over streams and other small bodies of water.

A December 2015 report by the Government Accountability Office (GAO) concluded the EPA's use of Thunderclap to promote the Clean Water Rule "constitutes covert propaganda" and violated **federal law**.

The records were obtained by Judicial Watch in a Freedom of Information Act (FOIA) **lawsuit** filed on June 21 in the U.S. District Court for the District of Columbia after the EPA failed to respond to a May 3 FOIA request (**Judicial Watch vs. U.S. Environmental Protection Agency** (No. 1:17-cv-01218)).
Judicial Watch seeks:

All internal emails or other records concerning project administration, management, or assignment of tasks related to the EPA's use of the Thunderclap social media platform.

On September 9, 2014, Travis Loop, the EPA's director of communications for water, initiated the lobbying effort in **an email to Gary Belan**, senior director for the organization American Rivers, under the subject line "RE: IMPORTANT: Join a Thunderclap for Clean Water" that read:

EPA is planning to use a new social media application called Thunderclap to provide a way for people to show their support for clean water and the agency's proposal to protect it. Here's how it works: you agree to let Thunderclap post a one-time message on your social networks (Facebook, Twitter or Tumblr) on Monday, September 29 at 2:00 pm EDT. If 500 or more people sign up to participate, the message will be posted on everyone's walls and feeds at the same time. But if fewer than 500 sign up, nothing happens. So, it is important to both sign up and encourage others to do so.

In a September 10, 2014, **email** from Loop to Orquina, Loop asks "What's the best way to get the other agencies to sign up for the Thunderclap and promote on social media? Interior, USGS, NOAA, etc. I was going to tweet at them to join the Thunderclap, but thought maybe you had thoughts on that

and maybe a more direct line.” Orquina responds: “Why don’t I send a message to the interagency social media listserv?”

In a September 15, 2014, **email**, Loop seeks assistance on the Thunderclap effort from the American Public Health Association (APHA). Loop writes to colleagues Brian Bond and Micah Ragland: “Can you reach out to your contact at the American Public Health Association and see if they can use their Twitter to support our Thunderclap for clean water? Basically we would love if they could sign up for their Twitter account to participate and then tweet to their followers an encouragement to participate? If how to do this is unclear I can talk to someone there. They have more than 440,000 followers so this would be a nice bump.”

In a September 25, 2014, **email** to Jay Jensen of the White House Council on Environmental Quality (CEQ), Loop noted of the Thunderclap Clean Water effort: “Right now we have 840 people who have signed up and so the message will be seen by 1.7 million people. I’m trying to make this as big as possible, so anyone that can sign up and encourage others to sign up is appreciated. I know you have lots of connections all across the board that could make this even bigger.”

“The Obama EPA knowingly did an end run around federal law to push another Obama environmental power grab,” Judicial Watch President Tom Fitton said. “These documents show how these Obama-era bureaucrats seem to be more like social activists than public employees. Let’s hope President Trump does some major housecleaning at the EPA.”

###

Sign up to get the latest from Judicial Watch all the
time!

Lori Stratton

From: Larry Bonderud
Sent: Thursday, November 30, 2017 5:21 PM
To: Lori Stratton
Subject: Fwd: Community Development Block Grant (CDBG) 2017 Project Grant Awards
Attachments: doc02140120171130164750.pdf; ATT00001.htm

Next packets.

Sent from my iPhone

Mayor Lar

Begin forwarded message:

From: DOC CDBG Webmail <DOCCDBG@mt.gov>
Date: November 30, 2017 at 5:02:38 PM MST
To: "larry@shelbymt.com" <larry@shelbymt.com>
Cc: "jason.crawford@kljeng.com" <jason.crawford@kljeng.com>
Subject: **Community Development Block Grant (CDBG) 2017 Project Grant Awards**

Good Afternoon,

Thank you for your application for the Community Development Block Grant (CDBG) Program 2017 grant cycle. Please see attached letter for more information. An original hard copy of this letter has been mailed.

Sincerely,

A.C. Rothenbuecher, MPH
Community Grants Bureau Chief
Community Development Division
Montana Department of Commerce
a.c.rothenbuecher@mt.gov | 406.841.2551

PAM HAXBY-COTE

DIRECTOR



STEVE BULLOCK

GOVERNOR

November 30, 2017

Larry Bonderud, Mayor
City of Shelby
112 1st Street S
Shelby, MT 59474

RE: Community Development Block Grant (CDBG) 2017 Project Grant Awards

Dear Mayor Bonderud:

On November 29, 2017, Governor Steve Bullock announced the 2017 Montana CDBG awards allocating \$3,314,000 in grant funds for FFY 2017 Public and Community Facilities and Housing projects. The successful grantees and their respective award amounts are shown on the attached list. While your project is not listed, it is still possible your project may move forward with CDBG assistance. Since funds have not been exhausted for the FFY 2017 CDBG Grants, Commerce is providing a second round of application review. If you would like to provide additional documentation or information pertinent to your application, please submit it on or before January 31, 2018.

To assist projects to be successful, as well as compliant with program standards, Commerce is offering time for each 'second opportunity' applicant to meet with CDBG Program staff to receive technical assistance. Please contact Commerce administrative staff at 406-841-2770 to make an appointment for technical assistance.

We know that your application represented many hours of hard work, and the Department is committed to helping you address your community's greatest local needs.

Sincerely,

A handwritten signature in black ink, appearing to read "A.C. Rothenbuecher", with a long horizontal line extending to the right.

A.C. Rothenbuecher
Grants Bureau Chief
Community Development Division

Cc: KLJ Engineering

Encl: 2017 CDBG Awards



COMMUNITY DEVELOPMENT DIVISION

2017 Community Development Block Grant Program Public and Community Facilities and Housing Awards					
Applicant	County	Project Type	Project Description	CDBG Grant Award	Total Project Cost
Beaverhead County	Beaverhead	Public Facilities Improvements	Water System Improvements	\$294,000	\$588,000
Circle, Town of	McCone	Public Facilities Improvements	Water System Improvements	\$450,000	\$1,260,500
Hamilton, City of	Ravalli	Community Facilities	Construction of Early Head Start Building	\$450,000	\$1,165,070
Helena, City of	Lewis & Clark	Housing	Construction of group home	\$450,000	\$1,160,910
Lewis & Clark County	Lewis & Clark	Housing	Rehabilitation of group home	\$450,000	\$870,346
Phillips County	Phillips	Public Facilities Improvements	Rehabilitation of Malta Opportunities, Inc.	\$320,000	\$783,200
Roundup, City of	Musselshell	Public Facilities Improvements	Water System Improvements	\$450,000	\$814,000
Sanders County	Sanders	Public Facilities Improvements	Wastewater System Improvements	\$450,000	\$3,261,000

Lori Stratton

From: Larry Bonderud
Sent: Tuesday, December 05, 2017 10:25 AM
To: Lori Stratton
Subject: Fwd: Main Street sidewalk concern

Next packets.

Sent from my iPhone

Mayor Lar

Begin forwarded message:

From: Lorette Carter <shbcdc@3rivers.net>
Date: December 5, 2017 at 10:19:12 AM MST
To: <dmcnett@mt.gov>
Cc: Larry Bonderud <larry@shelbymt.com>, Loren Skartved <loren@3rivers.net>, Jade Goroski <jade@shelbymt.com>
Subject: Main Street sidewalk concern

Hi Don,

At Shelby City Council last night, I asked about a dangerous section of Main Street sidewalk between Wells Fargo Bank and MCR Oil Company. There is a drainage section from the bank that has a lightweight aluminum grate that is never in place. It is about a 4 inch gap which could be very dangerous to those of limited mobility – using walkers, etc. and the general public if not paying attention.

Mayor Bonderud thought I should reach out to you first as the sidewalks are part of MDT right-of-way. Is there something that can be done to make this section safe?

Thanks so much,
Lorette

Lorette Carter
City of Shelby
112 1st St. South
Shelby, MT 59474
(406) 424-8799
shbcdc@3rivers.net

LEASE AGREEMENT

This Lease Agreement (this "Lease") dated Dec 6, 2017, between the **CITY OF SHELBY**, a political subdivision of the State of Montana, located at 112 1ST St S, Shelby, MT 59474, ("Lessor") and **HINRICHS TRADING COMPANY**, PO Box 401, Pullman, WA 99163 ("Lessee").

Recitals

Lessor is the owner of the real property and improvements legally described as follows:

Lot 19 & 20, Block 4, Shelby Original Townsite, Shelby, Montana, according to the official map or plat thereof on file and of record in the office of the Clerk and Recorder of Toole County, Montana.

Lessor desires to lease the premises located on the above described real property further described as **224 Main Street-Upstairs East 3 Bedroom Apartment** to Lessor (the "Premises") and Lessee desires to lease the Premises from Lessor for the term, at the rental and upon the covenants, conditions and provisions set forth hereafter.

Based on the foregoing, and for good and valuable consideration, receipt acknowledged, Lessor and Lessee agree as follows:

- 1) **Lease of Premises.** Lessor hereby leases to Lessee the Premises on the terms and conditions set forth hereafter.
- 2) **Term.** The term of this Lease shall begin on **December 15, 2017** and shall continue on a monthly basis. Lessor may terminate the tenancy or modify the terms of this Lease by giving the Lessee 30 day's written notice. Lessee may terminate this Lease by giving the Landlord 30 day's written notice.
- 3) **Rent.** Lessee shall pay Lessor for the Premises during the term of this Lease **\$1,350.00 per month** and a like amount on or before the same day of each month thereafter. Rent shall be paid to Lessor at its address set forth above or to such other address as Lessor shall direct to Lessee in writing.
- 4) **Security Deposit.** Upon execution of this Agreement by both parties hereto, Lessee shall pay to Lessor **\$2,700 (\$1,350 for the first month rent and \$1,350 for a security deposit)**. Within 15 days after Lessee has vacated the Premises, returned keys and provided Lessor with a forwarding address, Lessor shall return the security deposit in full or give Lessee an itemized written statement of the reasons for, and the dollar amount of, any of the security deposit retained by Lessor, along with a check for any deposit balance.
- 5) **Waste, Nuisance or Unlawful Activity.** Lessee shall not commit, or allow to be committed, any waste with respect to the Premises or the personal property and fixtures the subject hereto, or allow any nuisance on the premises, or use or allow the premises to be used for any unlawful purpose.

- 6) **Alterations to the Premises.**
- a) **Non-Structural Alterations.** Lessee shall have the right, at its sole cost and expense, to make such non-structural alterations, changes, installations, additions or improvements in, on, to or about such parts of the Premises as Lessee shall deem necessary for its purposes. Any and all such alterations, changes, installations, additions or improvements shall be done in a good and workmanlike manner, and in accordance with all applicable laws, ordinances and building codes and with the written permission of the Lessor. Except for any business signs, any such non-structural alterations, changes, installations, additions or improvements made by Lessee to the Premises shall become the property of Lessor upon termination of the Lease.
 - b) **Structural Alterations.** Lessee may not make structural alterations, changes, installations, additions or improvements in, on, to or about the Premises without written approval by Lessor. Any such structural alterations, changes, installations, additions or improvements made by Lessee to the Premises shall become the property of Lessor upon installation.
- 7) **Taxes.** During the term of this Lease Lessor shall pay and discharge before the same become delinquent all real property taxes levied and assessed against the Premises.
- 8) **Utilities.** During the term of this Lease Lessor shall pay and discharge before the same become delinquent all utility charges with respect to the Premises.
- 9) **Delivery, Acceptance and Surrender of Premises.** Lessor represents that the Premises are in fit condition for use by Lessee. Acceptance of the premises upon occupancy and inspection by Lessee shall be construed as recognition that the Premises are in a satisfactory state of repair and in a sanitary condition. The premises will be free of vermin. Lessee will not be responsible for any damages to Premises until the time of occupancy. Lessee shall surrender the Premises at the end of this Lease in the same condition as when Lessee took possession, allowing for reasonable use and wear alone. Before such surrender of the Premises, Lessee shall remove all business signs placed on the Premises by Lessee and shall restore the portion of the Premises on which such signs were placed to the same condition as when received.
- 10) **Repairs and Maintenance.** Lessor shall, at his own expense, make all necessary repairs and replacements to the Premises and to the pipes, heating system, plumbing system, window glass, fixtures, and all other appurtenances with respect to the Premises.
- 11) **Entry on Premises by Lessor.** Lessor reserves the right to enter on the Premises at reasonable times during Lessee's operating hours, and at other times on the consent of Lessee, to inspect the Premises, perform required maintenance and repairs, or make additions, alterations, and modifications as provided for in the terms of this Lease.
- 12) **Indemnification.** Lessor shall not be responsible for liability or damage claims for injury to persons or property from any cause relating to the occupancy of the Premises by Lessee, and the use of the Premises, by Lessee, including those arising out of damages or loss occurring on areas adjacent to the Premises during the term of this Lease. Lessee shall indemnify

Lessor from all liability, loss, or other damage claims or obligations resulting from any injuries or losses of this nature.

13) **Insurance.**

a) Real Property Fire Coverage. Lessor shall provide and maintain in full force and effect during the term of this Lease to fire insurance and extended loss coverage with respect to the building located upon the Premises.

b) Personal Property Fire Coverage. Lessee shall provide and maintain in full force and effect during the term of this Lease fire insurance and extended loss coverage with respect to all personal property owned by Lessee and located on the Premises.

14) **Injury by Fire.** In the event the Premises shall be so injured by fire as to be rendered untenable and shall not be repaired by Lessor and rendered tenantable within 60 days after any such fire, it shall be optional with either party to this Lease to terminate the Lease by written notice at the end of such 60 days, in which case rent shall be paid at the rate provided for above up to the time of such fire; but in the event such injuries are repaired and the premises rendered tenantable within 60 days, the right to terminate the Lease for such cause shall not exist but the rent shall abate for this period during which the Premises so remained untenable.

15) **Assignment, Sublease or License.** Lessee shall not assign or sublease the Premises, or any right or privilege connected with the Premises, or allow any person to occupy the Premises or any part of the Premises without first obtaining the written consent of the Lessor, which consent shall not unreasonably withheld. Any unauthorized assignments, sublease or license to occupy by Lessee shall be void and shall terminate the Lease at the option of the Lessor. The interest of the Lessee in this Lease is not assignable by operation of law.

16) **Default.** The failure of Lessee to comply with each and every term, covenant and condition set forth in this Lease shall constitute a default. Lessee shall have 30 days after receipt of written notice from Lessor of any breach of this Lease to correct the breach specified in such written notice, or if the correction cannot be made within the 30 day period, Lessee shall have a reasonable time to correct the default if action is commenced by Lessee to correct such default within 30 days following mailing of such notice of default. If Lessee fails to cure the default within the time set forth in the notice in which to cure such default, then Lessor may, without making further notice or demand upon Lessee, take any or all of the following actions:

a) Declare this Lease to be terminated;

b) Require Lessee to deliver possession of the Premises, and if Lessee fails or refuses to deliver possession of the Premises, to enter and take possession of the Premises, to take possession of or remove all of Lessee's personal property from the Premises at the expense of Lessee, to store any of Lessee's personal property in any reasonable manner and place selected by Lessor at the expense of Lessee, all without notice, without legal process and without liability for any physical damage or financial loss that may be caused by such removal. Lessee waives any and all rights to notice and a judicial hearing with respect to such repossession of the Premises, and agrees to reimburse Lessor for all expenses of and all damage caused by such repossession;

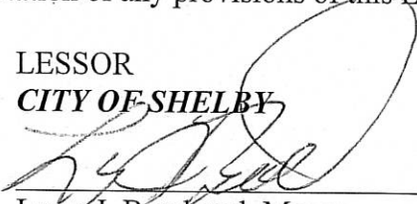
- c) Relet the Premises or any part of them on commercially reasonable terms or otherwise hold, use, renovate, alter, keep idle or dispose of the Premises in any manner chosen by Lessor, free and clear of any rights of Lessee and without any duty to account to Lessee for any proceeds of such use, but with the view to mitigating damages;
 - d) Relet the Premises in any commercially reasonable manner, and apply the proceeds of such reletting, after deducting all costs and expenses incurred in connection with retaking possession of and reletting the Premises, in payment of Lessee's obligations under this Lease, with Lessee remaining responsible for any deficiency; and
 - e) Pursue any and all other rights or remedies available to Lessor at law or in equity.
- 17) **Right of Quiet Enjoyment.** Lessor warrants that Lessee shall be granted peaceable and quiet enjoyment of the leased premises free from any eviction or interference by Lessor provided that Lessee performs and complies with the terms and conditions imposed upon Lessee by this Lease Agreement.
- 18) **Captions and Headings.** The headings and captions in this Lease are for convenience of reference only and shall not affect the meaning, substance or construction of any of the provisions or terms of this Lease.
- 19) **Jurisdiction/Venue.** The parties hereto agree that all actions or proceedings arising in connection with this Lease shall be tried and litigated exclusively in the Montana Ninth Judicial District Court, Toole County. The aforementioned choice of jurisdiction and venue is intended by the parties to be mandatory and not permissive in nature, thereby precluding the possibility of litigation between the parties with respect to or arising out of this Lease in any jurisdiction or venue other than that specified in this Paragraph.
- 20) **Notices.** All notices to be given with respect to this Lease shall be in writing. Each notice shall be sent by registered or certified mail, postage prepaid and return receipt requested. Every notice shall be deemed to have been given at the time it shall be deposited in the United States mails in the manner described above. Nothing contained in this Paragraph shall be construed to preclude personal service of any notice in the manner prescribed for personal service of a summons or other legal process by the laws of the State of Montana.
- 21) **Enforcement.** In the event either party hereto is compelled to incur any expenses, including reasonable attorneys' fees, in instituting or prosecuting any action, suit or proceeding to enforce any of the terms, covenants or conditions contained herein, or to collect damages, the predominantly prevailing party in any such action, suit or proceeding shall be entitled to recovery of such attorneys' fees and all court costs incurred therein.
- 22) **Heirs, Successors and Assigns.** Each and all of the terms, covenants and conditions contained in this Lease shall be binding upon and inure to the benefit of the parties hereto, and to the extent permitted by this Lease, their respective heirs, legal representatives, successors, and assigns.
- 23) **Assignment, Sublease or License.** Lessee shall not assign or sublease the Premises without first obtaining the express written consent of Lessor. Any unauthorized assignment, sublease

or license given by Lessee to any third party shall be void and shall terminate this Lease at the option of Lessor.

- 24) **Severability.** If any provision of this Lease or its application to any person or circumstance shall be invalid, illegal, or unenforceable to any extent, the remainder of this Lease and its application shall not be affected and shall be enforceable to the fullest extent permitted by law.
- 25) **Counterparts.** This Lease Agreement may be executed in counterparts, each of which shall be deemed an original but all of which shall constitute one and the same instrument. A facsimile containing a signature of one or more of the parties hereto shall be deemed an original.
- 26) **Entire Agreement.** This Lease constitutes the entire agreement between the parties with respect to its subject matter and may only be modified, amended, or restated in writing signed by all the parties.
- 27) **Non-Waiver.** Any indulgence, forbearance or waiver by a party of any obligation of another party under this Lease, or breach, shall not constitute or require a waiver of a subsequent breach of any sort, or extend any time for performance.
- 28) **Time of Essence.** Time is expressly declared to be of the essence with respect to the performance of every provision of this Lease in which time of performance is a factor.
- 29) **Headings.** The paragraph captions contained in this Lease are for convenience only and will not be considered in the construction or interpretation of any provisions of this Lease.

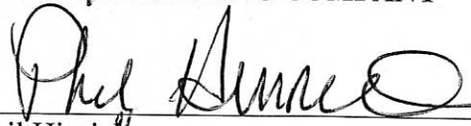
LESSOR

CITY OF SHELBY


Larry J. Bonderud, Mayor

LESSEE

HINRICKS TRADING COMPANY


Phil Hinricks

Polson

From B1

office four years ago, Knutson and the City Commission were faced with the difficult decision of building a new wastewater treatment plant capable of meeting stringent requirements for treating effluent.

In an interview after the talk, Shrives said the community knew for years the project was needed.

"They had been talking about it for 20 years or so," Shrives said. "They had come to the point where the regulations were so stringent for effluent that they were impossible to meet with the old system. They had to make a decision."

The estimated cost for the new system — including all the engineering and other work — topped \$17 million.

At the time, sewage rates hadn't changed for years and financial reserves were minimal.

"When it came time to actually do the project, there was no money that had been saved to meet the debt payback," Shrives said. "So instead of small incremental increases, the city had to substantially raise rates. That was the real painful part."

Two rate increases meant residents paid \$50 more a month.

A third smaller rate increase might not be needed if the work on the new plant continues without any unexpected hitches.

The total \$17.6 million project had a \$1 million contingency fund built into it.

So far, Shrives said the project has seen only \$32,000 in change orders.

If that trend continues, Shrives said, "the hope is that we can take \$1 million and not have to do any more rate increases."

On Wednesday, the construction company had completed 227 days of what's expected to be a 532-day project.

Knutson said her hope is the city won't find itself faced with anything similar following city officials' efforts to do a better job of looking toward future challenges.

"Hopefully, we will not be caught in a position that we were with the wastewater facility again," Knutson

said. "If we can start anticipating issues and looking ahead, hopefully we'll be able to plan for them better and not have those harsh realities when they hit."

The mayor said the city has worked to communicate better with both its residents and other governmental agencies.

The city recently unveiled an updated website that Knutson said should provide Polson residents with better access to the workings of city government.

This past year, the City Commission made a point of meeting with the County Commission to discuss issues where cooperation was important. Both entities agreed to meet three times annually to continue those discussions. The commission also continued to meet with the Confederated Salish and Kootenai Tribal Council to provide updates and listen to concerns.

"It's great for the entire community to have governmental agencies working together like that," she said. "Hopefully, we'll be able to see the benefits of that moving forward."

Other presentations to the chamber included:

- an update on city officials working with the Montana Department of Transportation to create some new drainage near the bridge to ensure that the lake that formed there last winter doesn't reappear.

- the city's volunteer fire department is making good use of a new training facility. Shrives said the fire chief told him that volunteers had a "textbook" effort to control a recent structure fire after completing a training the night before on that same type of situation.

- the irrigation system on the back nine holes at the Polson Bay Golf Course has been replaced at a cost of \$850,000. The course's restaurant has also been remodeled.

As a result of the work on the irrigation system, Shrives said folks will have to look for another place to go sledding this winter.

"There are a lot of holes left out there," Shrives said. "We don't want anyone to get hurt. So officially, we've had to say no to sledding this winter."

MONTANA

FRIDAY, DECEMBER 8, 2017

MISSOULIAN.COM

SECTION B

Polson looks to the future

PERRY BARKUS

perry.barkus@missoulian.com

POLSON — As Polson Mayor Heather Knutson's term winds down, she hopes to leave her post with the community looking to the future instead of in the rear-view mirror.

Earlier this week, Knutson and Polson City Manager Mark Shrives gave their annual update to the Polson Chamber.

The town's expensive upgrade to its wastewater plant topped their list of topics. Shortly after taking over that

City of Shelby 2018

Key: Pay Period End Date  Paydays  Holidays  Council Meetings 

January

S	M	T	W	T	F	S
	 1	 2	3	4	5	 6
7	8	9	10	 11	12	13
14	 15	 16	17	18	19	 20
21	22	23	24	 25	26	27
28	29	30	31			

February

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March

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25	26	27	28	29	30	 31

April

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29	30					

May

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27	 28	29	30	 31		

June

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24	25	26	27	 28	29	30

July

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29	30	31				

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26	27	28	29	30	31	

September

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30						

October

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28	29	30	31			

November

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18	 19	20	21	 22	23	 24
25	26	27	28	 29	30	

December

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16	 17	18	19	20	21	 22
23	24	 25	26	 27	28	29
30	31					

CITY OF SHELBY
MONTHLY ANIMAL CONTROL REPORT

November 2017
(Month) (Year)

Animal Control Calls and/or Complaints

City Hall or Public Works.....	6	Dog Cat 5-1
Sheriff's Office.....	8	8-0
On Patrol.....	10	7-3

Fees Collected by Animal Control Officer

Destroyed- Animals brought in.....	0
License.....	0
Pound	\$ 80.00
Rabies Shot.....	0

Pound Activity

Animals in pound at end of last month.....	7	4-3
Impounded.....	+ 2	
Destroyed - Animals from pound.....	- 0	
Destroyed - Animals brought in.....	+ 0	
Released/Returned to owner.....	- 3	
Total in Pound Month End - - - - -	> 6	2-4

Dead Animals

Marias Vet Clinic.....	0
Other (list where picked up):	
<u>Squirrel - oil field, Rabbit - main st.</u>	2

Vehicle Log

Gallons of Gas.....	17.0
Mileage - current month reading.....	90298
Mileage - previous month reading.....	90090
Total Mileage.....	208

Warnings and/or Citations

Verbal Warnings.....	7
Written Warnings.....	12
Citations Issued.....	0

Licenses Issued

Month.....	4
Year to Date.....	374


Animal Control Officer.

cc: City Superintendent
City Council (deliver to City Hall 1st of month)
Animal Control file