Shall Grass Lake Community Schools, Jackson and Washtenaw Counties, Michigan, borrow the sum of not to exceed One Million Seven Hundred Fifty Thousand Dollars (\$1,750,000) and issue its general obligation unlimited tax bonds therefore, for the purpose of:

erecting, furnishing and equipping additions to the high school; acquiring, installing and equipping technology for the high school; and developing and improving the site?

The following is for information purposed only:

No millage will be levied for the purposed bonds in 2010. The maximum number of years the bonds may be outstanding, exclusive of any refunding, is sixteen (16) years. The estimated simple average annual millage anticipated to be required to retire this bond debt is .34 mill (\$0.34 on each \$1,000 of taxable valuation).

If the school district borrows from the State to pay debt service on the bonds, the school district may be required to continue to levy mills beyond the term of the bonds to repay the State.

(Pursuant to State law, expenditure of bond proceeds must be audited, and the proceeds cannot be used for repair or maintenance costs, teacher, administrator or employee salaries, or other operating expenses.)

Ms. Chamberlain exhibited gross misconduct.

- Ms. Chamberlain failed to represent the peoples' expectations to support our current police department.
- Delayed appointing the township member at large to the police board, ensuring her seat on that board for the maximum term of six months, as per the Inter-municipal agreement which allowed a zero to six month term during the first year to push her personal agenda to disband our current police department.
- On August 4, 2009 she falsely stated she did not approve \$5.54 reimbursement from PSPD petty cash.
- She nominated Mr. Carl Jett, a convicted embezzler, for Chairman of the police board.
- Frivolous use of money for excessive legal counsel.
- Cited "hard economic times" yet she nominated/voted to pay \$10,000 of the millage money to the "village" for administrative fees without entertaining lower offers. She failed to request the ability to revisit other options during the life of the agreement; Recommended/voted to give the "Water Engineer" a raise.
- She contracted with her family member to take pictures of select residents' properties, without board approval or legal authority for state sponsored surveillance.
- Inconsistent enforcement of zoning and ordinance violations.

Accusations are answered in the order of each bullet.

False statement, verified in March 12th 2009 minutes.

False statement, followed Intergovernmental Agreement as permitted. Wendy has no personal agenda, upholds the oath of office originally sworn to in November 2000. Wendy wants accountability, dependability, reliability, equal enforcement from PSPD.

False statement, verified in August 4th 2009 minutes.

False statement, without prejudice Wendy motioned to appoint Carl Jett as Chairman – carried 3 to 2. Being found guilty of a misdemeanor doesn't preclude a person from holding a public position.

Townships are required to have legal council. Issues that require legal council are approved by the board.

Village pays out \$4,762.48 for obligations to support PSPD budget. Village charges \$10,000 to take care of administrative fees including human resources for PSPD as approved by both townships and village, not just Wendy. Wendy was one voice out of 19, never once voicing to disband PSPD. The Water Department, not township, pays Water Superintendent's wages.

False statement, pictures were requested by Attorney to document complaints. No contract, no cost, no surveillance.

Beginning in 1968, the Police Chief or his designee, as required by the Intergovernmental Agreement is responsible for enforcing Ordinance Violations.