

## **SANPETE COUNTY COMMISSION MEETING**

**September 2, 2025, 1:00 PM**

Sanpete County Courthouse, 160 North Main, Suite 101, Manti, Utah

Present are: Commission Chair Scott Bartholomew, Commissioners Mike Bennett and Jim Cheney. County Attorney Kevin Daniels and County Clerk Linda Christiansen.

Meeting is called to order by Commission Chair Scott Bartholomew.

### **OPENING PRAYER OR REMARKS AND PLEDGE OF ALLEGIANCE**

Prayer is offered by Kevin Christensen. Pledge of allegiance is recited by all.

### **STACEY LYON: APPROVAL OF CLAIMS; APPROVAL OF FINANCE; DISCUSSION AND POTENTIAL ADOPTION OF A RESOLUTION IMPOSING A TRANSIENT ROOM TAX NOT TO EXCEED 4.5%.**

Auditor Stacey Lyon presents the agenda items. No questions or concerns are voiced in regards to the claims. Motion is made by Commissioner Bennett to approve payment of claims #362424 through #362577. The motion is seconded by Commissioner Cheney. Vote by voice is taken: Commissioner Cheney votes aye, Commissioner Bartholomew votes yes, and Commissioner Bennett votes aye. The vote is unanimous and the motion passes. No questions or concerns are voiced in regards to the finances. Motion to approve the finances as of 9/2/2025 is made by Commissioner Bennett. The motion is seconded by Commissioner Cheney, and the motion passes. Ms. Lyon explains the transient room tax increase is due to a recently passed legislative bill that allows the County to increase the transient room tax an additional 0.25% in order to be eligible for additional grant funding. Ms. Lyon states the increase will go into effect January 1, 2026. Motion is made by Commissioner Cheney to adopt an ordinance imposing a transient room tax not to exceed 4.5%. The motion is seconded by Commissioner Bennett, and the motion passes. Ordinance no. 09022025-001 is signed by all three Commissioners.

### **TROY SHELLEY: DISCUSSION AND POTENTIAL APPROVAL IN REGARDS TO REQUIRING A BOND FOR LARGE SOLAR PROJECTS.**

Troy Shelley presents the agenda item. Troy Shelley explains he is presenting a potential law to be passed by Sanpete County in regards to provisions related to utility scale solar power plants. The bill would only apply to the solar units that are 250,000 watts or more; which is basically commercial units. Mr. Shelley explains an issue happening across the country is the solar units are installed and they are good for 5-20 years; once problems start with the units they are typically catastrophic. Once that happens, the company transfers the company to a shell company that then shuts down; leaving the County with a mess to clean up. Mr. Shelley's proposal is for the County to require a bond for solar. He is not proposing restrictions on individuals that want to put solar on their home; this is only for commercial solar plants. Mr. Shelley explains there is a statement in the proposed bill that says, "If you are getting subsidy then you can't locate solar on farm or grazing lands." He has left the decision up to the Commissioners but he has concern that if something isn't done it could be problematic down the road. He also explains if it is bonded by a private entity; not on County, State or Federal land, then they will want to address how the property owner deals with the mess and not overstep individual property rights. Mr. Shelly states the County can also add windmills because they are equally a problem because they don't know what to do when they

collapse. Commissioner Bartholomew agrees the solar plants are a problem; companies reach out to him all of the time wanting to put solar on his farm. Mr. Shelley states we need to do what we can to protect our farm ground without over stepping the bounds of private ownership. The Commissioners will have the County Attorney review the document and possibly add windmills to the language of the proposed bill.

**KAY JENSEN REPRESENTING SUB-4-SANTA: DISCUSSION AND POTENTIAL APPROVAL TO USE THE BLUE EXHIBITION BUILDING FOR SUB-4-SANTA FROM OCTOBER 25, 2025 - JANUARY 30, 2026.**

Kay Jensen presents the agenda items. Ms. Jensen explains the service projects that take place during Christmas time; Sub-4-Santa, Toys for Tots and Tree of Angels. She states they also have a youth service group that does service work all year long. Ms. Jensen explains they were able to use the blue exhibition building starting in October last year and going until January. The reason being is the military starts to ship toys for the Toys for Tots program in October. Ms. Jensen is requesting the same amount of time for this holiday season. Ms. Jensen states they distributed 2,600 toys and 1665 books to kids in Sanpete County. There were 1068 kids that received toys or books from one of the three programs. Ms. Jensen states the kids that receive the toys are not the only kids that benefit; the kids that are involved in the service learning group benefit just as much if not more. Commissioner Bennett states two-thirds of the building is open for their use; just not in the back of the building. Ms. Jensen would like the use of some tables and Kevin Christensen verifies there are approximately 8-10 tables in the building that they can use. Everyone is in agreeance that there should not be any conflicts in order for her to use the building for the service projects. Motion is made by Commissioner Bennett to approve Kay Jensen representing Sub-4-Santa for the use of the old exhibition building from October 1, 2025 to January 31, 2026. The motion is seconded by Commissioner Cheney, and the motion passes.

**SHERIFF JARED BUCHANAN: APPROVAL TO PAY AMAZON FOR DISPATCH EQUIPMENT; APPROVAL TO PAY OTIS FOR YEARLY JAIL ELEVATOR CONTRACT; APPROVAL TO PAY ADVANCED EMERGENCY MANAGEMENT TECH; APPROVAL TO PAY LES OLSEN FOR COMPUTERS; APPROVAL TO HIRE RYAN YOU AS A JAIL DEPUTY; APPROVAL TO HIRE CODY MILLS AS A JAIL DEPUTY; APPROVAL TO HIRE ELOISA STEVENSON AS A CONTROL ROOM OPERATOR; APPROVAL TO USE OPIOID SETTLEMENT FUNDS WITH RSAT FUNDING UNTIL JUNE OF 2027; APPROVAL TO HIRE HAILEY SAMANTHA TORGERSON AS A MENTAL HEALTH INTERN.**

Sheriff Jared Buchanan presents the agenda items. Sheriff Buchanan explains the first agenda item had been previously approved to be paid out of a grant and the total amount is slightly more. The laptops purchased and equipment purchased will be used for a newly passed legislative bill that allows dispatch to have access to the school cameras. Motion is made by Commissioner Bennett to approve the Amazon invoice for dispatch equipment that was previously approved on 6/17/25 for \$2,612.64; approval today for the amount of \$2,960.76 out of 10-4215-750. The motion is seconded by Commissioner Cheney, and the motion passes.

The next agenda item is for the annual elevator payment of \$2,700.00 and the contract is for five years. Motion is made by Commissioner Bennett to approve the Otis elevator

maintenance invoice for \$225.00 per month, five-year contract totaling \$2,700.00 per year out of 10-4230-250. The motion is seconded by Commissioner Cheney, and the motion passes. Sheriff Buchanan explains they have grant funds for \$3,200.00 to pay Zac Kearney. Mr. Kearney does Haz-Mat trainings with the Gunnison, Manti and Mt. Pleasant Fire Departments. Motion is made by Commissioner Bennett to approve to pay Advanced Emergency Management Tech in the amount of \$3,200.00 out of 10-4255-250. The motion is seconded by Commissioner Cheney, and the motion passes. Sheriff Buchanan explains the amount of training that the fire departments receive from this service. The next agenda item is to pay for two laptops, set up and warranties for video court at the jail; the funding will come out of the beer tax funds. Sheriff Buchanan reports that many judges are requesting some incarcerated individuals to come to court but in some cases video court is preferred. Motion is made by Commissioner Bennett to approve the Les Olsen invoices for video court; 2 laptops plus warranty in the amount of \$5,167.21 out of 10-4218-320. The motion is seconded by Commissioner Cheney, and the motion passes. Sheriff Buchanan explains Ryan You has previous experience and he is already certified; he has worked at the prison; Washington County and with troubled youth at North Sanpete High School. Motion is made by Commissioner Bennett to approve the hiring of Jail Deputy Ryan You at \$28.51 per hour, Grade 9, Step 1 out of 10-4230-110, effective 9/2/2025. The motion is seconded by Commissioner Cheney, and the motion passes. Cody Mills will need to go through the academy; he will do some in-house training for a couple of weeks before he starts at the academy on the 14<sup>th</sup> of September, which the County will pay for. Motion is made by Commissioner Bennett to approve hiring Jail Deputy Cody Mills at \$25.72 per hour, Grade 5, Step 1 out of 10-4230-110, effective 9/2/2025. The motion is seconded by Commissioner Cheney, and the motion passes. Eloisa Stevenson is from Nicaragua and she is the new hire for the control room operator. The background check has been done but they have to officially hire her before her visa is approved. Motion is made by Commissioner Bennett to approve hiring Control Room Operator Eloisa Stevenson at \$20.33 per hour, Grade 3, Year 1 out of 10-4230-110 effective 9/2/2025. The motion is seconded by Commissioner Cheney, and the motion passes. Commissioner Bartholomew questions whether the visa has to be renewed. Sheriff Buchanan states she is a permanent resident and has all of the documentation. There is a requirement that employment is sent to the federal government for the visa. Sheriff Buchanan requests using a portion of the opioid settlement funds to pay for a mental health intern which is the last agenda item. Sheriff Buchanan is not sure why the agenda item mentions RSAT funding; he believes that is already spoken for. Commissioner Bartholomew mentions the last two agenda items need to be tied together because the funds are being used to hire the intern, Hailey Torgerson. Some of the opioid funds are being used to pay for Wes Mangum and Shenhoor Grenwal's wages in association with drug court. Motion is made by Commissioner Bennett to approve the hiring of Mental Health Intern Samantha Torgerson at \$27.92 an hour, Grade 14, Step 1 using opioid settlement funds in the estimated amount of \$135,317.75 until June of 2027, effective 9/8/2025. The motion is seconded by Commissioner Cheney, and the motion passes.

**TED MEIKLE AND JOE SCHOPPE: READDRESS THE DISCUSSION FROM THE AUGUST 5TH, 2025 COMMISSION MEETING, IN REGARDS TO THE POTENTIAL APPROVAL THAT THE ACTION OF FEBRUARY 20, 2024, WHICH PURPORTED TO VACATE/ ABANDON ALL OR PORTIONS OF PUBLIC ROADS 1104, 1105, 240, 248, 249, 465, AND 468, IS NULL AND VOID,**

**AND THAT THE ROADS THEREBY REMAIN PUBLIC.**

Ted Meikle, Joe Schoppe and Eric Stevens are present to address the Commissioners. Mr. Meikle refers to Kevin Daniels needing a little time to look into a few of the points made in the August 5<sup>th</sup> meeting. Kevin Daniels affirms there was not adequate notice placed on the adjacent public street and he refers to 63G-3102-1 of the Code. Mr. Daniels states, due to that, the process will essentially start over and the roads would be open as of now. The petition to abandon the roads is still valid but all of the notices, processes and hearings would start over. Commissioner Bartholomew addresses the fact that the public was well informed and in attendance. Mr. Daniels states the US Supreme Court does not recognize actual notice which would be people attending the hearing. Mr. Daniels reports that all other means such as, noticing and the hearings complied with the law. Unfortunately, one deficiency can undo the entire process. Discussion ensues on the time it will take to properly post the notices and notify adjacent property owners. Certified letters will be sent to adjacent property owners, notice of the public hearing will be posted in the Courthouse, on the Public Notice Website and in the newspaper at least 30 days prior to the hearing and now the notice will be posted by the roads. Commissioner Bartholomew states the public hearing for this matter was the most contentious and ugliest hearing he had ever been a part of, by far. This issue split families, neighbors and good friends. Mr. Meikle states the issue is more important than the process; in other words, if there is a chance to look at it again, it needs to be looked at. Johnny Young requests that Kevin Christensen be removed from the situation because he feels the notice required at the roads was intentionally missed by him due to his friendship with the agenda presenters. Commissioner Bartholomew states someone else can post the notices, rather than Kevin Christensen. Joe Schoppe asks why the Commission has to start the process over. Mr. Daniels responds that is what statute requires because the petition has been filed. If the petitioner wanted to withdraw their petition to leave the road open, then it would be a different case. The Commissioners state the notices need to be on the gate posts and the public roads leading up to it. Linda Christiansen mentions there is a road that is not in this Bald Mountain area (Manti) that was included with the previous hearing; will it need to be readdressed too. Mr. Daniels confirms anything on that notice will need to start over. Eric Stevens asks about the fences in the road. If the road is open, and a fence is in place across the road, who takes it down? Discussion ensues in reference to gates and fences. Ms. Christiansen verifies with Kevin Daniels the suggested timeframe to notify property owners and post notices in order to schedule the date of the public hearing. In order to meet all of the appropriate deadlines, it is determined October 21<sup>st</sup> would be the best date for the public hearing. Commissioner Cheney verifies this has to go through the entire noticing and public hearing process again rather than a Commission meeting. Mr. Daniels states you can't deny them the process. The hearing will be scheduled for October 21, 2025, at 4 pm. The presenters of the agenda item ask for clarification as to whether the motion is approved that the action is null and void. Commissioner Bennett responds that the process needs to start over. Kevin Daniels explains the motion to start over can be whatever the Commissioners determine is adequate based upon a faulty notice process. It is verified that the roads are now open. Jennifer Young speaks to Kevin Daniels based on her conversation with Mr. Daniels that nothing would happen until a new decision was made. Mr. Daniels explains he did further legal research which reverted the property back to what it was before but the petition is not affected and is still valid. Discussion ensues as to how this moves forward and how do they ensure the gates are not locked and the roads are open. Commissioner Bennett suggests giving the owners a few days to remove locks and open gates. He has concerns in regards to people just driving through

someone's fence. It is decided the property owners will be given until Monday to open the roads and remove any locks, gates or fences. Commissioner Bartholomew addresses the statement he made earlier in regards to the contention that this issue has caused between neighbors and friends. Motion is made by Commissioner Bennett to start the process over on vacate/abandon public roads 1104, 1105, 240, 248, 249, 465, and 468 due to the discrepancy on the Commission's actions of February 20, 2024, and as of today, September 2, 2025, we give the land owner a week to remove fence, unlock gates that are locked to open until the process is over. (Kevin Daniels states specifically the notice provision that was not complied with was failure to attach notice next to adjacent roadway.) Landowner will have until September 8<sup>th</sup>, 2025 to remove fence and locks on gates to keep the roads open until everything has been resolved. Prior to his second, Commissioner Cheney clarifies that just because the process is starting over, it does not indicate which way the decision will go. The motion is seconded by Commissioner Cheney, and the motion passes.

**DISCUSSION FOR REVIEW AND SIGNING OF A 5 LOT MAJOR SUBDIVISION (WEST PEAK) APPLICATION BY REBEKAH GRIFFIN & JOSHUA CHOATE. THE PARCELS ARE LOCATED NORTH OF MANTI, IN THE RA-2 ZONE. THE SUBDIVISION WOULD CONTAIN LOT 1 OF 1.00 ACRE, LOT 2 OF 1.00 ACRE, LOT 3 OF 1.00 ACRE, LOT 4 OF 5.54 ACRES, AND LOT 5 OF 4.20 ACRES. PARCEL # S-6648X5, S-6649X2.**

Steven Jenson presents the agenda item. Mr. Jenson explains the property is located north of Manti on highway 89 and it already has a shed located on the property. The Mylar has been reviewed by the County Recorder and Zoning offices. The County Recorder did notice once the Mylar was printed there was not a spot for Mr. Choate's name in the notary section and that has been updated. Another issue was the incline coming off of Highway 89 into the property was too steep. The property owners did receive an encroachment permit from UDOT but as of this morning the roadwork on the incline had not been completed. No building permits will be issued until the roadwork has been completed. An HOA document has been submitted that addresses road maintenance for the subdivision as well as a shared well agreement. All five lots are going to share the well. Approval was given by the Planning Commission with the conditions mentioned prior. Mr. Jenson states the power is located on the east side of highway 89 so all of the lots will use solar power. Septic permits have been obtained and approved. The shed that is located on the property had been built as an agricultural building but once it was wired that changes the use to an accessory building. The building can't receive final approval until the subdivision is approved in order for the building to be in compliance. The Planning Commission did approve and sign the Mylar based on the items that needed correction. Motion is made by Commissioner Bennett to approve the signing of a 5 Lot major subdivision (West Peak) application by Rebekah Griffin & Joshua Choate, the parcels are located north of Manti in the RA-2 Zone, parcel # S-6648x5 and S-6649x2, with the stipulation that they do get the grading from the highway into their road done before any building permits will be issued. The motion is seconded by Commissioner Cheney, and the motion passes. The Mylar is signed by Commissioner Bartholomew, County Clerk Linda Christiansen and County Attorney Kevin Daniels. Mr. Jenson notes that the Planning Commission Chairman did not sign the Mylar yet due to the updated items needed so the Mylar will not be recorded until he has signed.

\*Discussion ensues in regards to the road issue previously discussed and whether a date had been decided as to when the road would be reopened. Commissioner Bennett verifies he gave

the property owners until Monday, September 8<sup>th</sup> to open the road. Discussion ensues as to how other property owners will be notified of the change in status to the roads affected. Commissioner Bennett will have Kevin Christensen write a letter to all property owners.\*

**DISCUSSION FOR REVIEW AND SIGNING OF A 1 LOT MAJOR SUBDIVISION (VINCENT) APPLICATION BY VINCENT BLIGHT. THE PARCEL IS LOCATED EAST OF STERLING CITY, IN THE AGRICULTURE ZONE. THE SUBDIVISION WOULD CONTAIN 1 LOT OF 11.32 ACRES. PARCEL # S-7303X17.**

Steven Jenson presents the agenda item. Mr. Jenson explains the Mylar for this application has been reviewed by the Recorder's office and Zoning office and it was approved by both offices. All infrastructure has been installed; power meters have been installed, the well has been drilled and septic permits have been approved. The well has one-acre foot of approved water in the well. The only issue with this application is the Mylar had not been printed at the time of the Planning Commission meeting. It was approved with the conditions that the Planning Commission Chair would sign it once the missing contour lines were added and the Mylar was printed. The required updates have been made and the Planning Commission approved the application. No questions or concerns are voiced. Motion is made by Commissioner Bennett to approve the signing of a 1 lot major subdivision (Vincent) application by Vincent Blight. The parcel is located east of Sterling City, parcel # S-7303x17. The motion is seconded by Commissioner Cheney, and the motion passes. The Mylar is signed by Commissioner Bartholomew, County Clerk Linda Christiansen and County Attorney Kevin Daniels. Mr. Jenson states the Planning Commission chair still needs to sign the Mylar.

**RATIFY APPROVAL OF LUMP SUM AMOUNT FOR THE SECOND AMENDMENT TO AGREEMENT BETWEEN OWNER AND PROFESSIONAL SERVICES FOR THE ROAD MAINTENANCE FACILITY IMPROVEMENTS PROJECT.**

Garrick Willden presents the agenda item. Mr. Willden explains the agenda item is in regards to the wash plant for the Road Department. Mr. Willden states the original agreement was for the design of the wash plant. The first amendment was the result of Tom Seely measuring the snow plow and realizing when the wing attachment was on, the door wasn't big enough, which resulted in a redesign. They went to stake out the building and once they did that; the second amendment came to be because they discovered Tom Seely needed more room to the west in order to get the doubles through. Which resulted in new drawings again. Motion is made by Commissioner Bennett to ratify approval of lump sum amount for the second amendment to agreement for the road maintenance facility improvements project. The motion is seconded by Commissioner Cheney, and the motion passes.

**\*DISCUSSION AND POTENTIAL APPROVAL FOR SIGNING OF THE NORTH SUGAR FACTORY ROAD MEMORANDUM OF UNDERSTANDING (MOU) BETWEEN SANPETE COUNTY AND FRISCHKNECHT FAMILY FOR PROPERTY PURCHASE. \***

Garrick Willden presents the agenda item. Mr. Willden states they have been working on this agreement since 2020. Mr. Willden explains they had originally come to a verbal agreement with Paul Frischknecht on an appraisal price. Unfortunately, Mr. Frischknecht passed away prior to an agreement being made. All of his property is currently in probate. Mr. Willden explains the location of the property and shares a map of the area with the Commissioners. The Frischknecht property is located south of the newly built bridge on the cutoff road between Sterling and Gunnison. The County received a 93% Grant; with a 6% match in order to build

the road which is a good deal through the Joint Highway Committee. In doing that, they needed to acquire some of the Frischknecht property and now they can purchase property from the Yardleys which they have already agreed to. The MOU basically states the County would pay the appraised value of \$5,150 per acre for a total of \$15,450. This purchase will allow the County to move forward with the project without being held up by right-of-way issues. Due to federal funding, all right-of-way and easements need to be in place. Mr. Willden questions whether they want to purchase the property outright and own the property or if they want to own it through a right-of-way easement. Mr. Willden states the reason he would think they would want to purchase it would be to allow them to put something else on the property such as a place to store chips for the Road Department. Commissioner Bartholomew verifies the money would come out of SSD1. Commissioner Bennett states either way you're paying the same price for the property or the easement; you might as well buy the property. There is a triangle of property that would be traded to the Yardley's rather than paying the Yardley's money. Mr. Willden will bring that to the Commissioners at a later date, once the Frischknecht MOU goes through. Motion is made by Commissioner Bennett to approve the signing of the MOU between Sanpete County and the Frischknecht Family for property purchase for the North Sugar Factory Road realignment. The motion is seconded by Commissioner Cheney, and the motion passes. The MOU is signed by Commissioner Bartholomew. Discussion ensues in regards to the hazards of the current road design.

**DISCUSSION AND POTENTIAL APPROVAL OF THE 2024-2025 PDCF PREDATOR CONTROL PROGRAM CONTRACT.**

Kevin Daniels has reviewed the contract in the past and if there are no changes, it should be good to sign for approval. Motion is made by Commissioner Bennett to approve the 2024-2025 Predator Control Program Contract. The motion is seconded by Commissioner Cheney, and the motion passes.

\*Kevin Christensen returns to the meeting. Commissioner Bennett addresses the need to send certified letters to all property owners affected by the agenda item presented by Ted Meikle and Joe Schoppe. Property owners need to receive certified letters stating they have until the 8<sup>th</sup> of September to remove locks and fences. A certified letter from the Commissioners will be sent today stating access needs to be open. Kevin Daniels states the only issue with the prior noticing was a notice posted at the road; all of the County Clerk's notices met the statutory requirements. It is discussed that Andy Lyon will post the notice at the road for the next public hearing.\*

**LINDA CHRISTIANSEN: DISCUSSION AND POTENTIAL APPROVAL OF THE SANPETE COUNTY ELECTIONS AUDIT POLICY; DISCUSSION AND POTENTIAL APPROVAL OF KP ELECTION SERVICES AGREEMENT FOR BALLOT PRINTING & MAILING SERVICES.**

Linda Christiansen presents the agenda items. Ms. Christiansen explains she currently follows the State of Utah's Audit Policy and she felt it would be a good idea to adopt a similar policy for Sanpete specifically. Kevin Daniels reviewed the document. Ms. Christiansen explains details of the policy such as hand counting and who is able to participate in the audit. Motion is made by Commissioner Cheney to approve the Audit Policy for Sanpete Elections. The motion is seconded by Commissioner Bennett, and the motion passes. Ms. Christiansen states she had sent out an RFP in regards to ballot printing services. Ms. Christiansen also explains there are larger print companies that will not take a smaller county as a client because the

amount of work required is not worth the hassle. KP will save the County on ballot printing and seem to be more attentive. Juab, Kane and Tooele County are currently with KP and they are happy with the services that they provide. The contract is for the remainder of 2025 and 2026 but if the County is not happy with the services provided it will not be difficult to change to another printer. Ms. Christiansen left the previous printer, K & H on good terms and if we are not happy with the services the County can return. Ballot envelopes had to be redesigned to meet new legislative code requirements and the switch to KP should save the County money. Motion is made by Commissioner Cheney to approve the contract with KP Election Services for ballot printing and mailing services. The motion is seconded by Commissioner Bennett, and the motion passes.

**APPROVAL OF MINUTES FOR AUGUST 5, 2025, BOARD OF APPEALS; APPROVAL OF MINUTES AUGUST 5, 2025, COUNTY COMMISSION; APPROVAL OF MINUTES AUGUST 19, 2025, COUNTY COMMISSION.**


No concerns or questions are voiced in regards to the minutes. Motion is made by Commissioner Bennett to approve the minutes from August 5, 2025 Board of Appeals meeting. The motion is seconded by Commissioner Cheney, and the motion passes. No questions or concerns are voiced in regards to the commission meeting minutes. Motion is made by Commissioner Cheney to approve the County Commission minutes August 5, 2025. The motion is seconded by Commissioner Bennett, and the motion passes. No questions or concerns are voiced in regards to the August 19<sup>th</sup> minutes. Motion is made by Commissioner Bennett to approve the minutes for August 19, 2025 County Commission meeting. The motion is seconded by Commissioner Cheney, and the motion passes.

**CLOSED SESSION**

No closed session was needed.

Motion is made by Commissioner Bennett to adjourn. The motion is seconded by Commissioner Cheney, and the motion passes.

The meeting is adjourned at 2:25 P.M.

ATTEST:   
Linda Christiansen  
Sanpete County Clerk

APPROVED:   
Scott Bartholomew  
Commission Chair