

PARK BOARD AGENDA

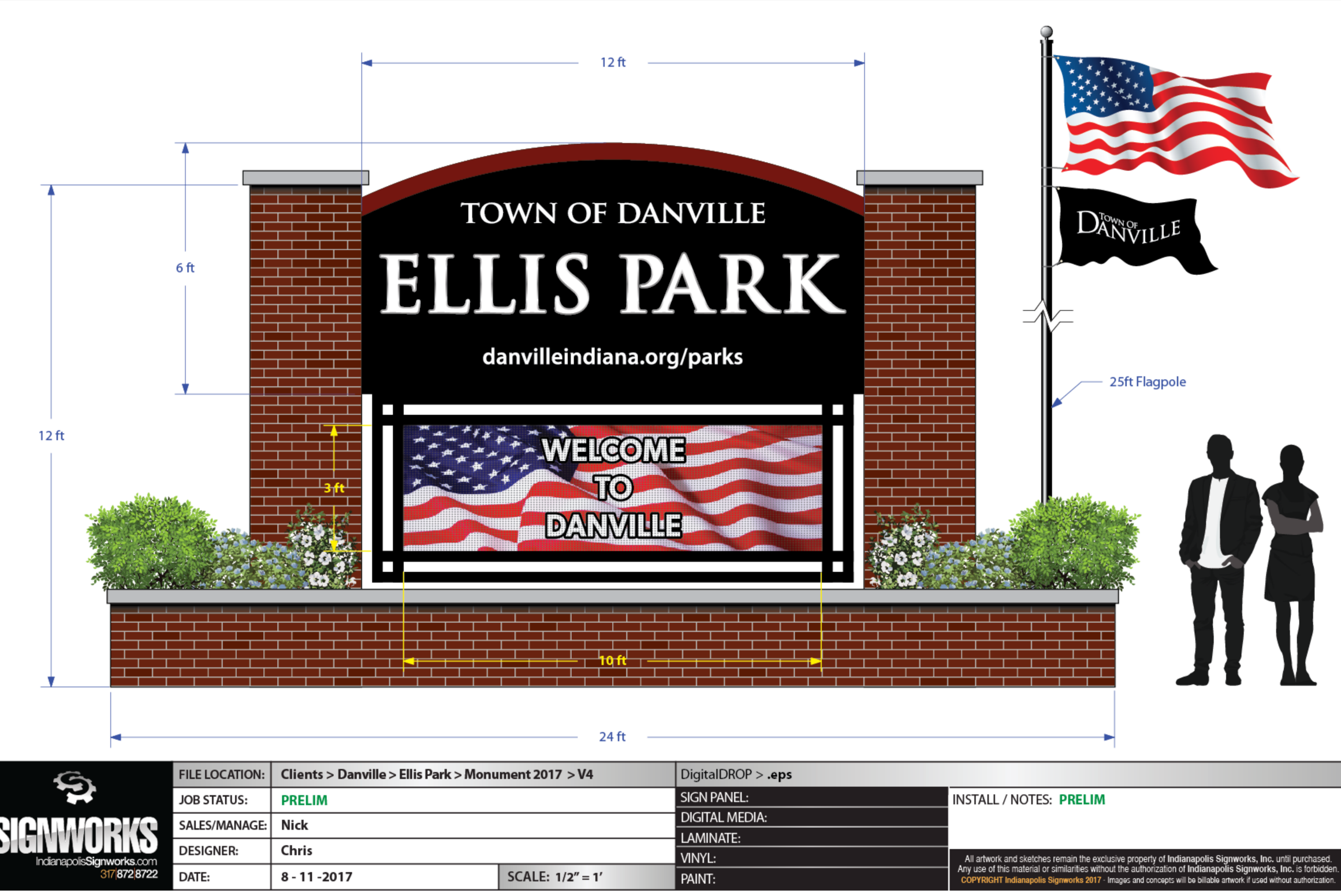
Monday, July 1, 2019 @ 6:00pm 600., Danville, IN

- I. Call Meeting to order
- II. Determination of Quorum
- III. Informational Meeting
 - 1. Introduction Kent Elliott
 - a. Moving in a direction together.
 - 2. Background Will Lacey
 - a. Wayfinding
 - b. Why are we here?
 - 3. Sign Option Will Lacey
 - a. Pics
 - b. drawings
 - 4. Walking tour.
 - 5. Where do we go from here? Do we move forward or not?
 - 6. Current Sign do we keep, relocate or start from scratch?
- IV. Adjournment

Attachments – Packet



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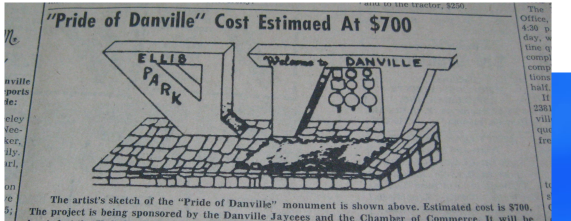






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The project is being sponsored by the Danville Jaycees and the Chamber of Commerce. It will be located at the U. S. 36 entrance to the park, west side of the drive. The height of the monument will be 10'; the base will be 20" at the bottom and 25' at the top with a width at the base of 8'. It will be constructed of concrete with a stone base. Aluminum letters will be used with a floral arrangement in the base and also a plaque in the base with the resolution passed by the Town Board renaming the park, Ellis Park. All service club emblems will be on the sign. It is hoped the "Pride of Danville" will be finished by Christmas. Contributions may be made to Jaycees Richard Himsel or Harold Hiser or Chamber of Commerce President James Evans.





DANVILL



	uote 2185 is Park Monument	SAL	ES	REP INF	0		2017 DATE	
۲ 4	ORDERED BYSHIPPING ADDRETown Of DanvilleTown Of Danvill49 North Wayne Street49 North WayneDanville, IN, 46122Danville, IN, 467		eet			CONTACT INFO Will Lacey		
#	ITEM	QT	Y	UOM	UNIT PRICE	TOTAL (EXCL. TAX)	TAX	
1	1 Monument Option A - Double Sided Brick monument structure, with 32" square columns and base/ knee wall 12" deep and built as a wall surrounding columns with limestone caps. Mounted in the brick monument structure, a double sided EMC with an internally LED illuminated double sided cabinet with push through lettering.		0	Unit	\$74,265.17	\$74,265.17	\$0	
2	Monument Option B - Single Sided Brick monument structure, with 32" square columns and base/ knee wall 12" deep and built as a wall surrounding columns with limestone caps. Mounted in the brick monument structure, a single sided EMC with an internally LED illuminated double sided cabinet push through lettering.		0	Unit	\$61,746.62	\$61,746.62	\$0	
3	Installation - Illuminated Signage Client to provide adequate electrical power to e location of electronic components and/or Illumin in a code compliant and approved junction box	ach install	0	Each	\$4,750.00	\$4,750.00	\$0	
4	Existing Structure Removal Remove and dispose of existing monument stru	1.(ucture.	0	Unit	\$1,385.00	\$1,385.00	\$0	
5	Permit Acquisition Permits are not included in this estimate.		0	Each	\$0	\$0	\$0	

QUOTE 2185, TOWN OF DANVILLE, 09/01/2017

Please make all checks payable to: Signworks.

This Proposal may be withdrawn if not accepted within 30 days. By signing, Client accepts the Proposal for the Project and agrees to these terms and any addendums, exhibits, and attachments. There is a required deposit as specified and the balance is due in full on the day of installation unless prior and mutually agreed arrangements were made, in writing. In either case, interest will incur 1.75% per month beginning on the installation date. All products, services, signs, artwork, concepts, and sketches remain the exclusive property of Signworks, Inc. until purchased. The Client acknowledges that the Design Work and other documents prepared by the Company for this Project are instruments of professional services for use solely with respect to this Project and, unless otherwise provided, the Company shall be deemed the author of these documents and shall retain all common law, statutory, and other reserved rights, including the copyright. Any additional uses will require separate pricing. The Company will grant the Client a limited license to use the documents for completion of the current Project and for information and reference in connection with the Client's use and occupancy of the completed Project. The Company's Design Work and other documents shall not be used by the Client, or others on other projects or for additions to this Project, except by agreement in writing with the Company. The rights granted to Client are for usage of the Final Works in their original form only. Client may not crop, distort, manipulate, reconfigure, mimic, animate, edit, extract portions, intentionally alter the color of the Final Works, or otherwise create derivative works based on the Final Works. Upon completion of the Services, and expressly conditioned upon full payment of all fees and costs due, the Company grants to Client limited usage rights in the Final Works as set forth above. The Company retains all proprietary rights, including property ownership, intellectual property rights and Copyrights, in and to all Preliminary Works and Working Files, and Client shall return all Preliminary Works and Working Files, and Client shall return all Preliminary Works and Working Files in Client's possession upon request. The Company retains property ownership in any original artwork comprising Final Works. The Client agrees to pay all costs of collection in the event of default of payment and/or schedule of payments, including reasonable attorney fees and other collection costs. Client agrees to provide any existing art or logo files necessary for the construction of the requested Project and Services. Prices include standard time to manufacture and/or perform the scope of work under normal conditions utilizing standard materials and methods. Actual production time could differ depending on final order quantity, time submitted or other conditions. Please order and/or Schedule as far in advance as possible. A Rush Fee shall be incurred based on Client needs. The Client agrees that the Company shall not be liable for any delays in the delivery of products and services caused by any act outside the direct control of the Company including but not limited to; acts of God; adverse weather conditions, fire, tornado, wind, rain, strikes, lockouts and other labor difficulties; government controls, procedures or requirements; acts of suppliers of material or labor; acts or defaults of developers; acts or defaults of the Client. Such delays shall not serve as cause to cancel, amend or diminish any of the requirements of the Client under the terms of this Proposal. The Company does not guarantee a firm completion date and under no circumstances shall the Company be held liable in any manner for such delays or be obligated to provide or compensate the Client for said delays. The Client is responsible for any contingent signage arrangements, payments and storage space that may be needed as a result of any delays. Pricing is based on the Entire Combined Scope presented and are quantity dependent. Set up charges, if applicable, unless specified, are not included. Client requests for additional services such as storage, removal, proofs, plotting, engineering, wind load calculations, design, revisions, overnight shipping, and/or powder coating, will be billed depending on the Scope of Work. Any changes made during the shop drawing, submittal, or engineering phase may result in additional charges. Client will be billed on a time and material basis for any changes in scope. This includes the project not being ready when our team members are scheduled to be on site. Additional Reimbursable Travel Charges will be incurred if there are additional client requested, client required, and/or unplanned or irregular tips due to circumstances beyond our control. In the event that we are contracted to install sign products, and undisclosed, unknown, unforeseen, or unusual digging and/or mounting, installing, is considered a change in scope unless specifically itemized and provided. Client acknowledges and understands that any amount on this quotation for Permits and for Sales, Use or Privilege Taxes is merely an estimate and is subject to change at any time without notice. Sales, Use and Privilege Taxes will be calculated and charged based on the sale, installation, and delivery of the goods and services as determined by any applicable governing authorities or jurisdiction. Client accepts responsibility for and shall pay all Sales, Use, Privilege or other Third Party expenses, imposed on, in connection with, or measured by the transaction contemplated by this quotation in addition to the prices set forth on this document. Permit acquisitions, fines or fees attributable or applicable to this job are not included, nor are estimates guaranteed, and remain the responsibility of the Client. Client acknowledges and understands that all Products and Services provided are sold subject to the terms of the Express Limited Warranty Agreement, no other warranty or guarantee express or implied is applicable. We will provide a Certificate of Insurance upon request. The Company shall have the right to document, photograph or otherwise record all completed designs or installations of the Work, and to reproduce, publish and display such documentation, photographs, or records for promotional purposes, recognition of creative excellence or professional advancement, and to be credited with authorship of the Deliverables in connection with such uses. We price each project based upon acceptance of our standard terms and contract, if you submit your own contract to us we will review to make a determination of acceptance, however there may be a price increase

SIGNATURE:

DATE:

