

SELECTMEN'S MEETING
Monday, March 24, 2008

On March 24, 2008, the Board of Selectmen held a meeting at 7:00 PM at the Town Office Building in Lakeville. The meeting was called to order by Chair Yeatts at 7:05 PM. Selectmen present were: Selectman Yeatts, Selectman Evirs and Selectman Maksy. Also present were: Rita Garbitt, Town Administrator, Tracie Craig, Executive Assistant and Christine Weston, Recording Secretary.

7:00 PM Liquor License hearing-Back Nine Club

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To open the hearing on the application of The Back Nine Club, LLC for a Common Victualler License to sell all alcoholic beverages at 17 Heritage Hill Road.
Unanimous in favor.

David Waxler, Mark White, owner, and Joe Klein, manager; were present for the discussion. Chair Yeatts read the public notice into the record. She then asked for the green cards that were mailed to the abutters. She asked if there was a list that they could be compared to by Ms. Craig, they were then presented. Mr. Waxler stated that they purchased the golf course and are in the process of remodeling it, renovating the grounds and having a family oriented family restaurant, both for the golf course and the surrounding community, with good food at reasonable prices. A weekend meeting took place with the abutters, and they seemed very up beat about the restaurant in that location. It was heard that in the past, the previous business had thrived and it is hoped that it will be a thriving business once again. Mr. Waxler stated that he has experience in reorganizing and expanding from working with the Country Club in New Bedford. It is felt that this can be a fine facility in a number of ways.

Selectman Maksy asked about the hours. Mr. White responded that they would like to open for lunch Sunday through Monday and close at 10:00 PM at night. Possibly they may be open for breakfast in the future; it all depends on the golf season. They will try to keep the restaurant open throughout the year. Ms. Craig stated that the hours for the previous license were 8:00 AM to 1:00 AM, Monday through Saturday. All common victualler's licenses have the same hours. Also, they have to operate with the hours on the license. If they do not, then their license could be suspended. The main reason is that if someone wants to go someplace and they know the business is supposed to be open and it is not, then they could report the business being closed during the time hours were posted for them to be open. Also, the ABCC could make an unplanned visit and if the business was not open during the licensed hours, this could result in a problem. Selectman Evirs stated that the Board would like to be more restrictive than what was taking place before with the hours. Mr. White stated that the hours would be less than that for what they are planning. Mr. Waxler stated that it is hard to project out at this time what the hours would be, and he would like flexibility at the start. Chair Yeatts stated that the hours have to be stated on the license. It also seems odd that the business has to have the longer hours if they are looking at operating less. Ms. Craig stated that if they want to close earlier then they

have to come back for a modification. The Town has had businesses start off with less hours then come back to modify their license for the additional hours. Typically, Sunday hours are 11:00 AM to 1:00 PM. Ms. Garbitt explained that it is based on public need, since towns only are allowed a certain number of licenses to give out to businesses. Selectman Evirs stated that if they want to start out with fewer hours, like a 10:00 PM closing, it is easier to get more hours as long as the neighborhood is satisfied. Mr. Waxler stated that the Club might be better off closing at 11:00 PM rather than 10:00 PM, especially if the food business is still doing well at the late hour, then they can go from there. They would like to be open 8:00 AM through 11:00 PM Monday through Saturday, Sunday from 11:00 AM to 11:00 PM.

Ms. Craig asked if the problem has been addressed with the patio entrance. Mr. White responded that they worked that out with the Building Commissioner. No one can get onto the patio from the golf course. In order to serve alcohol on the deck, the access to the deck has to be only from inside the building. Ms. Garbitt noted that Section 6 of the license is not filled in. Will that hold up the license? Ms. Craig responded that there will be a description of the license put in from the previous license. She then asked Mr. Waxler if there had been any changes. Mr. White responded that the changes were just to the deck/patio, which was added, and the seating is on the plan. Ms. Craig stated that she will just add that to the description. Ms. Garbitt asked if the 130 seating includes the deck. Mr. White responded that it did. Ms. Garbitt asked about the financial aspect, did the owners submit something different, since it is not filled in. This is Section 13. Mr. White responded that the business was bought at an auction. The lease has been provided. Ms. Craig stated that the Town will need more information on the financial aspect. What is the financing, the price paid, where did the money come, if it was paid for in cash? Mr. White stated that their attorney said it was fine as it was since they are the ultimate owners on the lease, but they will check on that. Chair Yeatts stated that if they take the chance and send the application in the way it is, it may cost them time if it results that further information is needed.

Jim Laham of 4 Sassamon stated that he was not there for abutters meeting, but he heard good news that this was reasonable. He then asked what were the hours of operation originally. Ms. Craig responded that they were 8:00 AM – 1:00 AM, Monday through Saturday, 11:00 AM to 1:00 AM on Sunday. Mr. Laham stated that he just wants to make sure that they do not go beyond that time frame. Did the previous owners have problems with the residents or did the residents have problems with the business? He was assured that there were no problems. Donald Jewell stated that his wife worked there when it was previously owned. The closing times were varied depending on the patrons. When no one was there, then the ground rules were to close it up around 10:00 PM -11:00 PM at night is his recollection. Mr. Laham stated that it would not be his concern if they closed before they had to. Chair Yeatts stated that the Board of Selectmen would have the Club notify the neighbors if they come back for an extension of hours. Selectman Evirs asked if the Board should establish a last call if alcohol is allowed until 11:00 PM, since they may not have to go home at that time. Ms. Craig stated that typically last call is 15 minutes before closing, then the business allows patrons 15 minutes after the closing time to leave.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To close the hearing.
Unanimous in favor.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To approve the license to the Back Nine Club, LLC, located at 17 Heritage Hill Drive. Hours of operation will be: Monday-Saturday 8:00 AM to 11:00 PM, Sunday, 11:00 AM to 11:00 PM, last call is at 10:45 PM and all patrons are to be out by 11:15 PM.
Unanimous in favor.

Discuss scheduling Special Town Meeting

Chair Yeatts read a memo from Ms. Garbitt asking the Board to schedule the Special Town Meeting.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To schedule a Special Town Meeting at 6:30 PM at the Apponequet High School Auditorium on Monday, May 12, 2008 and to open the warrant.
Unanimous in favor.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To close the warrant on Monday, March 31, 2008 at 4:00 PM.
Unanimous in favor.

Request for appointment of Robert Iafrate and Richard May to Lakeville Emergency Planning Committee

Ms. Garbitt mentioned that the two (2) new members of the Selectmen have to be NIMS trained for ICS 100 and 200. ICS 300 has to be done through a class and David Goodfellow can help with that direction and information. Selectman Maksy and Selectman Evirs will complete this as soon as feasibly possible. Mr. Goodfellow stated that the Massachusetts Fire Academy will also come down and do the ICS 100 and 200 training in-house. It has to be completed by September 2008.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To appoint Robert Iafrate, Building Commissioner, to the Emergency Planning Committee with a term to expire July 31, 2008
Unanimous in favor.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To appoint Richard May, representative of the Red Cross, as the Red Cross representative to the Emergency Planning Committee with a term to expire on July 31, 2008.
Unanimous in favor.

Request for appointment of Conservation Commission member-Randall Kenney

Chair Yeatts read the request of Randall Kenney to be appointed to the Conservation Commission. Selectman Maksy expressed his concerns of not having the opening of the position posted. Membership of the committee is for seven (7) people. Ms. Garbitt explained that there is one (1) person who will be resigning and then there will still be two (2) positions open for people to step forward to serve on. Further discussion took place on the matter. The press will put this in the papers so that people are aware of the openings.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To appoint Randall Kenney to the Conservation Commission with a term to expire July 31, 2011.
Unanimous in favor.

Request for road cut-63 Highland Road

Paul Turner was present for the discussion. Chair Yeatts stated that she did have people from Clark Shores ask about the other side of Clark Road. Mr. Turner provided her a plan. Selectman Maksy stated that Chris Peck, Superintendent of Streets, is asking for a crushed stone apron at the edge of the driveway. Is this typical. Chair Yeatts explained that this is to be in place during construction, until the road is paved. Selectman Evirs asked if Mr. Peck mentioned the drainage to make sure the driveway is sloped so that the water does not drain out onto the roadway. Selectman Evirs then gave Mr. Turner a copy of this information. In the event there is water that goes out to the street and it freezes, the Board cannot allow that to happen. Chair Yeatts asked if Mr. Turner has a notice of intent filed with the Conservation Commission. Mr. Turner responded that he did and also had an April 12th meeting scheduled with them. Discussion took place on this matter.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To approve the curb cut at 63 Highland Road. The applicant will provide the construction entrance as recommended by the Superintendent of Streets, and the trucks will be exiting the driveway onto Highland Road.
Unanimous in favor.

Discuss letter from Massachusetts State Lottery regarding KENO to Go

Chair Yeatts read the letter from the Mass State Lottery Commission about KENO to Go. It is supposed to help Towns by increasing sales and adding additional revenues to the communities. People will be able to go home to check their computers to check their numbers. If the Board has no difficulty on this then matter, then they do not have to take any official action, otherwise they do. It was decided that the Board had no objection to the KENO to Go.

Discuss letter from Attorney Bob Mathers regarding New England Rent-All Equipment

Chair Yeatts explained that this is the building that is half up across from Bridgewater Savings Bank. Originally, the Town was going to allocate 3,000 gallons of water a day, but then there were problems with the fee, etc. So, as noted in the letter from the Attorney, this will clarify how it will all work. The client will construct the building without connecting to the City of Taunton for water, so the development fee will not have been triggered. However, the owner would like to leave open the option to connect to the City of Taunton water system in the future when he makes a planned extension of his building. However, he does not feel it is in the spirit of the original agreement for the town to have to wait until that time to receive the development fee. Thus, he proposes to pay \$25,000 prior to the issuance of an occupancy permit for his building. He is no more than one and ½ months away from the completion of his project. Lot C is being marketed for sale for other commercial use. Selectman Evirs noted that that seems appropriate to what the Board understands.

Selectman Maksy stated that it is 1% or \$25,000, so if it sells for more than the price as originally stated then the Town should get a larger development fee. The application for sale should be attached in the event that it is higher. Ms. Garbitt asked to include the deadline for the first lot. It needs to be submitted prior to the town meeting, May 8, 2008. Selectman Maksy suggested that this expire in five (5) years, since this Board may not be here, it may be others at the Board. Ms. Garbitt stated that once a project is completed, based on the allocation and the project is complete and it is determined that they only need half the amount of the water originally allocated, then the Board can review that at a later date. Selectman Maksy stated that whatever project they propose, they can put it in, and then the Board can review the allocation. The Board should maintain approval of the project. This is the first time the Board has allowed a project with water without knowing what it is. Chair Yeatts stated that she is not approving anything until she knows what it is. The owner might have a well on the back lot. He has to see who the buyer is going to be and wants to maintain his right to have a public water supply. Maybe the Board needs to think of how to word this and then come back at another meeting to approve it. Selectman Maksy stated that the Board can approve Lot B, to accept the development fee by May 8, 2008 of \$25,000.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To approve Lot B and accept the development fee by May 8, 2008 of \$25,000.
Unanimous in favor.

Selectman Evirs stated that then the Board could allow him to maintain his water allocation, to be reviewed not any sooner than five (5) years. Further discussion took place on the water aspect. Selectman Maksy stated that he wanted to make it clear that he did not know the total water allocation that the Town had and the Town's commitment for other projects.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To allow the developer to maintain the allocation of the water from the City of Taunton, which could be used on Lot B or Lot C, subject to approval of the project on Lot C, with a development fee of 1% of the value of the project or \$25,000 whichever is greater, water allocation is subject to the review of the Board of Selectmen, for a period not to exceed five (5) years for both Lots B and C.
Unanimous in favor.

Request to use Town Office Building for car wash-Boy Scout Troop 26

Chair Yeatts read the request from Boy Scout Troop 26 to use the Town Office Building for a car wash.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To allow Boy Scout Troop 26 to use the Town Office Building for a car wash on Saturday, May 10, 2008, or in the event of inclement weather, Saturday, May 17, 2008.
Unanimous in favor.

Request for change of manager-Orchid of Hawaii

Chair Yeatts stated that there was a request from Orchid of Hawaii for a change of manager. Ms. Craig stated that she has not received the results of the CORI back yet as they are back logged at this time. The proposed manager has worked at the restaurant for nine (9) years. The present manager is Eddie Lau, and he will be stepping down as manager.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To approve the request of the change of manager to Tat Chi Chan at Orchid of Hawaii subject to positive results of the CORI.
Unanimous in favor.

Announce receipt of 2008 E-Government Award from Common Cause Massachusetts

Chair Yeatts announced the E-Government award from Common Cause, which is an award for municipal websites. This award comes with much thanks to Ms. Craig and all the work she did to make this happen. The Town can now put a web emblem on the town's website if so requested. The press release was presented to the press for publication.

Revisit request from Beaver Tree Works regarding removal of ledge along Freetown Street

Chair Yeatts stated that she was glad that she spoke with Chris Peck, Superintendent of Streets, on this matter since he was not aware that he was supposed to watch the project. There will be no exposure of the berm. Mr. Peck will supervise the project and there is now a scope of work for it in place. Beaver Tree Works will be removing ledge of approximately six (6) feet high by 30 feet long and 15 feet in from Freetown Street.

Review earth removal permit renewals – TL Edwards & Lakeville Country Homes

Ms. Craig and the Board discussed this matter since there were a number of renewal applications that have not been received. All permits expire on March 31, 2008. A renewal notice can be sent out to those who have not yet renewed their permits. Ms. Craig has notified the applicants that they needed to provide their information by March 20th. She also asked for the Town to be notified if the project was done. Mr. Markson did not remove any earth, so his permit is finished. Oxford Development is not removing any material at this time.

Chair Yeatts stated that the majority of the applicants did not reapply in time so they will not be able to operate. Ms. Craig explained that usually the Board meets closer to March 31st. The people know their permits expire March 31st and will get their renewal applications in by that time. Ms. Garbitt mentioned that the Board is meeting on April 2nd for a joint meeting with the Finance Committee, so maybe they can renew them then. Chair Yeatts suggested that the Board approve the permits that were in on time and then put the others on for the April 2nd meeting. Ms. Craig stated that she will add Marcus Baptiste to the list and Mr. Taylor will have to apply for his; they were not sent renewal notices. She noted that even though March 31st is the deadline according to the bylaw, the Town has allowed permits go to the first meeting the Board has in April, they have allowed them to work until the meeting. Selectman Maksy stated that he has no problem with that.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To approve the earth removal permits for T.L. Edwards with the same conditions that previously applied and with an expiration date of March 31, 2009.
Unanimous in favor.

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To renew the earth removal permit for Lakeville Country Homes with the same conditions as previously applied and with an expiration date of March 31, 2009.
Unanimous in favor with one abstention.

Ms. Craig stated that Bruce Taylor did not pick up his permit and has since complied with the conditions that the Board put in place on the permit. Ms. Craig can notify the rest of the applicants again and let them know that they need to submit their application. Chair Yeatts asked

that they all be notified that they need to renew their applications. Ms. Craig will let Chair Yeatts know what takes place on Marcus Baptiste's permit.

Any other business that may properly come before the meeting.

Chair Yeatts provided an update about the meeting that took place on the relocation of Route 79. They have met the 25% completion mark and are only a plan away from issuing the permits. Middleborough did stand up at the hearing and spoke against the way that everyone else felt it should be, dead ended. The three (3) Middleborough residents that this affects were in favor of how it would be dead ended. Middleborough still wanted it to be left open for a one way going in (a member of the Planning Board and the Town Planner were at the meeting). Their argument was services to the home, since they were not asked what they wanted initially, but the residents all showed up and expressed their opinion.

Chair Yeatts stated that she asked Ms. Garbitt if she would provide the information regarding a Proposition 2 ½ override to the Board. Through the entire budget process, discussions that have taken place and talks on override, she was under the misconception that if the citizens wanted an override or the School Committee wanted an override, they could just get the signatures and do it. When the procedures for Proposition 2 ½ were downloaded, it was found out that an override cannot take place, except through the direction of the Board of Selectmen. Chair Yeatts stated that she felt very badly about this since she did not want to stand in the way of the democratic process. As reading through the process and procedures, there is another choice, the contingency appropriation. The School Committee can go to Town Meeting with two (2) budgets. One balanced and one for the other things that they cut and would like to add back. Even though Chair Yeatts is opposed to an override, she does not want to stand in the way of the democratic process. Doing this would put the decision to the people, not the Board of Selectmen, not the School Department.

Tanya Mccluskey asked if it would be voted on a Special Town Meeting, then at a Special Election prior to September 15th. Selectman Maksy explained that the Town has to go to the Annual Town Meeting to vote on the balanced budget, then the Town can take this fictitious budget of monies not there, vote them in at Town Meeting. Then it goes to a ballot vote. Ms. Mccluskey asked if it could be voted down potentially. Ms. Garbitt explained that a debt exclusion override requires a 2/3's vote in favor for a project, but a general override needs only a majority vote. Chair Yeatts further explained that they adopt the balanced budget, then adopt the additional items for a later vote, on a ballot.

Further discussion took place on the process and procedures for clarification since it is so involved. There are actually two (2) separate votes and they both have to be majority votes. The intent has to be substantially the same or the Town could have a menu ballot where the community decides where they want to add the options for the override. The reasons on the ballot though cannot be to sway the people, such as "to replace the two fire fighters that we lost". If Freetown does not vote an increase for the Region, then it will not happen; both towns need to vote for it. Selectman Evirs stated that he wanted to go on the record that the only way he would ever be in favor of this is if the School Department presented a balanced budget of the money the Board of Selectmen allocated to them. This is a budget that works with what has been allocated to them, for both the Local and the Region. \$5.188 million is the amount allocated at this time.

Chair Yeatts explained that the Board has a little more time with this for when the numbers have to be printed/published. National Development is close to getting their last permit. The Town did all that it needed to do as a Town and the ball is in their court. If they do not start their project, it is not through the fault of the Town. Target has given them a date and if they do not open their doors in July, Target will go elsewhere. It took three (3) years to get the Betty's Neck property, so some things do take a real long time. They just need to get their last plan in for Route 79. The housing project at the train station will be moving ahead. Thus, the May 12th date provides a little more time and that is a little extra revenue and a little less we have to ask for, since a little more will be coming into the Town. Ms. McCluskey asked what happens if you do not give the School Committee an ample amount of time to come up with the budget. Chair Yeatts responded that the Board did provide that already. Mr. Goodfellow stated that the first time that figure was presented though, it was the Net School Spending for the Region; they believed it would change. Then they met in a joint meeting of the Finance Committee, Board of Selectmen and School Committee. The School Committee gave the Board the number that the School Committee voted on as a budget and the Selectmen took it under advisement. The School Committee has worked out contingencies on four (4) different budgets. Selectman Evirs stated that he needs the School Committee to be in favor of supporting an override process, to vote the \$5.188 budget and then they will have the supplemental budget. The Town needs a balanced budget to go to Town Meeting. There is only so much money for all the departments, so the School Committee needs to show how they would make \$5.188 work. Chair Yeatts stated that the School Committee voted a budget that the Board cannot fund. Selectman Maksy stated that the Chair of the School Committee understands that, but the Board has to go through the process as is being discussed. Mr. Goodfellow stated that the School Committee can absolutely show the Selectmen what the \$5.188 budget is. Does the School Committee have to vote that amount though? Selectman Evirs responded that they do not have to vote, they need to show it. If the School Department does not get an override then they have to make that figure work.

Kim Borges, a Freetown resident, said you are saying that you do not want to stand in the way for the citizens to voice what they want. What we want is to allow our voices to be heard. Chair Yeatts stated that the Board has different feelings about the Regional and Local School Budget. The Selectmen see a lot more transparency in the Local School Budget. Ms. Borges said she could see that, but hope that the questions could be answered. Chair Yeatts explained that the teachers and benefits for all are listed out for one budget and are in one lump sum in the other budget. If they replace a teacher who is retiring, then they should not hire someone for the same salary of the person that retired. There is no transparency with the Region, which is a problem. Mr. Goodfellow stated that the Local School Committee showed a power point presentation of all the cuts. The Local School Committee has tried to be absolutely clear of what has been cut and what the School Committee is trying to get back into the budget and why.

Chair Yeatts stated that in defense of the Town, the Town has taken a hit for the schools and spent \$1.4 million over the Net School Spending required amount. The Town can plug numbers in also, to have things come back the way they want. Did the Department of Education take into account the new schools or that some towns need police in the schools and metal detectors when they were putting forth the figures. The Town has in the past provided the children with a pretty good education. Chair Yeatts added that she does not like being compared and put on the bottom

rung of the ladder. Mr. Goodfellow stated that the School Committee is just trying to show the Town what is needed to run the schools adequately. Then, if the departments make the cuts it will be easier knowing that, they, as citizens went and supported the override so that major cuts would or would not have to take place. Ms. Garbitt stated that if Lakeville has an override and Freetown does not then, it forces Freetown to come up with the money. Further discussion took place on the topic. Selectman Maksy stated that if the second budget fails at Town Meeting, then it is all done and the School Department has to work with the budget that was approved. Further discussion ensued.

Chair Yeatts explained that new growth figure was approximately \$400,000 in the past year and this year it is only \$185,000. The Town has been giving to the schools for a long time, but the Town needs to get back, to restore. Chair Yeatts stated that she is not in favor of an override since she is waiting for the new projects to kick in and does not want to raise taxes if the Town does not know how much we would have to raise them. We could do an under-ride, but the Town has never done that. People are paying \$3.15 a gallon for gas. She is also hearing from people on fixed incomes who will not be able to turn on their heat if their taxes go up. So it is a lot all the way around. The user fees also that a lot of towns are doing have heard parents say that they rather do the user fees than to go up with their taxes for the rest of their life. Ms. Garbitt stated that free cash is also down to \$108,000 and it usually runs about \$300,000-500,000. This is money that departments did not use from the year before. However, the Town has been cutting them more and more so there is barely anything left at the end of the year. The health insurance premiums have increased. Ms. Garbitt then explained the one (1) year override. If the Town chose to do the menu option or the one question, for that one (1) year, the money will go to those departments, but after that it goes to the General Fund and the departments can fight for it again. It is not formally allocated to the schools after the first year. Mr. Goodfellow stated that that is not a big concern to him. The School Committee is demonstrating the need for the money and then the need for the override, the money goes there and then the School Committee will demonstrate the need again. Minor further discussion took place on the matter.

Other Items

1. Letters sent to ZBA from Board of Health regarding ZBA petitions
2. Letter from Town Counsel regarding Trinity Lane Extension
3. Letter from Old Colony Regional High School regarding FY09 Budget
Selectman Evirs noted that when Old Colony Regional High School was announcing their budget. They had a special note in there about Jim Hanlon, Finance Committee member and Bob Marshall, who is the representative for Old Colony, of how they both did a very good job. Old Colony presented a budget \$6,000 less than last year. So, kudos to both those men for a job well done.
4. Old Colony Regional High School Newsletter
5. SRPEDD Commission meeting cancellation notice
6. Letter from Southeast Regional Homeland Security Advisory Council
7. Plymouth County Commissioners agendas: March 11th and March 18, 2008
8. Plymouth County Cooperative Extension March-April calendar
9. Plymouth County Cooperative Extension 2008 Garden Lecture Series
10. GATRA Written Testimony regarding route changes

11. GATRA Advisory Board meeting notice and transcripts from public hearings on proposed route changes
12. Comcast 2008 Annual Notice Filing
13. MBTA Advisory Board
14. Department of Revenue Bulletin Assessment of Poles & Wires on Public Ways
15. 2008 Yearly Operational Plan-CSX Transportation
16. MMA Spring Legislative Breakfast Series notice
17. MassWildlife News newsletters

Upon a motion made by Selectman Evirs; seconded by Selectman Maksy it was:

VOTED: To adjourn the meeting at 9:30 PM.
Unanimous in favor.