

IN BOARD OF SELECTMEN  
MONDAY, AUGUST 31, 1992

Present: Chairman John C. Drobinski, Judith A. Cope, and Lawrence L. Blacker.

The statutory requirements as to notice having been met, the meeting was convened by Chairman Drobinski at 7:30 p.m. at the Fairbank Senior Center.

Boston Edison Company Plan - Advance Approval for Utilities - Lot 60, Jarman Road

Present: Petitioner William Dorfman, Abutter Thomas Brooks, 26 Hammond Circle.

The Board acknowledged receipt of a communication dated August 28, 1992, notifying abutters of Lot 60, Jarman Road, to approve by signature and a vote of yes or no for granting approval to Boston Edison Company and New England Telephone and Telegraph Company to proceed immediately to provide services to a new home constructed on Lot 60, Jarman Road, as outlined on Boston Edison Company plan of Hammond Circle dated August 18, 1992.

Secretary Richard Thompson noted that it is not the usual procedure to grant permission in advance of public hearings for Utility Petitions; however, it has been done in the past and is a necessity in this case as the petitioner has no utilities hooked up to his new home which will be completed in a couple of weeks. Mr. Dorfman presented the Notice to Abutters form which was signed and given a yes vote by two out of the four abutters.

Mr. Dorfman informed that he started his contact with Boston Edison 3 1/2 months ago and became frustrated with their lack of response which forced him to contact Edison Corporate Offices in Boston. Mr. Dorfman asked the Board to approve proceedings in advance of a public hearing as his new home will be completed in a couple of weeks.

Selectman Blacker asked what electricity was used to build the home. Mr. Dorfman responded that no temporary service was installed and that a generator was used.

Mr. Thomas Brooks, 26 Hammond Circle, an abutter to Lot 60, Jarman Road, explained that he was not notified of this meeting to approve proceedings for obtaining utilities until Mr. Dorfman informed him in person a couple of days ago. Mr. Brooks continued that, when he bought his home, he was asked to grant a utility easement in order to pull utilities from Hammond Circle to the abutting property. He stated he was misled with regard to the placement of a house on the abutting property, thus affecting the path of utilities to the house and the easement that he granted. Mr. Brooks, via previous conversations, asked Boston Edison if utilities could be pulled from Jarman Road and was told they could not, but was not informed of that decision when he purchased his property. As a result, Mr. Brooks has filed suit over the existing easement, and has filed papers against the realtor, previous owners and would also name Boston Edison in the suit if the Board voted to approve proceeding.

Mr. Thompson stated he had talked with Mr. Dorfman about that Mr. Brooks' concern that he would not have complete use of his driveway during the time of digging in the area to connect service. Mr. Dorfman was informed by Boston Edison that he would.

Mr. Brooks originally thought the newly constructed home on Lot 60 would be situated in a different location on the lot which may have made a difference in the path of utilities to service it. Mr. Brooks stated he has been instructed by his attorney not to vote in favor of approval.

Chairman Drobinski noted that the proposed conduit before the Selectmen is over a public way.

Mr. Brooks responded that if he had been aware in the beginning that granting the easement would mean having the street torn up in front of his house, he would not have signed the easement or purchased his property in the first place.

The Board reviewed the plan in an effort to determine the exact location of the easement in relation to Mr. Brooks' property and Mr. Dorfman's property.

Chairman Drobinski asked Mr. Brooks to clarify his objection to proceeding to provide service. Mr. Brooks responded that he was told he had to sign the easement at the time of purchase, and at that time no mention was made with regard to the extent of digging needed to extend service to the abutting property. As Lot 60 was being developed, he asked for an amendment to the easement and was advised to exercise a "wait and see" policy and let things settle. Mr. Brooks believes the value of his property will drop as a result of tearing up the street and property in front of his house, and further he was told that if he had not signed the easement, Lot 60 would not have been a buildable lot by the Town of Sudbury; however, he was not told that at the time.

Selectman Cope stated that it would be a good idea to obtain any alternative options available from Boston Edison.

Selectman Blacker commented that he is inclined to grant approval on the basis of a valid easement on the record and the fact that a person has the right to place his house anywhere on a piece of property that suits him after complying with required zoning restrictions. His opinion is that he does not see why an innocent third party should suffer and be held up from receiving utilities, but is, at the same time, sympathetic to Mr. Brooks' concerns.

Mr. Drobinski commented that there is probably some reason why the house was placed on the property in a particular way; i.e. septic system.

Mr. Thompson suggested, if the Board would direct him, he would speak with Mr. Goggin of Boston Edison as to any other viable route for service and, in the meantime, suggested the Board vote to proceed.

Mr. Dorfman responded his house has been located on the hill and in that particular position on the property because of wetlands located on the property. He was informed that cables cannot be run under wetlands.

Selectman Cope questioned if it were possible to provide service overhead vs. underground. It was noted that to provide service overhead from Jarman Road would not necessarily be closer or less costly because of having to add additional poles and the fact that other utilities, including a gas line have to make its way to the house.

In conclusion, it was decided that Mr. Thompson would check with Boston Edison with regard to their recommendations, and to place Mr. Thomas Brooks on record as being opposed to granting approval for installation of the utilities as laid out.

On motion by Chairman Drobinski, it was unanimously

VOTED: To grant approval to Boston Edison Company and New England Telephone and Telegraph Company to proceed immediately in advance of public hearing scheduled for September 14, 1992, to install approximately 136 feet of conduit within the public way of Hammond Circle, (easterly approximately 460 feet east of Bent Road), as shown on Boston Edison Company "Plan of Hammond Cir Sudbury" dated August 18, 1992, and N.E.T. & T. Plan No. 92-07 dated August 26, 1992, to service a new home under construction on Lot 60, Jarman Road.

#### Minutes

It was on motion unanimously

VOTED: To approve the executive session minutes of August 17, 1992, as drafted and the regular session minutes of August 17, 1992 as amended by Selectman Cope.

#### Council on Aging - Van Donation

It was on motion unanimously

VOTED: To accept \$57.20 in miscellaneous donations for deposit into the Council on Aging Van Donation Account and to authorize the Council on Aging to expend the same for purposes of operating and maintaining the Council on Aging vans.

#### Landfill - Solid Waste Management Facility Regulations, 301 CMR, 19.00, Section 19.017

In response to a communication dated August 10, 1992, from Town Engineer I. William Place, it was on motion unanimously

VOTED: To amend the Rules and Regulations for the Recycling and Disposal of Solid Wastes at the Sanitary Landfill, **effective December 31, 1992**, to add under Section VI. Prohibited Materials: "R. Post consumer recyclable aluminum, metal and glass containers."

#### Drainage Easement - 31 Webster Circle

It was on motion unanimously

VOTED: To accept on behalf of the Town a Drainage Easement granted by Neil D. and Donna Golden of 31 Webster Circle, described as "Record 20" Drain Easement" - Shown on Lot 18A, as shown on a plan entitled "PLAN OF LAND IN SUDBURY, MASS.", dated February 21, 1985, and drawn by Colburn Engineering, Inc.

M.G.L. Ch. 61A Section 14 - Warren Property, 452 Concord Road

At the request of the Conservation Commission and on the recommendation of the Executive Secretary, it was on motion unanimously

VOTED: To table discussion and voting on the question of exercising the Town's first refusal purchase option with respect to a notice postmarked July 24, 1992 until the September 28, 1992 meeting of the Board of Selectmen.

Ch. 61A Option - Anne W. Donald, Hudson Road

In response to a notification dated August 10, 1992 and postmarked August 16, 1992, from owner Anne W. Donald, of intent to sell for residential use approximately 5000 square feet of land at 96 Hudson Road currently assessed on the basis of agricultural or horticultural use, and in accord with recommendations received from the Conservation Commission dated August 17, 1992, the Board of Assessors dated August 18, 1992, and the Planning Board dated August 25, 1992, it was on motion unanimously

VOTED: To decline to exercise the Town's first refusal option under General Laws Chapter 61A, Sec. 14, to purchase approximately 5000 square feet of land, owned by Anne W. Donald, known and numbered as 96 Hudson Road, Sudbury; said land shown as a portion of parcel 32 on Town Property Map G08 and also shown as Lot 2 on a plan entitled, "Plan of Land in Sudbury, Mass. prepared for Mrs. George Donald, 102 Hudson Road", dated January 6, 1989, by Schofield Brothers, Inc.

Long Range Planning Committee - FY94-98 Capital Expenditure Plan

In relation to a memo dated July 1, 1992 from the Long Range Planning Committee requesting FY94-FY98 Capital Improvement Plans from Sudbury Department and Committee Heads, the Board received a memo dated August 25, 1992 from Executive Secretary Thompson to the Board of Selectmen recommending the Board report it has no submission or response concerning Capital Requests for FY94-98 Capital Expenditure Plan at this time, nor will they until a recommendation is forthcoming from the Space Planning Group. The Board so agreed.

Copies of Five-Year Capital Expenditure Plans for FY94-98 were received from the following Departments:

Treasurer/Collector Office  
Building Department  
Fire Department  
Council on Aging

Secretary Thompson noted the purpose of reviewing the plans is to see if there may be something the Board does not support.

Chairman Drobinski noted there was no mention of the proposed transfer station. Mr. Thompson informed a meeting is being held on September 14, 1992 with the Resource Recovery Committee for the purpose of discussing the transfer station.

Mr. Blacker asked how accurate the figures were as listed for the different years. According to Mr. Thompson, the first-year figures should be very accurate, but the future years have inflation factored into them. With regard to the painting of the Loring Parsonage, Mr. Blacker questioned if the plan was to strip as well as paint or just paint. Mr. Thompson noted that the last time the Parsonage was painted, several boards were replaced, but he would confirm with the Building Inspector with regard to what his exact plans are.

With regard to the Fire Department's ladder pumpér, the question was asked which fund supported the cost of this. Fire Chief Michael Dunne, who was present, stated it came from the Stabilization Fund. Mr. Blacker asked if it might be prudent to extend the payment period over a longer period of time. Selectman Blacker further suggested that the Town look into the concept of municipal leasing, which may eliminate future capital expenditures and be incorporated into operating budgets if the amounts were small enough.

Another concern expressed by Mr. Blacker was what seemed to be a high cost for a laser printer as noted in the Treasurer/Collector's Plan. Mr. Thompson commented that the Treasurer/Collector is in the process of bringing all tax bills in-house, which may explain the cost required to obtain a high-speed printer; however, he stated he would check with Ms. Dunn.

Upon review, and on the recommendation of Mr. Thompson, it was decided to send the reports, along with the Selectmen's comments to the Long Range Planning Committee, and to specifically note the recommendation made by Mr. Blacker that the Town look into the concept of municipal leasing.

Public Hearing - A-R Cable Services, Inc. (Conclusion)

Present: Cablevision Employee Joseph Neal, Operations Manager; Cable Television Committee Chairman Jeffrey Winston.

In accordance with the regulations of the Commonwealth of Massachusetts Community Antenna Television Commission, 207 CMR4.05, the Board of Selectmen convened the public hearing continued from August 17, 1992 to consider the application of A-R Cable Services, Inc., requesting approval of an investment in said corporation by Warburg, Pincus Investors, L.P., which under the regulations of the commission constitutes a transfer of the existing cable TV license issued by the Town of Sudbury.

The Board acknowledged receipt of a communication from Jeffrey Winston dated August 19, 1992 to the Sudbury Cable Committee outlining the updated responses received relative to the Committee's concerns and explaining the purpose of recommending a continuation of the hearing was to obtain the Committee's input with regard to the following: 1) Assistant Town Counsel David Doneski's concern about the description of the transaction; answered in a communication dated August 19, 1992 from Cablevision Assistant General Counsel Victoria D. Salhus; 2) local access channels; and 3) Acton proceedings.

Mr. Winston noted the Sudbury Cable Committee, upon review of updated information, is completely satisfied with all recommendations and recommends approval of the transfer. Selectman Blacker commended Mr. Winston and the Cable Television Committee for their excellent research work in clarifying all the issues involved with the transfer and for a good resolution.

Mr. Thompson thanked Mr. Neal for submitting a draft of a decision; however, he stated Sudbury Town Counsel will be drafting a decision following the close of the hearing.

On the recommendation of the Cable Television Committee, it was on motion unanimously

VOTED: To approve the application of A-R Cable Services, Inc. requesting approval of an investment in said corporation by Warburg, Pincus Investors, L.P., which under the regulations of the Commission constitutes a transfer of the existing cable television license, and to direct Town Counsel to draft a favorable decision to be approved by the Board of Selectmen at their next meeting scheduled for September 14, 1992.

Mr. Thompson informed that Mr. Winston and Cablevision would have an opportunity to review the draft decision in order to determine that all pertinent information is included to prevent any misunderstandings.

Concord - Joint Meeting Regarding Unisys and Melone Properties

With regard to a communication dated August 24, 1992 from Concord Board of Selectmen Chairman Judith Walpole, relative to holding a joint meeting to discuss uses and issues associated with the former Unisys and Melone properties, Mr. Thompson suggested accepting Wednesday, September 16, 1992 at 8:00 a.m. as a first choice, with the alternate date being Tuesday, September 15, 1992 at 5:00 p.m.

Mr. Thompson noted that the Conservation Commission is very interested in being involved with this issue. Mrs. Cope commented that the Board should ask all persons who may be involved. Chairman Drobinski remarked that the Conservation Commission clearly has an agenda with regard to this property, and thought it might be best to send a smaller group to the first meeting since it is more or less a courtesy meeting.

Reserve Fund Transfer No. 93-03 - Veteran's Agent

It was on motion unanimously

VOTED: To approve Reserve Fund Transfer Request No. 93-03, dated August 31, 1992, to Veteran's Agent Salary Account #900-100, in the amount of \$218.00 to provide for a correction in the calculation of the Veteran's Agent's salary budget of \$3831 per the classification plan.

Reserve Fund Transfer No. 93-04 - Veteran's Benefits

It was on motion unanimously

VOTED: To approve Reserve Fund Transfer Request No. 93-04, dated August 31, 1992, to Veteran's Benefits Account #900-613 in the amount of \$6432.00 to cover monthly expenditures for three veterans for a period of approximately 5-6 months; two of which are expected to be long term. Monthly expenditures are currently \$1089.

Cumberland Farms Property, 470 Boston Post Road - Underground Tanks

Present: Fire Chief Michael C. Dunne.

The Board noted receipt of a communication dated August 26, 1992 from Fire Chief Michael Dunne relative to the underground storage tanks located at 470 Boston Post Road, requesting a public hearing be held for the purpose of revoking the license of Cumberland Farms, for the reason that they did not respond to his March 23, 1992 registered mail communication notifying them to remove three (3) underground storage tanks that have been out-of-service for a period in excess of six months.

Chief Dunne reported that the tanks have been empty for a couple of years and perhaps the reason Cumberland Farms has not responded is because they are reported to be in bankruptcy. The suggestion of revoking their license, may spur some action as it would be taking away an asset according to Mr. Dunne.

Upon review of 527 CMR, a question arose as to the exact timing of the hearing date and the actual removal of the tanks in relation to the hearing. Mr. Thompson suggested the Board send a notice for a hearing, but Mr. Blacker was not sure if the notice should come from the Board. In conclusion, Mr. Thompson noted he would check with Town Counsel and proceed as directed.

\*Chief Dunne reported the new Fire Station dedication ceremony will be held on September 12, 1992.

Tax Possession Parcels

On July 28, 1992, the Executive Secretary had sent a memo to appropriate departments enclosing an updated list of Tax Possession properties and soliciting recommendations for retention by the Town. The Conservation Commission submitted their recommendations for these properties in a communication to the Board dated August 18, 1992. In addition the Board is in receipt of a response from the Sudbury Housing Authority dated August 20, 1992 requesting the Town retain certain parcels for possible future transfers for affordable housing and possible swapping of land with the Sudbury Valley Trustees for a buildable parcel. A request for information on buying Tax Possession properties was received on August 7, 1992 from Ms. Kathryn Barry of 63 Willis Lake Drive.

Mr. Thompson informed this is the first phase in evaluating the Tax Possession properties. The goal is to compile all the properties with appropriate mapping and categorize them, including comments from each board and committee. Mr. Thompson commended the Conservation Commission for their hard work in mapping out all of these parcels which can be viewed at the Board's office. A site walk was proposed for some time late fall, and in the meantime, the Board's comments on these parcels are most welcome.

Sunday Package Store Openings

The Board acknowledged receipt of a communication dated July 31, 1992, from the Commonwealth of Massachusetts Alcoholic Beverages Control Commission regarding Sunday package store openings. Since this notice modifies the previous notice of December 31, 1991 to allow the local option of authorized holiday season openings to begin the Sunday before Thanksgiving and extend

thereafter until New Year's Day, Secretary Thompson recommended contacting the package stores to determine their interest and follow with a hearing and vote. The Board so agreed.

Town Counsel - Quarterly Report

The Board is in receipt of Town Counsel Paul L. Kenny's quarterly report dated August 31, 1992 received this evening. After a brief review, Selectman Cope asked what the scope of Mr. Kenny's hours include with regard to the school department. Mr. Thompson responded that he does several things for the schools (disciplinary hearings) and for Mr. John Wilson. The total hours devoted to Sudbury led Mrs. Cope to question Mr. Kenny's responsibilities and time spent in other towns. According to Mr. Thompson, Mr. Kenny does collective bargaining for the Town of Medford, and in addition, works with the Town of Danvers and has his own private practice.

Secretary Thompson requested the Board review the report and let him know if more or less information is required and he will notify Mr. Kenny. Chairman Drobinski stated what is needed is a standard format that is easy to review and one that would eliminate unanswered questions. Mr. Blacker was asked if he had any recommendations, and he noted he would have to review the report first. Upon first review, Mr. Drobinski noted that a portion of the report needs to be backed up, which would mean looking at the work sheets. It was concluded that the Selectmen would look at Mr. Kenny's report in detail.

Senate Bill #931 - An Act Relative to Environmental Protection

At the request of Selectman Cope to review and take a position on Senate Bill #931 concerning an Act for environmental protection for insuring a safe water supply for drinking and other purposes - relative to the use of phosphorus, Mr. Thompson informed that it had passed the Senate and was in the third reading of the House of Representatives. Mr. Drobinski noted he attended a meeting where Senator Durand was in attendance to discuss this issue.

On motion by Chairman Drobinski, it was unanimously

VOTED: To send a letter of support for Senate Bill #931 to Committee Chairman John F. Cox, Massachusetts House of Representatives, and to Massachusetts Governor William Weld.

Mr. Thompson informed he received a call from Conservation Commission Chairman Frances Clark indicating the Commission's interest in the bill.

Westport Letter - Payment in Lieu of Taxes Litigation

With regard to a communication dated August 28, 1992 relative to the Westport letter of August 3, 1992 concerning payment in lieu of taxes litigation, the Board reviewed the list of Sudbury land owned by the Commonwealth of Massachusetts. According to Mr. Thompson, the litigation proceedings occurring in Westport involve State owned active recreation areas including a beach. The land listed in Sudbury is designated as passive recreation. The Board agreed to not pursue this issue until a future time when Mr. Blacker has an opportunity to review State statutes.



Pam Baldi - Highway Department Activity

In response to a communication dated August 24, 1992 from a concerned Sudbury citizen Pam Baldi, 53 Robert Best Road, with regard to damage of trees on Robert Best Road, Mrs. Cope responded the trees were in the right of way and sometimes the Highway Department is not selective about what gets mowed down in their efforts to get a job done. Mrs. Cope has talked with Highway Surveyor Robert A. Noyes, who noted he will be responding to Ms. Baldi.

William Wood Letter - Response from Treasurer/Collector

Selectman Blacker received a draft of a response letter from Treasurer/Collector Mary Ellen Dunn to Mr. William Wood concerning a long overdue excise tax bill that somehow never got recorded paid, and commented he thought the Town's response seemed a little harsh in light of the package of proof that Mr. Wood put together. Mr. Blacker asked if the tax office records would show checks received, and Mr. Thompson informed that Ms. Dunn would tell him, that when no town record exists showing a tax payment, it is not the Collector's office obligation to prove the same. This is not to say that the Town won't make every effort to help the taxpayer.

Chairman Drobinski suggested that Mr. Blacker and Mr. Thompson meet with Ms. Dunn in order that Mr. Blacker better understand the policies and procedures of the tax office. Mr. Blacker did request a list of every letter or notice sent through Deputy Collector Morse in Milford for 1989. He believes records should be kept of what is received.

Bylaw Revisions

Selectman Blacker reported he spoke with Myron Fox regarding revisions to the zoning bylaws, and Mr. Fox replied that he needed a couple of weeks to think about it. The Board encouraged Mr. Blacker to tell Mr. Fox that there is no deadline or rush to get them completed. Mr. Thompson suggested a target date of April, 1994, but the important thing is to get started.

Sudbury Village

With regard to a communication from the Metropolitan Area Planning Council dated August 18, 1992, in relation to the MAPC grant application to EOCD, requesting suggested modifications for the Sudbury Village rural suburban center, Selectman Cope asked what the suggestions are. Mr. Thompson noted that the request is meant to help bolster the application and informed that when Town Planner Jody Kablack is contacted, she will inform Mr. Thompson, at which time, she and Town Engineer I. William Place will meet and prepare for their presentation. The intent is to have Ms. Kablack take the lead and to use Mr. Thompson and Mr. Place as resource persons.

Initiatives for Change Meeting

Selectman Cope informed Mr. Thompson she will not be able to attend the Initiatives for Change Committee meeting scheduled for September 24, but has submitted her comments to Mr. Thompson for transmittal.

Marianne Hatton - Letter Concerning Safety of Walking School Children

Selectman Cope asked about the timing on completion of the walkways relative to a communication dated August 20, 1992 from Marianne Hatton, 20 Willard Grant Road, concerning safety of walking school children. Mr. Thompson reported he received a copy of Superintendent Dr. Henry DeRusha's response to Mrs. Hatton dated August 26, 1992, and that Town Engineer I. William Place has talked with Highway Surveyor Robert A. Noyes concerning completing the work he can do now. The Board noted Mr. Thompson's reply to Mrs. Hatton dated August 26, 1992.

Mr. Drobinski noted that eight years ago there was a subcommittee for walkways. Mr. Thompson suggested placing this topic on a future agenda, in order that we may involve the Planning Board.

Willis Lake Area

Selectman Cope reported she received two calls regarding the number of homes being constructed in this area and the concern that the homes are being built so close together. Mr. Blacker responded that unfortunately, there is nothing that can be done since the current Building Inspector has made the determination that these units are allowable and the Board of Health approves the septic system.

Unisys Update

Chairman Drobinski reported he met with Health Director Robert Leupold and DEP Project Manager Amy Ferguson on August 20, 1992 to discuss the Woodard and Curran comments in the Unisys Report and the following conclusions were drawn:

1) There is a connection between Unisys and Well #5; 2) No risk assessment is required under the DEP policy (Risk assessment is done when there are no drinking water standards and the State does not feel they should pass; 3) Well #5 has had treatment--remedial systems that Unisys has proposed are reasonable.

With regard to the Scope of Services, the remedial system is taking care of it. Unisys has gone above and beyond what others have done in comparing other sites according to Mr. Drobinski. Evidentially, the contamination of the rock is not a big issue; however, Mr. Drobinski remarked that the issue is not closed and it will be monitored very closely.

With regard to the pending escrow account bills, Mr. Thompson noted that Town Counsel is trying to resolve the same.

Chairman Drobinski reported that Woodard and Curran comments went to the Unisys consultant and DEP will be writing a letter to Unisys. He further commented that overall the statements were mixed--the State is not going to require the aquifer to be in pristine condition--some level of contamination will remain. He said technical, financial and legal issues remain, but DEP is not going to allow Unisys to get "off the hook" and the Town is lucky to have DEP involved, but there is a need to monitor it closely.

Workshop for Selectmen

Selectman Blacker noted he would like to attend the Massachusetts Selectmen's Association workshop to be held on October 3 in Westboro. Mr. Thompson stated the Selectmen's Office would register him and confirm with his office.

Massachusetts Fire District Fourteen - Service Innovation and Capacity Building Grant

In response to a communication dated August 31, 1992 and at the request of Fire Chief Michael Dunne, it was on motion unanimously

VOTED: To support the Service Innovation and Capacity Building Grant applications recently filed by the Massachusetts Fire District Fourteen.

Veterans Agent - Health Insurance

Following discussion, and upon recommendation of the Executive Secretary, it was on motion unanimously

VOTED: To approve inclusion of Mary Jane Hillery, Veteran's Agent, in the Town's Group Health Insurance Program, provided she assumes 100% of the cost of the premiums (no contribution to be made by the Town).

Change in Schedule

It was on motion unanimously

VOTED: To change the regularly scheduled Board of Selectmen meeting on September 28, 1992, to Tuesday, September 29, 1992 providing the Fairbank Senior Center will be available on that date.

Paul L. Kenny - North Shore Sunday Article

The Board acknowledged receipt of a communication dated August 24, 1992, from Long Range Planning Committee Chairman Robert J. Cusack relative to an article published in the North Shore Sunday newspaper, dated August 23, 1992; and in addition, acknowledged Mr. Kenny's response to this article in a communication dated August 31, 1992.

Executive Session

It was on motion by roll call unanimously

VOTED: To enter into Executive Session for the purpose of discussing collective bargaining matters. (Chairman Drobinski, aye; Selectman Cope, aye; Selectman Blacker, aye).

Chairman Drobinski informed those present that the regular session would not be reconvened at the conclusion of the Executive Session.

There being no further business, the meeting was adjourned at 9:45 p.m.

Attest: Richard E. Thompson  
Richard E. Thompson  
Executive Secretary-Clerk