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Town of Grantham - Board of Selectmen Regular Meeting Minutes May 13, 2009

The regular meeting of the Board of Selectmen was called to order at 5:00 p.m. on Wednesday, May 13, 2009 by Chairman Harold Haddock Jr. The meeting was held in the Grantham Town Building, Jerry Whitney Memorial Conference Room at 300 Route 10 South.

Present: Chairman Harold Haddock Jr.; Selectman Constance Jones; Selectman Warren Kimball; Town Administrator Tina Stearns; Administrative Assistant Melissa White; Building Inspector Roger Woodworth; Recreation Director Marsha Googins; Police Chief Walter Madore; Joey Holmes; Phil Schaefer; Andy Schmidt; Robert McCarthy; Tanya McIntire; Brad Monroe; Audrey Monroe; Karen Ryan; Simon Mayer; Todd Cartier; Leslie Brown; Gordon Bristol; Tony Instasi; Ron Bauer; Karolina Burt; Jim Spaulding; Jeremy Turner

ADMINISTRATIVE

For Approval/Signature – **APPROVED**

- ✓ Building Permit Applications:
 1. M/L 213-010-000; 37 Anderson Pond Road; *Master bedroom addition*
 2. M/L 221-033-000; 37 Top of the World Road; *Garage*
 3. M/L 225-235-000; 103 Greensward Drive; *Addition*
 4. M/L 236-051-000; 148 Stocker Pond Road; *Mudroom addition*
- ✓ Notice of Intent to Cut:
 1. M/L 220-041-000; 56 Walker Road
 2. M/L 220-029-000; 437 Walker Road
- ✓ Land Use Change Tax:
 1. M/L 237-052-001
 2. M/L 237-052-002
 3. M/L 237-052-003
- ✓ Town of Grantham Safety Policy
- ✓ Sign Permit Application:
 1. M/L 233-029-000; 84 Sawyer Brook Plaza
- ✓ 2009 1st Issue Property Tax Warrant - \$4,592,182.85
- ✓ 2008 Property Tax Refund (*due to overpayment*):
 1. M/L 235-054-000; 102 Stocker Pond Road - *\$8.14*
- ✓ Property Tax Abatement:
 1. M/L 215-010-038; 638 Marmot Lane - *\$76.51*
- ✓ 2008 Property Tax Abatements **GRANTED**:
 1. M/L 227-014-000; 34 Meadowbrook Road
 2. M/L 220-055-000; 729 Olde Farms Road

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- ✓ 2008 Property Tax Abatements *DENIED*:
 1. M/L 213-130-000; 3 Cherry Lane
 2. M/L 216-137-000; 27 Robin Lane
 3. Map 212; Lots 58, 67, 117, 122
 4. Map 214; Lots 29, 93, 101, 105, 106, 107, 108
 5. Map 215; Lots 28, 102, 155, 158, 174, 175, 180
 6. Map 216; Lots 69, 85, 99, 100, 118, 119, 120
 7. Map 222; Lots 27, 218
 8. Map 223; Lots 4, 18, 43
 9. Map 224; Lot 3
 10. Map 225; Lots 117, 129, 133, 309
 11. Map 226; Lot 39
 12. Map 233; Lots 31, 60, 62
 13. Map 234; Lots 87, 97, 103
 14. Map 235; Lots 4, 11

APPROVAL OF MINUTES

- ✓ Chairman Haddock requested any changes to the regular meeting minutes of April 22, 2009. There being none, a motion was made by Selectman Kimball to approve the regular meeting minutes of April 22, 2009 as written; second by Selectman Jones. *Unanimously approved.*
- ✓ Chairman Haddock requested any changes to the non-public meeting minutes of April 22, 2009. There being none, a motion was made by Selectman Jones to approve the non-public meeting minutes of April 22, 2009 as written; second by Selectman Kimball. *Unanimously approved.*

APPEARANCES

- Resident Tanya McIntire – Farmer’s Market: Ms. McIntire requested permission to hold a Farmer’s Market in the Town parking lot adjacent to the church. Ms. McIntire explained this event would be in collaboration with Activities Director Laurie Field and that the safety concerns with parking, crossing the road and the creek had been addressed by:
 - Road crossing could be addressed by using signage
 - Overflow parking could be at the Library

Chairman Haddock asked if Ms. McIntire had been to the Zoning Board or Planning Board for approval. Ms. McIntire felt there weren’t any zoning regulations that were applicable to this event.

Administrator Stearns stated that originally the Farmer’s Market was going to be an “Our Town” event and preferred the parking lot at Town Hall be used; that now “Our Town” was not going to host it the church was. Administrator Stearns explained that if the event was not fully sponsored by “Our Town” it would fall under the regulations of a private entity doing it.

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There was general discussion regarding zoning regulations and who was hosting the event. Administrator Stearns stated the Board of Selectmen would need confirmation from Director Field that the Farmer's Market was an "Our Town" event and taking full responsibility for it. Ms. McIntire explained that she is collaborating with Director Field; that the church had offered use of their bathrooms, hot water and electricity.

Chairman Haddock stated the Selectmen do not have the authority to grant permission for the Farmer's Market and requested Ms. McIntire speak to both Zoning and Planning Boards.

Ms. McIntire asked if the planning could continue if the church wanted to host it in the town's parking lot. Chairman Haddock responded yes, continue the planning process and go to the appropriate board (planning and/or zoning).

Selectman Jones asked how many vendors would be participating and Chairman Haddock asked when it would be held. Ms. McIntire answered that approximately three to five vendors initially would participate and the event would be held on Friday's from 3pm to 6pm.

Selectman Jones felt having a Farmer's Market was a good idea but was concerned with parking and the location; that Route 10 was busy on Friday afternoons. Chief Madore confirmed that Route 10 was very busy between 3pm and 6pm and that roadside parking would be a problem.

Administrator Stearns stated that parking was also her concern and felt a safer option would be the "over flow" parking area at Town Hall; that signs could be put down at the entrance. Ms. McIntire responded that she had permission to use the parking lot at Sugar River Flooring and the land owned by Allen Walker. Ms. McIntire plans to contact Mr. McNeil to see if some vendors can park at his residence as well. Ms. McIntire has contacted NH Department of Transportation to see if a temporary crosswalk can be placed but is still waiting to hear back from them.

Ms. McIntire asked for permission to continue the planning and for use of the church and library parking lots. The Selectmen granted permission for use of the parking lot and requested Ms. McIntire contact Dawn Huston at the library for permission to use their parking lot.

- Tanya McIntire/GVS Building Committee: Ms. McIntire stated that she believes the laws, statutes and ordinances are written for the public good; that the laws are understood when it is known what the exceptions are. Ms. McIntire briefly discussed her background in planning and land use and stated her concerns with the school addition that included:
- A Shoreland Rule Waiver was not granted for the retention pond.
 - The flood plain is being altered without consideration of the long term effects up and down stream.
 - Revised plans require a permit amendment to the Alteration of Terrain permit.

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- The soil reclamation being conducted at the Collier property site may require local permits and zoning approval.
- A vehicular bridge needed to be part of the plan for safety.

Building Inspector Roger Woodworth addressed Ms. McIntire's concerns that pertained to his role as Building Inspector and compliance to the state mandated building codes. Inspector Woodworth stated:

- The application by the Turner Group (the architects for the project) on July 15, 2008 for the Alteration of Terrain permit, submitted to the water division of the NH Department of Environmental Services (DES) specifically references the retention pond and required maintenance improvements.
- Documentation of the specific plans and construction details were supplied by the drawings from the Turner Group. Page seven shows a complete outline of the construction required for the retention pond.
- Clarification of several concerns expressed by DES, the alteration of terrain program and the related application for the Grantham Village School was submitted to DES on September 19, 2008 by the Turner Group that specifically reference the appropriate answers to issues related to the retention pond.
- The Alteration of Terrain permit was approved by DES and issued on October 3, 2008.
- The Wetlands Permit to dredge and fill was approved and issued on October 27, 2008.
- The Shoreland Rule Waiver was approved and issued by DES on November 4, 2008 stating that all work shall be in accordance with the plans submitted by the Turner Group which DES received on September 26, 2008.
- The excavated material residing at the Collier property is from the GVS project and is being treated according to construction document specifications. Local approval was obtained when Inspector Woodworth authorized and approved the building permit application and the Board of Selectmen signed and issued the required building permit.

Inspector Woodworth felt there is no cause for the issuance of a cease and desist order because:

- All permitting, both local and through DES was applied for and approved accordingly, with all relevant documentation supplied.
- There is no need for a permit amendment because there were not any revisions to the original documentation submitted with the application for the Alteration of Terrain permit.
- There is no evidence to suggest that the Turner Group or Trumbull-Nelson Construction did anything but comply with local and state statutes, rules, regulations, and laws; that they went well beyond minimal requirements to comply with the laws and to protect the construction site and surrounding properties.

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Ms. McIntire agreed that the Alteration of Terrain permit was obtained but argued the Shoreland Rule Waiver was not obtained for the work that is being done on the retention pond. Inspector Woodworth showed Ms. McIntire the Shoreland Rule Waiver and restated that it was issued on November 4, 2008 specifically stating all work shall be in accordance with the planning by the Turner Group dated May 25, 2008; received by DES on September 26, 2008.

At the request of Ms. McIntire, Inspector Woodworth read the description on the plan which said "To construct an access road, accessory structure on property adjacent to Sawyer Brook in Grantham". Woodworth continued to say that the plans relating to the access road included everything related to the retention pond; that the documentation submitted is not only sufficient but went above and beyond the requirements.

Ms. McIntire stated the condition of the permit states that water quality degradation shall not occur as a result of the process; that on May 7, 2009 there was sediment plume in the creek but didn't have any pictures to show the sediment.

Ron Bauer, the Project Manager from Trumbull-Nelson Construction Company informed that Stevens Excavation was hired for the site-work and that erosion protection was required around the perimeter of the project before any construction was started. Mr. Bauer stated that the plans and specifications required them (Stevens Excavation) to monitor the erosion protection and inspect it, at least weekly; with additional inspections, accompanied by a written report, if there is a storm. These reports are submitted to the code officer.

Inspector Woodworth confirmed the inspections had been done on a weekly basis. Mr. Bauer informed there have not been any failures in the erosion protection.

Inspector Woodworth stated the berm behind Sawyer Brook that runs parallel to the construction site has been built up, as well as had mats inserted to keep the run-off from going into the brook. Woodworth felt the construction company had improved the bank and retention that would normally slow flow into the brook.

Chairman Haddock asked if DES had returned to inspect the site. Mr. Bauer confirmed that DES conducts random inspections; that if there were any problems they would have been notified.

Ms. McIntire stated she was concerned with the berm at the retention pond that has yet to be built; that the natural shore land is being eroded and any alteration or removal of vegetation in that area would have a significant effect.

Inspector Woodworth stated that DES has the same concerns; that is why they require the permits.

Chairman Haddock asked Ms. McIntire what she expected from this meeting. Ms. McIntire answered that she hoped residents would see that the science behind the retention pond is not considerate of the people downstream and asked the Board of Selectmen for the following:

- To issue a cease and desist order of the construction on the retention pond.
- Ask the DES to write a letter of deficiency about the needs of the project and have them look at it as a comprehensive project and not jurisdictional. Ms.

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McIntire felt that no one at the DES looked at it as an entire project that included the areas upstream and downstream; that the people of the town never had the opportunity to look at it or give public input prior to the project starting.

- Hire an outside consultant with the money that would be saved by eliminating the retention pond. Ms. McIntire felt the retention pond was not necessary because storm surges would not come through the drainage pipes; that the area that is already there would be sufficient to absorb any storm surge.
- There are consultants available that have both Civil Engineering degrees and Wetlands Science Certificates, which could give the Town some council on the retention pond and to make sure a bridge for a second egress at GVS can be constructed.
- 75 ft. setback in Grantham.

Chairman Haddock felt the bridge was a separate issue. Ms. McIntire disagreed stating money could be saved by addressing the issue now.

Ms. McIntire stated DES was never notified the property changed ownership; that the conditions of the permits require notification when ownership of property has changed. Selectman Jones stated the Town voted on March 11, 2008 to transfer the land to the school.

There was general discussion regarding the transfer of the land to the school and who submitted the applications for the permits.

Ms. McIntire discussed her financial concern regarding school building aid and joint projects not being funding. Ms. McIntire felt it was important to know who was responsible for the DES permit and waiver applications. Administrator Stearns stated that as far as the municipal part of the project, the town did not pay for anything; that all of the funding came from the school district. Chairman Haddock stated the Town was required by the State Board of Education to transfer the land to the school district. Administrator Stearns clarified the town signed the applications because it still owned the land at the time they (the applications) needed to be submitted.

Ms. McIntire felt that building the retention pond was an excessive amount of work and effort for not a lot of gain and asked for an explanation from the engineer. Chairman Haddock felt the issue should be addressed to the school board. Ms. McIntire disagreed, that it is an issue of money; all the taxpayers pay for it. Mrs. McIntire referenced the teaching about a wise man who builds on a rock and a foolish man who builds on the sand; she has seen a lot of rock removed and replaced by sand.

Selectman Jones informed, in the original applications regarding the retention pond the DES wrote:

Avoidance and minimization: Avoidance of impact to wetlands is not possible on this property because of the location of the existing building and the requirement to provide a safe service road that will circle the entire building to provide emergency vehicles and school busses access. In order to keep the service road around the northwest corner of the building, the side slopes will impact wetlands and this area has been designed to minimize those impacts to the greatest extent participial. The current detention pond will be re-designed to capture and treat all storm water run-off from the roofs of the building and impervious surfaces before releasing to Sawyer

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Brook. The closed drainage system will be an improvement to the current sheet flow from the impervious surfaces that presently exist.

Jim Spaulding (Turner Group) confirmed that DES knew about the retention and their rules required it.

The Board of Selectmen felt a cease and desist order wasn't necessary. Ms. McIntire disagreed and stated that she informed Amy Clark, P.E. at DES that inaccurate information was submitted with the Wetlands permit; that the design of the project was modified, thus affecting the wetlands. McIntire felt other options were available that didn't affect the wetlands; that the voters were never shown a site plan before voting on the project.

Chairman Haddock stated the site plan was approved by DES. McIntire stated the Town of Grantham never approved it. Inspector Woodworth informed:

- Government entities are not required to have a site plan review by the local planning board.
- The Planning Board held a site plan review meeting for this project.

McIntire read a portion of RSA 674:54; "a plan shall be submitted at least 60 days prior to construction" and stated that the municipality is responsible for enforcing the regulation [of RSA 674:54]. Leslie Brown clarified that a portion of the regulation states that it applies when there is a "substantial change in use" or "substantial new use". Ms. Brown confirmed that the project is a large addition to an elementary school; that it was a K – 6 elementary and it will continue to be a K – 6 elementary school. Mrs. McIntire stated it had been a town owned parking lot.

The Board of Selectmen felt no action was necessary. Ms. McIntire asked those in attendance to remember this meeting and when more land needs to be purchased or the flood insurance won't pay because it wasn't done correctly, then God have mercy on this town.

- Residents Brad & Audrey Monroe: Mr. Monroe thanked the Board of Selectmen for granting the abatement for their property but still felt his property was over assessed.

Administrator Stearns stated that the assessing firm had re-visited the property; that they stand behind their recommendation. Mrs. Monroe confirmed that visit but stated the assessors never went into the house.

The Board of Selectmen requested the assessors return to look at the inside.

Administrator Stearns informed that if the assessment was reduced that the refund process would have to be used due to the warrant being set for the July tax bills. Real Estate Appraiser Karen Ryan asked for the assessors to specifically look at the grade on the finished basement and the quality grade of the building.

CORRESPONDENCE

- Building Supervisor F.R Osgood – Inspection of the 1997 F150: A letter was received from Building Supervisor Osgood that stated the 1997 F-150 will need approximately \$545.00 worth of work to pass inspection. The Board of Selectmen agreed to fix the truck to pass inspection; that should more repairs be needed after this they would look to replacing it.

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- Building Supervisor F.R. Osgood – GVS Pedestrian Path: A letter was received from Building Supervisor Osgood that stated he is concerned with being able to plow the six foot wide pedestrian path that has a steep slope to the catch basin; that the design would require Osgood to do more hand shoveling. Ms. Brown explained the reason for the change and informed she had discussed with Supervisor Osgood and GVS Principal Kurt Gurgler taking care of the snow to the bridge; that Osgood would continue to maintain the snow clearing of the bridge. Ms. Brown stated the discussion will continue when Supervisor Osgood returns from vacation.

Chairman Haddock stated there is safety concern with narrowing the path. Ms. Brown stated they are still looking into adding railings.

Administrator Stearns informed that Supervisor Osgood was concerned with the path being so narrow the children would have to form a single line to cross the bridge. Ms. Brown stated they can look into that concern but are limited to widening the pedestrian path due to permit requirements. Selectman Jones asked that they consider a wider path as that is the emergency access for the children.

- Blakeman Engineering – Miller Pond Road: The inspection report of Miller Pond Road was received from Peter Blakeman, Blakeman Engineering. Mr. Blakeman felt the problem was limited to a couple of weeks in the spring during mud season; that the general source of mud problems stemmed from cohesionless soils, i.e. silts and silty sands migrating up from the sub-grade into the base course of the road. During the spring when the roads are saturated and the frost is coming out of them there isn't any strength to carry vehicles across without creating ruts.

It was recommended to test a spot on the road and try keeping the materials separate using a filter fabric. Another option was to pave that section of the road, but still use the filter fabric; that paving might also be helpful in reducing the sediment run-off in the nearby stream.

The Board of Selectmen felt following the recommendations of Peter Blakeman was a good idea. Administrator Stearns stated Road Agent Newcomb agreed.

Resident Jeremy Turner asked if the engineer had looked at the whole road or just the part that was going to be paved. Administrator Stearns confirmed Mr. Blakeman looked at the whole road with the Road Agent.

Mr. Turner asked if Mr. Blakeman suggested ditching, cleaning out pipes or creating shoulders and the blend of the material that had been used. Selectman Jones informed that Road Agent Newcomb was not happy with the material he had been purchasing and is looking elsewhere for gravel.

Mr. Turner requested that improvement based work be done rather than reactionary based work and to maintain the ditches. Selectman Jones stated the road crew spends a lot of time ditching. Mr. Turner stated Miller Pond Road had not been ditched since 2001.

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OLD BUSINESS

- Road Agent's Report Regarding Plowing of Grantham Village School (GVS): Administrator Stearns stated the Highway Department will plow the school this year; that they will work with GVS Maintenance Supervisor Jim Palermo to get the plowing done for this year.

Selectman Jones stated there are some areas that the Highway Department will not be able to maintain; that the School will have to maintain those areas. Ms. Brown asked if the problem areas had been identified. Administrator Stearns confirmed they had; that it was the areas around the islands. Selectman Jones explained that the Highway Department and Transfer Station will do what they can; that there will be areas that Mr. Palermo will have to take care of. Jones went on to say that a lot has changed and will not be as easy to plow as it was before and asked if the islands were still going to be installed and if so, could it be reconsidered. Ms. Brown explained they did reconsider the islands and they would still be installed.

Selectman Kimball stated that a 15 or 16 foot space would be ideal for plowing.

- Recreation Park Building Water Damage Repairs: Administrator Stearns informed the proposal from A.W. Anderson Builders requires a 50% payment to start the work. The Board of Selectmen granted the payment.

DEPARTMENT/COMMITTEE REPORTS

- Athletics – April/May Report:

- Two softball teams were formed; games started the end of April.
- T-Ball has two rookie and two minor teams (25 players total).
- Tennis registrations were held on May 6th with 20 children registering. The program will run for approximately 8 weeks with another one hopefully offered in July.
- The bases, pitcher's mound and home plate were built up on the ball field at GVS.
- The Pitch/Hit and Run competition was held on May 3rd with 11 participants. Director Googins hopes this will become a traditional event.

- Highway – March/April Report:

- General winter maintenance (plowing and sanding)
- Stone was spread on Miller Pond, Olde Farms, and Meadowbrook Roads
- Thawed frozen culverts on Olde Farms, Miller Pond and Top of the World Roads
- Equipment maintenance & inspections
- Cemetery clean-up

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➤ Police Department – April Report:

- 107 calls for service and 95 traffic warnings/citations; a 73% increase from April 2008. Chairman Haddock asked where the increased activity was coming from. Chief Madore responded Route 10 North and South.
- D.A.R.E. graduation was held on April 27th with 26 students graduating.
- Chief Madore and Corporal Harriman attended the NH Highway Safety Conference in Meredith that discussed the enforcement efforts of the NH Liquor Bureau of Enforcement in curtailing DWI.
- The Hunter Safety class was held April 21 – 25. 18 students earned their hunter safety certificate. Chief Madore extended his thanks for the use of Town Hall for this class.

➤ Town Clerk/Tax Collector:

- The impending Tax Deed for unpaid 2006 taxes was reviewed by the Board of Selectmen. They requested waivers be filed for all the properties except the one that is land only.

Simon Mayer asked if the Town paid the Eastman fees for the [Eastman] lots deeded to the Town. Administrator Stearns explained that the Town has an agreement with the Board of Directors of the Eastman Community Association and does not pay the fees; that if the Town paid the fees Eastman would be open to every resident of Grantham.

- TC/TC Eigenbrode sent a letter to Police Chief Madore regarding a recent incident where an officer brought a detainee in through the main lobby. Chief Madore stated he had addressed the situation immediately; that the officer was a State Trooper from Troop F and there was a mix-up in getting notification to Grantham Police Department.

➤ Town Administrator:

- Letters were sent to the residents of Burpee Hill and New Aldrich Roads regarding the petition for paving the road. The residents of Burpee Hill Road have the number of required signatures. The petition from the residents of New Aldrich Road will be returned to them for failure to provide the required number of signatures.

Administrator Stearns stated the petition to pave Burpee Hill Road will go on the warrant for 2010; that should the residents of New Aldrich Road submit a petition with the required number of signatures that will go on the warrant for 2010 as well.

- The Town Parks and Recreation Areas Ordinance was reviewed. A public hearing will be held on May 27, 2009 at 5pm in the Grantham Town Hall, 300 Route 10 South, Jerry Whitney Memorial Conference Room.
- Resident Jeff Figley requested permission to use the Recreation Park to hold a concert on June 20, 2009 that would be free and open to the public. The Board of Selectmen approved the request with the reminder that alcoholic beverages are not allowed. The Board of Selectmen supported this event. Mr. Figley will do

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the advertising for this event.

- A complaint was received regarding the pile of soil behind the Grantham Greenway. Selectman Kimball confirmed the soil is from the school project and will be gone when the project is complete.
- The proposal for renovations for the Recreation Park Building was discussed.
- The options for the Recreation Park Building were discussed. Administrator Stearns stated there are minor repairs needed before NH Department of Labor will allow occupancy of the building. Stearns stated that two acres of land and the building are currently assessed at approximately \$522,000 and if the town wanted to sell it there would be sub-division costs, loss of the septic system and most likely the pond.

Selectman Kimball asked about a right-of-way. Administrator Stearns stated the driveway could be included; that a new driveway would need to be created to access the fields.

Other options:

- Fix it up and rent it. The pros would be the expense would be eliminated and revenue made. The cons would be the Town would be landlords.
- Demolish the building.

Administrator Stearns stated the deed does not have any restrictions on subdividing the property.

- The donated sign for the Recreation Park Building was discussed. Zoning Board Chair Conrad Frey is concerned with the businesses having their names on it; that it would justify advertising for the businesses. Chair Frey suggested having a separate plaque stating who the sign was donated by instead.

Administrator Stearns informed that Department of Transportation requires the sign be built with break-away posts.

Selectman Kimball asked that the businesses that were to donate the sign be contacted. Administrator Stearns informed she had contacted them and will follow-up to see if they are still interested in donating the sign.

OTHER

Resident Phil Schaefer asked the status of the estimate for clearing the snow at GVS with and without the islands. Chairman Haddock stated the issue was whether or not the islands would be installed.

Mr. Schaefer felt obtaining an estimate to remove the snow with the islands as they are presently proposed and without them would be valuable to the Town and School; that it might even influence the school board in advance of the actual construction of the islands.

Administrator Stearns explained it was difficult for the Road Agent to give an estimate because he doesn't know how long it will take to do the plowing just by looking at a plan; that after the upcoming winter is over he would have a better idea.

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Mr. Schaefer asked if a contractor could look at the plan and give an estimate. Selectman Kimball felt the school should get the estimate and explained that the Highway Department has the ability to clear the snow but not to provide estimates, dollars wise. Kimball went on to say the Town does not deal with contractors.

Chairman Haddock requested the Highway Department provide an estimate based on how many hours it would take to remove the snow with and without the islands by the next Board of Selectmen's meeting.

ADJOURNMENT

There being no further business, Selectman Kimball moved to adjourn, second by Selectman Jones; ***the Board voted unanimously to adjourn at 6:45 p.m.***

The next Selectmen's Meeting is scheduled to be held on Wednesday, May 27, 2009 at 5:00 p.m. in the Grantham Town Building; Jerry Whitney Conference Room at 300 Route 10 South.

Respectfully submitted,

*Melissa M. White
Administrative Assistant*