

**SPECIAL TOWN MEETING
DECEMBER 3 & 5, 2007**

On Monday, December 3, 2007, at 7 p.m., Moderator Edward Newman and Town Clerk Linda Hathaway and several witnesses gathered in the Hugh Mill Auditorium at Hale School. Moderator Newman explained earlier in the day there had already been significant snow accumulation with more inclement weather forecasted through the evening hours and after consulting with several town officials, the Moderator decided to adjourn to another date for the safety of town meeting attendees.

Accordingly, and in the exercise of the Moderator's judgment given the condition of State, Town and private roads due to snow and ice accumulation, the Moderator stated that Town Meeting would be adjourned. Moderator Newman then declared the Special Town Meeting adjourned to 7:00 p.m. on Wednesday, December 5, 2007 at Hugh Mill Auditorium at Hale School.

DECEMBER 5, 2007

Pursuant to the Selectmen's warrant of October 30, 2007, posted by the Constable on November 15, 2007, the special town meeting was called to order by Moderator Edward Newman at 7:00 p.m. on Wednesday, December 5, 2007 in Hugh Mill Auditorium at Hale School.

Moderator Newman recited an invocation. The meeting was led in the *Pledge of Allegiance to the Flag* by Alex and Nick Papanastassiou. The brothers were the organizers of the first Stow Gobbler 5K Run/Fun Walk held on Thanksgiving morning to benefit Stow Community Chest and Habitat for Humanity.

At the request of Mr. Newman, the meeting approved unanimously the appointment of Gary Horowitz as Deputy Moderator and Elizabeth Painter as Assistant Moderator. The Moderator introduced the Selectmen, Town Administrator, Town Counsel, Selectmen's Administrative Assistant, Town Clerk, Assistant Town Clerk, Finance Committee members and other town officials in attendance.

On motion of Selectman Stephen Dungan, it was voted unanimously that the reading of the warrant and return of the constable thereon be waived but made a part of the record of this meeting, and that the Moderator be permitted to refer to each article by subject matter instead of reading each article in its entirety.

ARTICLE 1. Rescission of Prior Vote

On motion of Selectman Kathleen Farrell, it was voted unanimously to rescind the vote on Article 2 of the 2005 October Special Town Meeting to purchase the so-called Cushing property, and to rescind the borrowing authority granted under Article 2 for this purpose. The CPA funds appropriated for this purpose shall be unencumbered and returned to the following accounts, in accordance with Massachusetts General Law Chapter 44B, the Community Preservation Act:

\$79,100.00	Return to Reserved for Open Space/Recreation
\$65,000.00	Return to Reserved for Affordable Housing
\$955,900.00	Return to Unreserved Fund Balance

The Finance Committee recommended favorable approval.

Report of the Community Preservation Committee:

On November 18, 2007 the Community Preservation Committee voted to approve the warrant and recommend to Town Meeting the article to rescind the vote on Article 2 of the 2005 October Special Town Meeting to purchase the so-called Cushing property, and to rescind the borrowing authority granted under Article 44 for this purpose. The CPA funds appropriated for this purpose shall be unencumbered and returned to the following accounts, in accordance with Massachusetts General Law Chapter 44B, the Community Preservation Act: \$79,100 to be returned to Reserved for Open Space/Recreation, \$65,000 to be returned to Reserved to Affordable Housing, \$955,900 to be returned to Unreserved Fund Balance. Six votes were to approve and one member abstained.

ARTICLE 2. Creation of Land Use Planning Committee

Theodore Perry, Co-Chair of the Concerned Citizens of Stow moved that the Town vote to have the Selectmen form a Land Use Planning Committee whose purpose is to prepare a Land Use Plan for Stow. The committee will assemble a list of current and future municipal land needs. The committee will also inventory and assess all land presently owned by the town, and propose where any currently owned lands may be feasibly used for Stow's municipal needs. The committee shall report its findings and be accepted by a town meeting vote prior to any further land purchases.

Mr. Perry explained further explained the purpose of the article brought by citizens' petition. Discussion ensued. Selectman Ellen Sturgis noted there is a Land Use Task Force in place. Her objection to the proposed committee was that the report requirement would delay the process if certain property was offered the Town, such as so-called chapter land with the right of first refusal. The Finance Committee did not recommend approval.

When put to a vote, the Mr. Perry's motion DID NOT CARRY.

ARTICLE 3 and ARTICLE 4.

Selectman Jason Robart presented an overview of Articles 3 and 4, which each deal with purchase of the Snow property off Old Bolton Road, and the process to be followed. Article 3 was sponsored by the Selectmen and proposes to acquire the property for \$900,000 for the purposes of agriculture, affordable housing and/or recreation. The property was appraised in March at \$760,000 and was assessed at \$550,000. Mr. Robart advised that the seller has made it clear that \$850,000 would not be accepted. Without Community Preservation funding for Article 3, the Selectmen voted not to support the article and to move no action.

Article 4 proposes that of the thirteen acres, six be dedicated to general municipal purposes and seven acres be used for recreation and open space. It has the support of the Community Preservation Committee.

ARTICLE 3. Purchase of Snow Property

On motion of Selectman Jason Robart, it was voted unanimously to take NO ACTION on Article 3 that had proposed the purchase of the thirteen-acre Snow property off Old Bolton Road for \$900,000.

Robert Wilber, chair of the Community Preservation Committee, presented the committee's report and an overview.

Report of the Community Preservation Committee

Warrant Article #3: Purchase Snow Property - On November 26, 2007 the CPC voted to not recommend to Town Meeting Article #3 - Purchase of the Snow Property. Two votes were in favor of recommending Article #3, one member abstained from the vote, and four votes were not to recommend Article #3.

Warrant Article #4: Purchase Snow Property & Create Recreational Facilities - On November 30, 2007 members from the Community Preservation Committee voted to approve warrant Article #4 as amended on November 30, 2007 (figures in table below) and recommend to Town Meeting to expend \$518,900 from the Community Preservation Unreserved Fund Balance and \$154,100 from the Community Preservation Open Space Reserve Fund to acquire 7.0 +/- acres of the Snow parcel for active recreation and open space in accordance with the provision of MGL Chapter 44B and also to recommend the expenditure of \$1,000,000 from the Community Preservation Unreserved Fund Balance for the development and creation of recreational fields/facilities on the 7.0 +/- acres in accordance with MGL Chapter 44B. Approval was unanimous.

	Total	Associated Costs	Land Acquisition	Recreation Development
CPA Funds	\$1,673,000	\$25,000	\$648,000	\$1,000,000
New Taxes	\$777,000	\$25,000	\$552,000	\$200,000

On December 3, 2007 the Community Preservation Committee voted to accept the changes made by Town Bond Counsel for Article #4; approval was unanimous.

ARTICLE 4. Purchase of Snow Property & Creation of Recreational Facilities

On motion of Robert Wilber, chair of the Community Preservation Committee, it was voted Yes 252, No 107, with 239 votes necessary for two-thirds passage, to acquire by purchase, or as otherwise provided by General Laws, on such terms and conditions as are in the Town's best interest, 13.0 +/- acres of land shown as Map R-03 Lot 18 on Old Bolton Road, Stow, known as the Snow Property, for one or more of the following uses: active recreation, agriculture, or other municipal purposes, so long as areas designated for separate purposes shall be clearly identified and delineated. Further, to authorize the Treasurer, with the approval of the Selectmen, to borrow \$577,000.00 to acquire 6.0 +/- acres of the parcel for general municipal purposes, and to authorize the expenditure of \$518,900.00 from the Community Preservation Unreserved Fund Balance and \$154,100.00 from the Community Preservation Open Space Reserve Fund to acquire 7.0 +/- acres of the parcel for active recreation and open space in accordance with the provisions of Massachusetts General Laws Chapter 44B, the Community Preservation Act, and for the costs associated therewith including legal, title, appraisal, engineering, and other costs or fees incidental thereto, and further to authorize the Board of Selectmen to enter into such agreements, execute such documents, and convey any restrictions required by MGL Chapter 44B.

The 7.0 +/- acres of the parcel acquired for recreational facilities shall be conveyed to the care, custody and control of the Recreation Commission with the remainder held by the Board of Selectmen for general municipal purposes, but leased for agricultural use for the protection of existing agricultural land by the Board of Selectmen in consultation with the Agricultural Commission and/or Conservation Commission in accordance with the provisions of Chapter 44b, so long as there is a qualified lessee interested in farming this parcel for a fair market value lease rate.

Further, the Town voted to authorize the Treasurer, with the approval of the Selectmen, to borrow \$200,000.00 and to expend \$1,000,000.00 from the Community Preservation Unreserved Fund Balance in accordance with the provisions of Massachusetts General Laws Chapter 44B, the Community Preservation Act for costs for the development and creation of recreational fields/facilities on the 7.0 +/- acres acquired for active recreation and construction, legal, appraisal, engineering, and other costs or fees incidental thereto and apply for and accept such gifts, federal grants, and state grants as may be available for reimbursement to the Town for these purposes, provided further that any grants received shall be used to reduce the total expenditure of general municipal and Community Preservation Funds in an amount proportional to their contributions for the project. Such borrowing is to be undertaken by the Treasurer with the approval of the Selectmen as provided by the law, provided that an affirmative vote on this Article shall be null and void and of no further force and effect unless the Town approves by an affirmative vote a ballot question to exempt the debt service on the amount to be borrowed hereunder from the provisions of Proposition two and one-half, so called.

A motion by Daisy Dearborn that the vote on Article 4 by taken by paper ballot DID NOT CARRY.

Members of the Recreation Commission spoke in favor of the article and remarked that the money figure is less than that previously presented at the annual town meeting. The Agricultural Commission and Finance Committee were in favor. The Capital Planning Committee was not in favor. The Board of Selectmen was divided with three in favor and two opposed to the article.

Malcolm FitzPatrick moved to divide the question to two parts: one for acquisition and the other for development. Town Counsel Jonathan Witten ruled that a project approved by the CPC may not be altered and would have the effect of negating the project. Mr. FitzPatrick's motion was not accepted by the Moderator.

At 9:06 p.m. a call for the question was voted unanimously. The vote was conducted by hand count. Of the 359 votes counted, there were 252 Yes and 107 No, with 239 necessary for a two-thirds vote. The motion was declared to have carried by the Moderator by more than two-thirds vote.

NOTE: The vote on ballot question 2 taken at the December 13, 2007 special town election to exempt the borrowing from the provisions of proposition two and one-half, so-called, was in the affirmative: Yes 510 to No 446. Blanks-3

At this point, Moderator Newman handed the gavel over to Deputy Moderator Gary Horowitz. There was a delay in proceeding with the meeting as many voters were exiting the auditorium.

ARTICLE 5. Repair/Upgrade Fire/Rescue Department Communications

On motion of Selectman Thomas Ruggiero, it was voted unanimously to appropriate and transfer from free cash the sum of \$5,000.00 for repairs and upgrades to the Fire/Rescue Department's communication system.

The Finance Committee recommended approval.

ARTICLE 6. Establishment of Agricultural Preservation Fund

On motion of Selectman Ellen Sturgis, it was voted unanimously to establish a stabilization fund pursuant to Massachusetts General Laws Chapter 40, Section 5B, entitled an Agricultural Preservation Fund, as printed in the warrant, with the following exceptions:

1. In the first line prior to the words "an Agricultural Preservation Fund", insert the words "a stabilization fund pursuant to Massachusetts General Laws Chapter 40, Section 5B entitled". Amended language to now read, "To see if the Town will establish a stabilization fund pursuant to Massachusetts General Laws Chapter 40, Section 5B entitled an Agricultural Preservation Fund for the purpose of preserving productive agricultural lands and supporting and revitalizing the Stow agricultural industry.
2. Delete the word "Trust" in the second sentence as it appears before the word "Preservation".
3. Delete the final sentence that reads, "All expenditures must be determined through a public hearing process, with notice to parties concerned, and in conformity with M.G.L. Chapter 39, Section 23B, and substitute as follows: "All expenditures shall be made pursuant to Massachusetts General Laws Chapter 40, Section 5B".

This Agricultural Preservation Fund will provide the Town of Stow with the means to exercise options, which include:

- (1) Contributing to Agricultural Preservation Restriction (purchase of development rights and preservation of agriculture rights).
- (2) Exercising the Town's Right of First Refusal under M.G.L. Chapter 6A on farmlands.
- (3) Activities deemed to be in the best interest of preserving agricultural land and revitalizing the agricultural industry in Stow

Management of the Agricultural Preservation Fund shall be overseen by the Stow Agricultural Commission. Moneys may be added to the fund through appropriations, transfers, grants or gifts. All expenditures shall be made pursuant to Massachusetts General Laws Chapter 40, Section 5B.

The Finance Committee recommended approval.

ARTICLE 7. Acceptance of Mass. General Laws Chapter 54, Section 16A

On motion of Selectman Stephen Dungan, it was voted unanimously to accept the provisions of Massachusetts General Laws Chapter 54, Section 16A, which provides that the town clerk may appoint a person to fill an election officer vacancy at the opening of the polls, on election day, if one of the election officers is not present.

The Finance Committee recommended approval.

ARTICLE 8. Acceptance of Mass. General Laws Chapter 41, Section 110A

On motion of Selectman Kathleen Farrell, it was voted unanimously to accept the provisions of Massachusetts General Laws Chapter 41, Section 110A, which formally closes Town Building on Saturdays.

The Finance Committee recommended approval.

ARTICLE 9. Street Acceptance - Fairway Drive

On motion of Selectman Jason Robart, it was voted unanimously to accept the laying out of the following named street and establish it as a town way, together with all drainage and other easements related thereto and included in the Order of Layout, the boundaries and measurements shown on the plan referred to in the description, which plan shall be included in the Order of Layout of the Selectmen to be adopted with respect to such way and related easements and filed in the office of the Town Clerk in accordance with the provisions of Massachusetts General Laws Chapter 82, Section 21-23.

Fairway Drive which way is approximately 1,033.78 feet long and is as shown on a plan of land by Zanca Land Surveyors, Inc., dated October 4, 2002, recorded in the Middlesex South Registry of Deeds on March 17, 2003 as Plan 216 of 2003 and a plan entitled "As-Built Plan and Profile, Fairway Drive, Country Club Estates Revised Subdivision", prepared for Alyssa Real Estate, dated April 23, 2007.

And to authorize the Selectmen to acquire by purchase, eminent domain, gift or otherwise for highway purposes the fee or any lessor interests that may be necessary for such town ways.

The Finance Committee recommended approval.

ARTICLE 10. Street Acceptance - Indian Ridge Road

On motion of Selectman Thomas Ruggiero, it was voted unanimously to accept the laying out of the following named street and establish it as a town way, together with all drainage and other easements related thereto and included in the Order of Layout, the boundaries and measurements shown on the plan referred to in the description, which plan shall be included in the Order of Layout of the Selectmen to be adopted with respect to such way and related easements and filed in the office of the Town Clerk in accordance with the provisions of Massachusetts General Laws Chapter 82, Section 21-23.

Indian Ridge Road as shown on a plan entitled "Indian Ridge Road As-Build Plan in Stow, Mass.", prepared for Hudson Road Realty Company, 58 Randall Road, Stow, MA, prepared by

Lancewood Engineering, Inc., 178 Great Road, Acton, MA, dated January 13, 1997 and shown in subdivision plans of said road recorded with the Middlesex South Registry of Deeds at Book 28253, Page 165.

And to authorize the Selectmen to acquire by purchase, eminent domain, gift or otherwise for highway purposes the fee or any lessor interests that may be necessary for such town ways.

The Finance Committee recommended approval.

At this point, Deputy Moderator Gary Horowitz handed the gavel to Moderator Edward Newman.

ARTICLE 11. General Bylaw Amendment - Animal Control

On motion of Selectman Ellen Sturgis, it was voted unanimously to take NO ACTION on Article 11 to amend Section 7 of General Bylaws Article 6. Board of Health chair Marcia Rising explained there were discrepancies in the printed warrant too numerous to attempt to amend on the floor of town meeting.

ARTICLE 12. Zoning Bylaw Amendment - Recreation-Conservation District

On motion of Selectman Stephen Dungan, it was voted unanimously to amend the Zoning Bylaw by amending Sections 3.1, 3.1.1, 3.1.1.4 and 3.1.1.5; and adding new Sections 3.1.1.7, 3.1.1.8 and 3.1.2.6 to read in their entirety as printed in the warrant in subsections (A), (B), (C), (D), (E) and (F) of this article.

(A) Amend Section 3.1, by deleting the words "swamp land" and inserting the word "wetlands", to read in its entirety as stated below:

3.1 Recreation-Conservation District Uses

This district is intended to protect the public health and safety, to protect persons and property against hazards of flood water inundation and unsuitable and unhealthy development of unsuitable soils, wetlands, marsh land and water courses; to protect the balance of nature, including the habitat for birds, wildlife, and plants essential to the survival of man; to conserve and increase the amenities of the Town, natural conditions and OPEN SPACES for education, recreation, agriculture, and the general welfare.

(B) Amend Section 3.1.1, by deleting the word "permitted" and inserting the word "allowed", to read in its entirety as stated below:

3.1.1 Uses allowed, provided that no BUILDINGS are located within one hundred (100) feet of a district boundary line:

(C) Amend Section 3.1.1.4, by inserting the words "cross country ski areas, and", to read in its entirety as stated below:

3.1.1.4 Non-commercial recreation, including cross country ski areas, and municipal, county or state parks and boat landings, but not an amusement park; and

(D) Amend Section 3.1.1.5, by deleting the word "permitted" and inserting the word "allowed" and deleting the reference to paragraphs "b and c" and inserting the reference to paragraphs "3.1.1.2 and 3.1.1.3", to read in its entirety as stated below:

3.1.1.5 Display and sale or offering for sale, of farm produce from uses allowed in paragraphs 3.1.1.2 and 3.1.1.2 and 3.1.1.3 above, and products normally sold therewith, provided that:

1. At least 51% of gross annual sales is from produce raised by the owner, operator or lessee of the stand, and at least 90% of gross annual sales is from farm produce;
2. No stand for such sale is located within twenty-five (25) feet of the street sideline; and
3. Provision is made for off-street parking in accordance with the Parking Section of the Bylaw.

(E) Add new Sections 3.1.1.7 and 3.1.1.8, to read in their entirety as stated below:

3.1.1.7 Uses or structures for religious purposes or for educational purposes on land owned or leased by the Commonwealth or any of its agencies, subdivisions or bodies politic or by a religious sect or denomination, or by a non-profit educational corporation; provided that such use or structure complies with the dimensional requirements of the Bylaw and is not primarily used as a residential dwelling.

3.1.1.8 Uses or structures by a PUBLIC SERVICE CORPORATION pursuant to the requirements of G.L. c.40A, s.3.

(F) Add a new Section 3.1.2.6, to read in its entirety as stated below:

3.1.2.6 Golf carts, but no other motorized recreational vehicles are permitted.

Report of the Planning Board re Article 12:

This article is merely housekeeping to clarify the intent of Recreation-Conservation District Uses by:

- Changing the term "swamp land" to "wetlands" and the term "permitted" to "allowed";
- Including cross country ski areas as a non-commercial recreation use allowed in the Recreation-Conservation District;
- Correcting the Zoning Bylaw reference to Farm Stands;
- Adding uses allowed for religious, non-profit educational and Public Service Corporations, in accordance with G.L. c.40A, s3; and
- Adding golf carts, but no other motorized recreational vehicles, as a permitted use subject to Special Permit.

At its meeting of October 2, 2007, the Planning Board voted to recommend that Town Meeting ADOPT the proposed amendments to Sections 3.1, 3.1.1, 3.1.1.4, 3.1.1.5, 3.1.1.7, 3.1.1.8 and 3.1.2.6, as printed in the warrant.

ARTICLE 13. Zoning Bylaw Amendment - Accessory Apartments

Selectman Kathleen Farrell moved to amend the Zoning Bylaw by deleting Section 8.1.2.1; amending Section 8.1.2.2; amending Section 8.1.2.3 subsection 1 and deleting subsection 5 and adding a new subsection 11; deleting Sections 8.1.3, 8.1.3.1 and 8.1.3.2; amending Section 3.10 (Table of Principal Uses); and amending Section 9.3.3.3 by deleting subsection 1, to read in their entirety as printed in the warrant in subsections (A), (B) and (C) of this article.

Planning Board member Steve Quinn explained the purpose of the amendments was to allow accessory apartments by right. A special permit from the Planning Board is now required for an accessory apartment on a lot of no less than 1.5 acres with site plan approval for such on a lot of less than 1.5 acres. The Planning Board feels the process can be reviewed by the Building Inspector with time and money savings.

Discussion ensued. One comment was that abutters are currently notified of the special permit hearing and given an opportunity for input. When put to a vote, the motion under Article 13 DID NOT CARRY. There were 138 votes: Yes 83, No 55, with 92 votes necessary for two-thirds passage.

Report of the Planning Board re Article 13:

This article proposes to allow all accessory apartments by right. The existing Bylaw requires a Special Permit for an accessory apartment on a lot that contains no less than 1.5 acres and Site Plan Approval for an accessory apartment on a lot that contains less than 1.5 acres. The intent of the proposed change is to streamline the permitting process for Accessory Apartments. The requirements in the Zoning Bylaw for an accessory apartment are very specific as to site plan and size requirements, which can be easily reviewed and permitted by the Building Inspector, rather than a permitting process, requiring a public hearing, through the Planning Board. This article also proposes to clarify the size limitation of 700 square feet does not apply to garage space and that the accessory apartment shall not occupy more than 50% of an accessory building.

At its meeting of October 2, 2007, the Planning Board voted to recommend that Town Meeting ADOPT the proposed amendments to Sections 8.1.2.1, 8.1.2.2, 8.1.2.3, 8.1.3, 8.1.3.1 and 8.1.3.2, as printed in the warrant.

ARTICLE 14. Zoning Bylaw Amendment - Cross-Country Ski Uses in Residential District

On motion by Selectman Jason Robart, it was voted unanimously to amend the Zoning Bylaw, Section 8.3.5 by inserting the words "or other recreational motorized vehicles", to read in its entirety as printed in the warrant.

8.3.5 No so-called snowmobiles or other recreational motorized vehicles shall be permitted except for emergency or maintenance purposes.

Report of the Planning Board re Article 14:

This article proposes to prohibit the use of recreational motorized vehicles on cross-country ski courses in the Residential District. At its meeting of October 2, 2007, the Planning Board voted to recommend that Town Meeting ADOPT the proposed amendment to Section 8.3.5, as printed in the warrant.

ARTICLE 15. Zoning Bylaw Amendment - Golf Course Uses in Residential District

On motion of Selectman Thomas Ruggiero, it was voted unanimously to amend the Zoning Bylaw by amending Section 8.4.1 to read in its entirety as printed in the warrant in subsection (A) of this article.

(A) Amend Section 8.4.1, by deleting the words "but not a" and inserting "/", to read in its entirety as stated below:

8.4.1 Commercial 18-hole golf courses of at least fifty-five hundred (5,500) linear yards and at least seventy-five (75) acres with common and incidental ACCESSORY USES including parking; clubhouse (inclusive of pro shop for sale of golf related items only, administrative office, and snack bar/restaurant), with a total GROSS FLOOR AREA not to exceed twenty-five hundred (2,500) square feet unless entirely within a STRUCTURE in existence at the time of adoption of this Bylaw (11/6/89), but in no case shall the total GROSS FLOOR AREA devoted to golf related uses exceed three thousand (3,000) square feet; and a single family caretaker's residence, provided that:

Report of the Planning Board re Article 15:

This article proposes to remove the restriction on restaurants related to golf course uses in the Residential District. The Bylaw currently allows a snack bar, but not a restaurant, and does not define either term. The intent of the Bylaw is to remove the arbitrariness in definition and encourage this type of non-residential use. Golf Course uses are a key element to Stow's character and economic development.

This article also proposes to require a permit from the Board of Health for application of pesticides/herbicides on a golf course site to ensure ongoing monitoring.

At its meeting of October 2, 2007, the Planning Board voted to recommend that Town Meeting ADOPT the proposed amendments to Sections 8.4.1 and 8.4.1.6, as printed in the warrant. At its meeting of November 27, 2007, the Planning Board voted to move NO ACTION on the proposed amendment to Section 8.4.1.6.

ARTICLE 16. Town Election

On motion of Selectman Ellen Sturgis, it was voted unanimously that the meeting be adjourned until the Special Election on Thursday, December 13, 2007, commencing at 7:00 a.m., then and there to act on Article 16 for such election of Ballot Questions as listed in the warrant; and thereafter, at the close of the polls, to dissolve this meeting.

The meeting was adjourned at 10:13 p.m.

Checkers at the Door: Philip Detsch, Carol Dudley, Utahna Hallet, Diane Lowden, Eila Makey, Elizabeth MacGilvra

Tellers for the Town Meeting: Maureen Busch, William Byron, Debra Hennessy, Gregory Jones, Margaret Lynch, William Maxfield, Jayne Merrick, Joanne Newman, Mark Pieper, Gregor Trinkaus-Randall, Marcia Rising, Thomas Ryan, Debra Seith, Dwight Sipler

Timekeeper: Catherine Desmond

Number of Voters Checked: 380

Number of Registered Voters: 4,403

A true copy: Attest: Linda E. Hathaway, Town Clerk of Stow