MINUTES FOR THE TOWN OF RAYMOND'S ANNUAL MEETING

Wednesday, June 3, 2015 & Tuesday, June 9, 2015

A legal Town Meeting was held at the Jordan Small Middle School in the Town of Raymond, Maine, on the 3rd of June, 2015. 63 voters attended.

The meeting was called to order at 6:00 p.m. by Susan L Look, Town Clerk for the Town of Raymond, who subsequently read the warrant through to Article 1.

ARTICLE 1: MODERATOR

Charles Cragin was nominated as moderator by Jospeh Bruno. It was moved and seconded that the nominations close by Samuel Gifford. Vote Carried. By way of secret ballot, Charles Cragin was voted as Moderator (2-1). Charles Cragin was sworn in as Moderator by Susan L Look, Town Clerk, at 6:05 p.m.

Moderator Cragin swore Suzanne Carr in as Deputy Moderator. He then proceeded to explain how the meeting would be conducted – to-the-point and brevity are admirable, while wandering from the topic at hand is not.

Motion to allow non-residents to speak. Seconded. Vote Carried.

ARTICLE 2: Shall 4.2 (Plans) of the Raymond Street Ordinance, as adopted May 18, 2002 and amended through June 4, 2013, be further amended by adding the underscored language and deleting the language in strike-over type as shown below?

The Planning Board recommended Article 2.

The Selectmen recommend Article 2.

Description:

Language is proposed to Article 4.2, Section L. of the Town of Raymond Street Ordinance amending the existing language pertaining to required street maintenance documentation to be specifically required for a new private street or the expansion of an existing private street, and be notarized and referenced on any approved plans.

Key Changes:

- The language, "a new street, or expansion of a new street" has been added to 4.2.L.
- Language has been added requiring the street maintenance plan be referenced on the approved plans and notarized.

[Note: The use of the word "Article" within the ordinance does not indicate a separate warrant article.]

TOWN OF RAYMOND STREET ORDINANCE

. . . .

4.2 Plans

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Detailed construction drawings shall be submitted showing a plan view of existing streets within 300 feet of any proposed intersection and profiles and typical cross-sections of the proposed streets. The plans shall include the following information:

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L. For a new private street, or the expansion of an existing street that is to remain private, the application shall include a plan setting forth how the street and associated drainage structures and required buffers and stormwater management facilities are to be maintained. Responsibility for street maintenance may be assigned to a lot owners association or to lot owners in common through provisions included in the deeds for all lots that utilize the private street for access. The applicant shall submit appropriate legal documentation such as proposed homeowners association documents or proposed deed covenants for Board review. This documentation must address specific maintenance activities such as summer and winter maintenance, long-term improvements and emergency repairs and include a mechanism to generate funds to pay for such work. The documentation shall be notarized and referenced on the approved plans.

Motion to approve Article 2 as presented. Seconded. Vote carried.

ARTICLE 3: Shall Articles 10.B (Authority and Classification of Site Plans) and 10.D (Submission Requirements) of the Raymond Land Use Ordinance, as adopted May 21, 1994 and amended through June 3, 2014, be further amended by adding the underscored language and deleting the language in strike over type as shown below?

The Planning Board recommended Article 3
The Selectmen recommend Article 3

Description:

Article 10 Submission Requirements for Site Plan Review has been amended to require seven half size/scale copies, and an electronic file in both PDF and GIS formats.

Key Changes:

• Article 10 Submission Requirements for Site Plan Review has been amended to require seven half size/scale copies, and an electronic file in both PDF and GIS formats.

[Note: The use of the word "Article" within the ordinance does not indicate a separate warrant article.]

RAYMOND LAND USE ORDINANCE

ARTICLE 10 SITE PLAN REVIEW

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B. AUTHORITY AND CLASSIFICATION OF SITE PLANS

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3. The applicant may reclassify an application from a staff site plan review to a minor site plan review, and may request a hearing by the Planning Board, even if the amount of area proposed to be developed or renovated is under the threshold that would trigger Planning

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Board review, and even if staff has been in the process of reviewing the application. However, in order to do so, the applicant shall provide all submission materials required for a minor site plan review as set out in section C.3.b below.

- 3. Site Plan Amendments and Revisions shall be classified by the Town Planner as follows:
 - a. **De Minimis Revisions** which include minor field revisions to an existing site plan that are handled by the Code Enforcement Officer and have little to no effect on the project.

 No public or abutter notices are required, and a de minimis review may include up to three (3) different entities or separate revisions under one (1) review.
 - b. Staff Review Revisions include site plan revisions such moving parking spaces, modifying a building orientation, revising landscaping or buffers, or any modification that maintains the area equal or less for structural revisions, or that maintain the minimal intent of other site plan requirements but may modify, revise or alter the location or orientation such that no waiver of a site plan requirement is necessary. No abutter notices are required.
 - c. Minor Site Plan Revisions include those revisions that maintain the accumulated improvements to an existing site plan for new additions or buildings or site surface changes to that which is at or below the Minor Site Plan review over any 5 year period, or plan revisions that alter the intensity of use, or alter impacts to the site such that Staff determines that any one of the Site Plan requirements has been substantially altered from that which was originally approved.
 - d. **Major Site Plan Amendments** are those amendments which will exceed the Minor plan site plan review thresholds to a major site plan review over any 5 year period.
- 34. The applicant may reclassify an application from a staff site plan review to a minor site plan review, and may request a hearing by the Planning Board, even if the amount of area proposed to be developed or renovated is under the threshold that would trigger Planning Board review, and even if staff has been in the process of reviewing the application. However, in order to do so, the applicant shall provide all submission materials required for a minor site plan review as set out in section C.3.b below.
- 4<u>5</u>. The staff may require that any Site Plan application be reviewed by the Planning Board as a minor site plan review, even if the amount of area proposed to be developed or renovated is under the threshold that would trigger Planning Board review, if the staff review process is unable to adequately resolve all relevant issues raised by the site plan review process.
- 56. The Planning Board may, by majority vote, reclassify a minor site plan item on the agenda to a major site plan if the Board determines that there is credible conflicting technical information regarding the approval criteria, that the subject matter of the application is of significant public interest or that the application has generated a high level of interest in the immediate vicinity of the site.
- 67. Construction, site development, and landscaping shall be carried out in substantial accord with the plans, drawings, sketches, and other documents approved by the Board, unless altered with Board approval. Nothing in this Subsection shall be construed to prevent

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ordinary repair, maintenance, and replacement of any part of the building or landscaping which does not involve a substantial change from the purpose and objectives of this Ordinance.

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D. SUBMISSION REQUIREMENTS

1. When the owner of the property or the owner's authorized agent makes formal application for Site Plan Review, the application shall contain at least the following exhibits and information except to the extent any of these submission requirements are modified by the provisions of Section C.2.b pertaining to Staff Site Plan Review and Section C.3.b pertaining to Minor Site Plan Review above:

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- c. Fifteen (15) copies of a Site Plan, <u>including seven (7) half size/scaled copies</u>, <u>and an electronic file in both PDF and GIS formats</u>, drawn at a scale of not more than fifty (50) feet to the inch for that portion of the total tract of land subject to site plan review, and showing the following: [Amended 06/02/09]
 - a) Name of owner and developer; and interest of the applicant if other than the owner or developer;
 - b) Name of development, scale and meridian arrow, with specific definition of representation, date of plan and legend;
 - c) Names and addresses of all owners of record of all adjacent property as they appear on Assessor's records;
 - d) Current zoning boundaries and one hundred (100) year flood plain boundaries including surrounding areas to a distance of three hundred (300) feet from the perimeter of the site.

Motion to approve Article 3 as presented. Seconded. Vote carried.

ARTICLE 4: Shall Articles 9 (Minimum Standards) and 12 (Definitions) of the Raymond Land Use Ordinance, as adopted May 21, 1994 and amended through June 3, 2014, be further amended by adding the underscored language and deleting the language in strike over type as shown below?

The Planning Board recommended Article 4
The Selectmen recommend Article 4

Description:

- Article 9:
 - A new section, Section Z, is proposed to Article 9 of the Town of Raymond Land Use Ordinances that includes language proposed to be deleted (see Article XX above) from the definition of the term Accessory Apartment. The language is proposed to be removed and amended from the Definition Section of the ordinance and housed in Article 9 as a new Section Z.
- Article 12:
 - Several definitions are missing, inconsistent, or different among the town's ordinances. New or amended definitions have been proposed to resolve this issue.

Key Changes:

- Article 9:
 - The language is proposed to be removed from the definitions section and relocated to a new Section Z in Article 9

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- The language in Section Z outlining Accessory Apartment has also been amended to be more consistent with state regulations pertaining to septic design and installation.
- Article 12:
 - Agriculture definition has been added and is consistent with the Shoreland Zoning definition.
 - The definition for Accessory Apartments has been amended with some of the language from the definition migrating to Article 9 Minimum Standards (Land Use Ordinance).
 - Accessory Use or Building has been amended to Accessory Use or Structure.

[Note: The use of the word "Article" within the ordinance does not indicate a separate warrant article.]

Town of Raymond Land Use Ordinance ARTICLE 9 MINIMUM STANDARDS

. . . .

Z. Accessory Apartments

Accessory Apartments, attached or detached, shall be allowed in a residential zone provided that the existing structure and accessory apartment shall not cover the lot by more than fifteen (15) percent. The Appeals Board may grant an additional five (5) percent. If the total number of bedrooms or potential bedrooms exceeds by more than one (1) the number of bedrooms the septic system is designed for, a replacement or expanded system shall be designed and installed before occupancy. The accessory apartment shall not comprise more than 700 s.f. of living space, excluding stairways. Not more than one (1) accessory apartment shall be permitted per parcel.

ARTICLE 12 - APPLICABILITY AND DEFINITION OF TERMS USED IN THIS ORDINANCE

Words used in the present tense include the future tense; words used in the singular include the plural, and words used in the plural include the singular. The word "shall" is always mandatory. The word "person" includes a firm, association, organization, partnership, trust, company or corporation as well as an individual. The word "lot" includes the word "plot" or "parcel". The words "used" or "occupied" as applied to any land or building, shall be construed to include the words, "intended, arranged, or designed to be used or occupied."

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Accessory Apartments - Accessory apartments attached or detached, shall be allowed in a residential zone provided that the existing structure and accessory apartment shall not cover the lot by more than thirty (30) percent including the area of the septic system. The Appeals Board may grant an additional five (5) percent. If the total number of bedrooms or potential bedrooms exceed by more than one (1), the number of bedrooms that the existing system is designed for, a replacement or expanded system shall be installed before occupancy. If the total number of bedrooms or potential bedrooms increases by one (1), a replacement or expanded system shall be designed and recorded in the Registry of Deeds. The accessory apartment shall not comprise more than 700 s.f. of living space, excluding stairways. Not more than one (1) accessory apartment shall be permitted per parcel. [Adopted 5/20/06] a separate dwelling unit of no more than 700 square feet, excluding stairways, either attached or detached, and located on the same parcel with a single family dwelling. The apartment shall contain a kitchen and bathroom which are separate from and not used in common with the principal dwelling unit.

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Accessory Use or <u>Structure</u> <u>Building</u> - A use or structure on the same lot with and customarily <u>which is incidental</u> and subordinate to the principal use or <u>building structure</u>. Accessory uses, <u>when aggregated</u>, shall not subordinate the principal use of the lot.

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Agriculture- The production, keeping or maintenance for sale or lease, of plants, trees, animals or honeybees, including but not limited to: forages and sod crops; grains and seed crops; dairy animals and dairy products; poultry and poultry products; livestock; fruits and vegetables; and ornamental and green-house products. Agriculture does not include forest management and timber harvesting activities.

Motion to approve Article 4 as presented. Seconded. Vote carried.

ARTICLE 5: Shall Section 14 (Table of Uses) and Section 17 (Definitions), as adopted May 21, 1994 and amended through June 3, 2014, be further amended by adding the underscored language and deleting the language in strike over type as shown below?

The Planning Board recommended Article 5
The Selectmen recommend Article 5

Description:

 Several land use categories have been deleted and amended to create more consistency with other ordinances.

Key Changes:

- The term Municipal has been replaced with Public facilities.
- Structure Accessory to an Allowed Use has been changed to Accessory Structure or Use.
- Accessory Apartment has been added to the table and definitions.
- Boat Launches has been added.
- Parking Facilities has been amended to Parking areas.

[Note: The use of the word "Article" within the ordinance does not indicate a separate warrant article.]

Shoreland Zoning Provisions SECTION 14 TABLE OF LAND USES

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TABLE 1 "LAND USES IN THE SHORELAND ZONE"

	RP	SP	LRR1, LRR2
15.E. Municipal (Adopted 3/18/00) Public Facilities	No	No	РВ
16. Accessory Structure accessory to allowed or uses	РВ	РВ	CEO
16a. Accessory Apartment	No	<u>No</u>	CEO

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17. Piers, docks, wharves, bridges, boat launches, and other structures and uses extending over or below the normal high water line or within a wetland.			
A. Temporary	CEO	CEO	CEO
B. Permanent	РВ	РВ	РВ
27. Parking Facilities Areas	No	No	РВ

SECTION 17 – DEFINITIONS

Words used in the present tense include the future tense; words used in the singular include the plural, and words used in the plural include the singular. The word "shall" is always mandatory. The word "person" includes a firm, association, organization, partnership, trust, company or corporation as well as an individual. The word "lot" includes the word "plot" or "parcel." The words "used" or "occupied" as applied to any land or building shall be construed to include the words, "intended, arranged, or designed to be used or occupied." Except as specifically defined herein, all words in these Shoreland Zoning provisions shall carry their customary dictionary meanings, unless specifically defined in these Shoreland Zoning provisions or in other provisions of the Raymond Land Use Ordinance. If there are conflicting definitions in these Shoreland Zoning provisions and in other provisions of the Raymond Land Use Ordinance the definition in these Shoreland Zoning provisions shall be used when defining terms in the Shoreland Zoning provisions. When defining terms in other provisions of the Land Use Ordinance, the definitions in these Shoreland Zoning provisions shall not apply.

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Accessory Apartment - a separate dwelling unit of no more than 700 square feet, either attached or detached and located on the same parcel with a single family dwelling. The apartment shall contain a kitchen and bathroom which are separate from and not used in common with the principal dwelling unit.

Motion to approve Article 5 as presented. Seconded. **Vote carried.**

ARTICLE 6: To see if the Town will vote, pursuant to 23 M.R.S.A.§2953, that orders of the municipal officers with respect to the closing of roads to winter maintenance shall be a final determination.

The Selectmen recommended Article 6.

Motion to approve Article 6 as presented. Seconded. Vote carried.

ARTICLE 7: RESERVED

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ARTICLE 8: To see if the Town will vote to authorize the Selectmen on behalf of the Town to sell and dispose of any property acquired by the Town for nonpayment of taxes pursuant to the policy adopted by the Selectmen, as may be amended from time to time, the policy to remain consistent with State statutes and laws. In all cases conveyance to be made by municipal quitclaim deed.

The Selectmen recommended Article 8.

The Budget Committee recommended Article 8.

Motion to approve Article 8 as presented. Seconded. Vote carried.

ARTICLE 9: To see what date taxes will be due and to set an interest rate for unpaid amounts.

The Selectmen recommended 1st half to be due October 31, 2015 and 2nd half to be due April 30, 2016 with interest at seven percent (7%) on any unpaid balances.

The Selectmen recommended Article 9.

The Budget Committee recommended Article 9.

Motion to approve Article 9 as presented. Seconded. Vote carried.

ARTICLE 10: To see if the Town will vote to set the interest rate to be paid by the Town on abated taxes at seven percent (7%) for the fiscal year.

The Selectmen recommended Article 10.

The Budget Committee recommended Article 10.

Motion to approve Article 10 as presented. Seconded. Vote carried.

ARTICLE 11: To see if the Town will vote to authorize the Board of Selectmen to dispose of Town owned personal property with value not to exceed \$35,000.

The Selectmen recommended Article 11.

The Budget Committee recommended Article 11.

Motion to approve Article 11 as presented. Seconded. Vote carried.

ARTICLE 12: To see if the Town will vote to authorize the Selectmen to borrow from or appropriate from undesignated fund balance (surplus) as they deem advisable to meet the unanticipated needs of the community that occur during the fiscal year with amount not to exceed \$75,000.

The Selectmen recommended Article 12.

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The Budget Committee recommended Article 12

Motion to approve Article 12 as presented. Seconded. Vote carried.

ARTICLE 13: To see if the Town will authorize the Selectmen, for the fiscal year 2015 - 2016, to transfer funds between appropriation accounts as long as the grand total of all appropriations is not exceeded. Any such transfers to be approved only at a properly called public meeting of the Selectmen.

The Selectmen recommended Article 13.

The Budget Committee recommended Article 13.

Motion to approve Article 13 as presented. Seconded. Vote carried.

ARTICLE 14: To see if the Town will vote to authorize the use of Town employees and/or Town owned equipment or independent contractor(s) hired by the Town for maintenance on private roads in special and certain circumstances where in the public's interest.

Note of explanation -- Three examples of when the use of Town employees and equipment may be necessary:

- A. Tying in work done on a public road that intersects a private road;
- B. Plowing snow on a private road to clear the way for emergency response apparatus; and
- C. In rare or emergency situations, maintaining private roads for school bus access to special education students as deemed necessary.

The Selectmen recommended Article 14.

The Budget Committee recommended Article 14.

Motion to approve Article 14 as presented. Seconded. Vote carried.

ARTICLE 15: To see if the Town will vote to authorize the Tax Collector or Treasurer to accept prepayments of taxes not yet committed pursuant to 36 M.R.S.A. § 506.

The Selectmen recommended Article 15.

The Budget Committee recommended Article 15.

Motion to approve Article 15 as presented. Seconded. Vote carried.

ARTICLE 16: To see if the Town will vote to appropriate \$225,376 from the tax increment of the Pipeline/Rte 302 Tax Increment Financing District for FY 2015 - 2016 projects proposed in the Tax Increment Financing District Development Program.

Note: Included in this item are: Raymond-Casco Historical Society \$ 1,800

RWPA Milfoil Program \$ 17,500

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The Selectmen recommended Article 16.

The Budget Committee recommended adding <u>\$970</u> for the Maine Volunteer Lake Monitoring Program (MVLMP) to Article 16 for a total of <u>\$226,346</u>.

Motion to approve Article 16 as presented. Seconded.

Motion to amend the motion on the floor as recommended by the Budget Committee, adding an additional \$970 to Article 16. Seconded. **Vote carried.**

Vote carried as amended.

ARTICLE 17: To see if the Town will vote to raise and appropriate \$548,374 for the Administration account.

The Selectmen recommended Article 17.

The Budget Committee recommended Article17

Motion to approve Article 17 as presented. Seconded. Vote carried.

ARTICLE 18: To see if the Town will vote to raise and appropriate \$52,379 for the Assessing account.

The Selectmen recommended Article 18.

The Budget Committee recommended Article 18.

Motion to approve Article 18 as presented. Seconded. Vote carried.

ARTICLE 19: To see if the Town will vote to raise and appropriate \$18,885 for the Town Hall account.

The Selectmen recommended Article 19.

The Budget Committee recommended Article 19.

Motion to approve Article 19 as presented. Seconded. Vote carried.

ARTICLE 20: To see if the Town will vote to raise and appropriate \$490,187 for the Insurance account.

The Selectmen recommended Article 20.

The Budget Committee recommended Article 20.

Motion to approve Article 20 as presented. Seconded. **Vote carried.**

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ARTICLE 21: To see if the Town will vote to raise and appropriate \$6,000 for the General Assistance account.

The Selectmen recommended Article 21.

The Budget Committee recommended Article 21.

Motion to approve Article 21 as presented. Seconded. Vote carried.

ARTICLE 22: To see if the Town will vote to raise and appropriate \$184,271 for the Technology Department account.

The Selectmen recommended Article 22.

The Budget Committee recommended Article 22.

Motion to approve Article 22 as presented. Seconded. Vote carried.

ARTICLE 23: To see if the Town will vote to raise and appropriate \$51,651 for the Community Development account.

The Selectmen recommended Article 23.

The Budget Committee recommended Article 23.

Motion to approve Article 23 as presented. Seconded.

Motion to amend Article 23 by removing \$5,000, making the total to raise and appropriate \$46,651. Seconded. Vote defeated.

Vote carried.

ARTICLE 24: To see if the Town will vote to raise and appropriate \$666,477 for the Fire/Rescue Department account.

The Selectmen recommended Article 24.

The Budget Committee recommended Article 24.

Motion to approve Article 24 as presented. Seconded. Vote carried.

ARTICLE 25: To see if the Town will vote to raise and appropriate \$16,222 for the Animal Control account.

The Selectmen recommended Article 25.

The Budget Committee recommended Article 25.

Motion to approve Article 25 as presented. Seconded. Vote carried.

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ARTICLE 26: To see if the Town will vote to raise and appropriate \$21,816 for the Infrastructure account.

The Selectmen recommended Article 26.

The Budget Committee recommended Article 26.

Motion to approve Article 26 as presented. Seconded. Vote carried.

ARTICLE 27: To see if the Town will vote to raise and appropriate \$687,418 for the Public Works account.

The Selectmen recommended Article 27.

The Budget Committee recommended Article 27.

Motion to approve Article 27 as presented. Seconded. Vote carried.

ARTICLE 28: To see if the Town will vote to raise and appropriate \$314,742 for the Solid Waste account.

The Selectmen recommended Article 28.

The Budget Committee recommended Article 28.

Motion to approve Article 28 as presented. Seconded. Vote carried.

ARTICLE 29: To see if the Town will vote to raise and appropriate \$20,048 for the Cemeteries account.

The Selectmen recommended Article 29.

The Budget Committee recommended Article 29.

Motion to approve Article 29 as presented. Seconded. **Vote carried.**

ARTICLE 30: To see if the Town will vote to raise and appropriate \$14,338 for the Parks & Recreation account.

Included are:

Materials, maint., equip.	\$ 2,500
Contract Services	\$ 8,038
Raymond Rattlers Snowmobile	\$ 800
Raymond Baseball/Softball	\$ 1,000
Agawam mowing/soccer	\$ 2,000

The Selectmen recommended Article 30.

The Budget Committee recommended Article 30.

Motion to approve Article 30 as presented. Seconded. Vote carried.

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ARTICLE 31: To see if the Town will vote to raise and appropriate \$55,500 for the Raymond Village Library.

The Selectmen recommended Article 31.

The Budget Committee recommended decreasing to \$54,000 for Article 31.

Motion to approve Article 31 as recommended by the Selectmen. Seconded. Vote carried.

ARTICLE 32: To see whether the Town will vote to carry forward any existing fund balance in the Capital Improvement Program (C.I.P.) account.

The Selectmen recommended Article 32.

The Budget Committee recommended Article 32.

Motion to approve Article 32 as presented. Seconded. Vote carried.

ARTICLE 33: To see if the Town will vote to raise and appropriate \$986,886 for the Capital Improvement account.

Included are:

Public Works Equipment Reserve	\$ 85,000
2013 Public Works Road Construction Bond Payment	\$ 240,000
Public Works Paving/Road Reserve	\$ 275,000
Municipal Facilities Maintenance/Improvements	\$ 25,000
2002 PSB Bond Payment	\$ 115,137
Fire Department Equipment/Facilities	\$ 75,000
Bond Payment for Fire Truck/Sand-Salt Shed	\$ 105,000
Technology Equipment Upgrades (Broadcast Studio)	\$ 41,749
Patricia Avenue Recreational Facility (IRT)	\$ 25,000

The Selectmen recommended Article 33.

The Budget Committee recommended Article 33.

Motion to approve Article 33 as presented. Seconded.

Motion to amend Article 33 by deleting the \$25,000 for the Patricia Avenue Recreational Facility. Seconded. Vote defeated.

Vote carried.

ARTICLE 34: To see if the Town will vote to raise and appropriate \$647,964 for the County Tax account.

The Selectmen recommended Article 34.

The Budget Committee recommended Article 34.

Motion to approve Article 34 as presented. Seconded. Vote carried.

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ARTICLE 35: To see if the Town will vote to appropriate the total sum of \$1,497,343 from estimated non-property tax revenues to reduce the property tax commitment, together with all categories of funds, which may be available from the federal government, and any other sources (includes \$10,000 from TIF Reserve).

The Selectmen recommended Article 35.

The Budget Committee recommended Article 35.

Motion to approve Article 35 as presented. Seconded. Vote carried.

ARTICLE 36: To see if the Town will vote to authorize the Selectmen to accept or reject grants, donations and/or gifts of money to the Town of Raymond and to expend monies donated for specific purposes.

The Selectmen recommended Article 36.

The Budget Committee recommended Article 36.

Motion to approve Article 36 as presented. Seconded. Vote carried.

ARTICLE 37: To see if the Town will vote to accept certain State Funds as provided by the Maine State Legislature during the fiscal year beginning July 1, 2015, and any other funds provided by any other entity included but not limited to:

- Municipal Revenue Sharing
- Local Road Assistance
- Emergency Management Assistance
- Snowmobile Registration Money
- Tree Growth Reimbursement
- General Assistance Reimbursement
- Veteran's Exemption Reimbursement
- State Grant or Other Funds

The Selectmen recommended Article 37.

The Budget Committee recommended Article 37.

Motion to approve Article 37 as presented. Seconded. Vote carried.

Motion to adjourn to a date certain of Tuesday, June 9, 2015 at 7:00 a.m. Seconded. **Vote** carried.

Town Meeting was adjourned at 7:32 p.m. and reconvened at 7:00 a.m. on Tuesday the 9th of June, 2015, to vote by secret ballot the following article:

ARTICLE 38: To elect one (1) Selectman, for a three year term; three (3) members for the Budget-Finance Committee, for three year terms; and one (1) member for the RSU School Board of Directors, for a three year term.

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528 Voters Cast Ballots

SELECTMAN - vote for 1

- 273 Joseph Bruno
- 243 Louise H Lester
- 12 Blank

BUDGET-FINANCE COMMITTEE - vote for 3

- 341 Debra L Duchaine
- 342 Robert R Gosselin
- 295 Willard O'Brien Richards
- 3 Peter Leavitt
- 2 Dana Desjardins
- 2 Peter Dunn
- 1 Wade Cole
- 1 Charles Leavitt
- 1 Teresa Sadak
- 1 Jessica Fay
- 1 Len Adams
- 594 Blank

RSU 14 BOARD MEMBER - vote for 1

- 428 Diana L Froisland
- 2 Dana Desiardins
- 1 Marlee Turner
- 1 Aliza Shriver
- 1 Amy Bearce
- 1 Teresa Sadak
- 1 Kate Leveille
- 1 Quincy Van Winkle
- 1 Pam Hartig
- 1 Len Adams
- 90 Blank

I attest that this is a true copy:	
Susan L Look, Town Clerk	

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