

THE COMMONWEALTH OF MASSACHUSETTS
TOWN OF BROOKFIELD
SPECIAL TOWN MEETING, SEPT. 17, 1974

105

WORCESTER ss.

To either of the Constables of the TOWN OF BROOKFIELD in the
county of WORCESTER GREETING.

IN THE NAME OF THE COMMONWEALTH OF MASSACHUSETTS, you are
hereby directed to notify and warn the inhabitants of said Town,
qualified to vote in elections and in Town affairs, to meet at
the TOWN HALL in said TOWN on TUESDAY, the 17th day of September
next, at 8:00 o'clock in the AFTER noon, then and there to act
on the following articles:- 80 voters present

A motion was made and accepted to act on Articles 2, 3 and 4
first.

ARTICLE 2. To see if the Town will vote to accept, under
Chapter 40, Section 15 C, of the General Laws, upon recommen-
dation of the Brookfield Conservation Commission the designation
of the following named roads in the Town of Brookfield as
"Scenic Roads" and regulating the improvement thereof, or take
any action relative thereto:

Long Hill Road, Mitchell Hill, Road
East Main Street east from the Route 148 intersection.

It was voted not to accept these roads as "Scenic Roads" under
Chapter 40, Section 15C of the General Laws.

ARTICLE 3. To see if the Town will vote raise and appropriate,
transfer or borrow a sum of money to pay a previous year's bill,
or take any action relative thereto.

It was voted to transfer \$239.90 from free cash to pay a
previous year's bill, Mobile Fire Extinguisher Co.

ARTICLE 4. To see if the Town will vote to transfer a sum of money
from the Chapter 81 Account to the General Highway Snow and Ice
Account, or take any action relative thereto.

It was voted to pass over this article.

ARTICLE 1. To see if the Town will vote by written secret ballot
to support the issuance of a license by the Board of Health to
National Waste Systems, Inc. to operate a Sanitary Landfill on
property presently owned by Milton Richardson in the Town of
Brookfield, or take any action relative thereto.

When Mr. Liner of National Waste Systems requested permission to
Discuss his proposal, his request was voted down. He then
withdrew his proposal and a motion was made and accepted to pass
over Article 1.

MEETING ADJOURNED AT 8:30 P.M.

And you are directed to serve this Warrant, by posting up attested
copies thereof at TOWN HALL, POST OFFICE and GAVITTS in said Town,
7 days at least before the time of holding said meeting.

HEREOF FAIL NOT, and make due return of this warrant with your
doings thereon, to the Town Clerk, at the time and place of meeting
as aforesaid.

Given under our hands this 6th day of September in the year of
our Lord one thousand nine hundred and 74.

S/ Louis J. Boucher

Cedric G. Lindley, Jr.

James W. Wilson

SELECTMEN OF BROOKFIELD

A true copy. Attest:

S. Douglas D. Gadaire, Constable

WORCESTER, ss

Pursuant to the within Warrant, I have notified and warned the inhabitants of the Town of BROOKFIELD by posting up attested copies of the same at

GAVITTS	9-9-74	11:30 A.M.
POST OFFICE	9-9-74	11:35 A.M.
TOWN HALL	9-9-74	11:40 A.M.

7 days before the date of the meeting, as within directed

S/ Douglas D. Gadaire
Constable of BROOKFIELD

A true copy. Attest:

Leamana Terry
Leamana Terry
Town Clerk
Town of Brookfield

THE COMMONWEALTH OF MASSACHUSETTS
TOWN OF BROOKFIELD
SPECIAL TOWN MEETING, NOVEMBER 15, 1974

WORCESTER SS.

To either of the Constables of the TOWN of BROOKFIELD in the county of WORCESTER GREETING.

IN THE NAME OF THE COMMONWEALTH OF MASSACHUSETTS, you are hereby directed to notify and warn the inhabitants of said Town, qualified to vote in elections and in Town affairs, to meet at the TOWN HALL in said TOWN on FRIDAY, the 15th day of NOVEMBER next, at 8:00 P.M. o'clock in the AFTER noon, then and there to act on the following articles: Meeting opened at 8:15 P.M. 35 voters present

Article 1. To see if the town will accept an amendment to the Tantasqua Regional District Agreement (to amend Section II, Page 3, LOCATION to read:) The Regional District shall consist of two schools; one a Junior High School and one a Senior High School; they shall be located in Sturbridge as near as feasible to the geographic and population centers of the District, or take any action relative thereto.

It was voted to accept an amendment to the Tantasqua Regional District Agreement (to amend Section II, Page 3, LOCATION to read:) The Regional District shall consist of two schools; one a Junior High School and one a Senior High School; they shall be located in Sturbridge as near as feasible to the geographic and population centers of the District.

ARTICLE 2. To see if the town will accept an amendment to the Tantasqua Regional District Agreement, (to amend Section 1., Sub-Section (a), paragraph 2, to read as follows: "Each Participating Town shall thereafter be entitled to be represented by one member on the Regional District School Committee, and by an additional member for each 200 pupils in its enrollment at the Regional District School as of October 1 next preceding the annual selection of Regional District School Committee members. No town shall have fewer members on the committee than they had on October 1, 1974", or take any action relative thereto.

It was voted to accept an amendment to the Tantasqua Regional District Agreement, (to amend Section 1., SubSection (a), paragraph 2, to read as follows: "Each Participating Town shall thereafter be entitled to be represented by one member on the Regional District School Committee, and by an additional member for each 200 pupils in its enrollment at the Regional District School as of October 1 next preceding the annual selection of Regional District School Committee members. No town shall have fewer members on the committee than they had on October 1, 1974.

ARTICLE 3. To see if the town will vote to transfer from funds made available from Chapter 1140 of the Acts of 1973 to the Long Hill Road account or take any action relative thereto.

It was voted to transfer from funds made available from Chapter 1140 of the Acts of 1973 the sum of \$16,205.00 to the Long Hill Road account.

ARTICLE 4. To see if the Town will vote to appropriate by transfer for the support of the Public Library the sum from the Dog Fund paid the Town by the County, or take any action relative thereto.

It was voted to appropriate by transfer for the support of the Public Library the sum of \$991.28 from the Dog Fund paid the Town by the County.

ARTICLE 5. To see if the Town of Brookfield will vote to have Chapter 220 of the Acts of 1972 amend Chapter 40 of the General Laws by inserting a new section, Section 80, which reads as follows: "A city of town which accepts this section may enter into an agreement with another city or town, or other cities and towns, to provide mutual aid programs for police departments to increase the capability of such departments to protect the lives, safety, and property of the people in the area designated in the agreement.

Said agreement may include the furnishing of personal services, supplies, materials, contractual services and equipment when the resources normally available to any municipality in the agreement are not sufficient to cope with a situation which requires police action.", or take any action relative thereto.

It was voted to have Chapter 220 of the Acts of 1972 amend Chapter 40 of the General Laws by inserting a new section, Section 8G, which reads as follows: " A city or town which accepts this section may enter into an agreement with another city or town, or other cities and towns, to provide mutual aid programs for police departments to increase the capability of such departments to protect the lives, safety, and property of the people in the area designated in the agreement. Said agreement may include the furnishing of personal services, supplies, materials, contractual services and equipment when the resources normally available to any municipality in the agreement are not sufficient to cope with a situation which requires police action".

ARTICLE 6. To see if the Town will vote to have Chapter 220 of the Acts of 1972 further amend Chapter 40 of the General Laws to provide, in effect, that a town may at any town meeting appropriate money for the necessary expense of implementing an agreement entered into under the provisions of Section 8G.

It was voted to have Chapter 220 of the Acts of 1972 further amend Chapter 40 of the General Laws to provide, in effect, that a town may at any town meeting appropriate money for the necessary expense of implementing an agreement entered into under the provisions of Section 8G.

ARTICLE 7. To see if the town will vote to authorize the Board of Selectment to petition the General Court of Massachusetts for permission to enter into an agreement with the Town of East Brookfield to obtain Water Rights on a portion of land, off Quaboag Street in East Brookfield, known as Herberts Sand & Gravel Pit, owned by Charles H. Herbert of Brookfield, or take any action relative thereto.

It was voted to authorize the Board of Selectmen to petition the General Court of Massachusetts for permission to enter into an agreement with the Town of East Brookfield to obtain Water Rights on a portion of land, off Quaboag Street in East Brookfield, known as Herberts Sand & Gravel Pit, owned by Charles H. Herbert of Brookfield.

ARTICLE 8. To see if the Town will vote to transfer from available funds in the Treasury a sum of money not to exceed \$1,400 to pay for the steel casing and pump screen in the 8" test well at Herberts Sand & Gravel Pit, or take any action relative thereto.

It was voted to transfer from the Overlay Surplus Reserve Account \$1,400 to pay for the steel casing and pump screen in the 8" test well at Herberts Sand & Gravel Pit.

ARTICLE 9. To see if the town will vote to transfer from available funds in the Treasury a sum of money not to exceed \$1,500 to have land at Herberts Sand & Gravel Pit surveyed for a Well Field, or take any action relative thereto.

It was voted to transfer from the Overlay Surplus ^{RESERVE} ~~Revenue~~ Account \$1,500 to have land at Herberts Sand & Gravel Pit surveyed for a Well Field.

The meeting adjourned at 8:45 P.M.

And you are directed to serve this Warrant, by posting up attested copies thereof at TOWN HALL, POST OFFICE AND FRAZIERS in said Town, 7days at least before the time of holding said meeting.

HEREOF FAIL NOT, and make due return of this warrant, with your doings thereon, to the Town Clerk, at the time and place of meeting, as aforesaid.

Given under our hands this 6th day of November in the year of our Lord one thousand nine hundred and 74.

SIGNED/ Louis J. Boucher
Cedric G. Lindley, Jr.
James W. Wilson

SELECTMEN OF BROOKFIELD

A true copy. Attest:
S/ Douglas D. Gadaire, Constable

WORCESTER ss

Pursuant to the within Warrant, I have notified and warned the inhabitants of the Town of BROOKFIELD by posting up attested copies of the same at

TOWN HALL	11-8-74	11:40 A.M.
FRAZIERS	11-8-74	11:45 A.M.
Post OFFICE	11-8-74	11:50 A.M.

7 days before the date of the meeting as within directed.

S/Douglas D. Gadaire
Constable of BROCKFIELD

A true copy. Attest

Leamana Terry
Leamana Terry
Town Clerk
Town of Brookfield

THE COMMONWEALTH OF MASSACHUSETTS
TOWN OF BROOKFIELD

STATE ELECTION, NOVEMBER 5, 1974

WORCESTER ss.

To either of the Constables of the TOWN OF BROOKFIELD in the
county of WORCESTER GREETING.

IN THE NAME OF THE COMMONWEALTH OF MASSACHUSETTS, you are
hereby directed to notify and warn the inhabitants of said Town,
qualified to vote in elections and in Town affairs, to meet at
the TOWN HALL in said TOWN on TUESDAY the FIFTH day of November
next, at 10:00 o'clock in the A.M. then and there to act on the
following:

to bring in their votes for Governor; Lieutenant Governor;
Attorney General; Secretary; Treasurer; Auditor; Representative
in Congress; Councillor; Senator; Representative in General
Court; District Attorney; County Commissioner; Sheriff; Register
of Probate and Insolvency.

The polls will be open from 10:00 A.M. to 8:00 P.M.
Polls opened at 10:00 A.M. Ronald S. MacKenzie presiding.

Warden: (D) Ronald S. MacKenzie
Clerk (R) Leamana Terry

Police Officers: Kenneth Crevier
Kenneth Henderson
Raymond A. Booth, Jr.
Joseph R. Lavine

Ballot Box (R) Bertha Nolan
Checkers (R) Kathleen R. Allen
(D) Kathleen A. Yaskoski
(R) Harriet D. Mitchell
(D) Bernice M. Delaney
(R) Alice Sheldon
(D) Elizabeth Bansfield
(R) Diane Martell
(D) Marie L. Minchoff
(R) Doris E. Adams
(D) Gloria Faugno
(I) Barbara L. Mundell

TOTAL VOTES CAST 695

Governor & Lt. Governor

Sargent & Dwight	358
Dukakis & O'Neill	321
Gurewitz & Bivins	5
Kahian & Greco	4
Blanks	7

Attorney General

Francis X Bellotti	200
Josiah A. Spaulding	386
Jeanne Lafferty	9
Blanks	10

Secretary

Paul H. Guzzi	320
John M. Quinlan	354
Blanks	21

Treasurer

Robert Q. Crane	520
Blanks	175

Auditor

Thaddeus Buczko	504
Blanks	191

Congressman

Edward P. Boland	519
Gussie Willett	1
Blanks	175

Councillor

Wayne M. Thomas	363
Leo J. Turo	276
Blanks	56

Senator

Frederick W. Schlosstein, Jr	546
Donald D. Faugno	1
Clarence Allen	1
Blanks	147

Representative

Henry R. Grenier	315
William P. Woodard	367
Blanks	13

District Attorney

William T. Buckley	504
Blanks	191

County Commissioner

Philip J. Philbin	388
Norma Cash Smith	257
Blanks	50

Sheriff

Joseph A. Smith	482
Blanks	213

Register of Probate

William J. McManus	488
Blanks	207

QUESTION No. 1 PROPOSED AMENDMENT TO THE CONSTITUTION

Do you approve of the adoption of an amendment to the constitution summarized below, which was approved by the General Court in a joint session of the two branches held August 25, 1971, received 212 votes in the affirmative and 39 in the negative and in a joint session of the two branches held June 6, 1973, received 235 votes in the affirmative and 19 in the negative?

Yes	339
No	180
Blanks	176

Summary The proposed constitutional amendment, if approved, would replace the present Article 52 of the Articles of Amendment to the Constitution of the Commonwealth and would empower the General Court, by concurrent vote of the two houses, to take a recess or recesses amounting to not more than thirty days. The present Article 52 permits such recesses but provides that "no such recess shall extend beyond the sixtieth day" from the beginning of the legislative session.

Do you approve of the adoption of an amendment to the constitution summarized below, which was approved by the General Court in a joint session of the two branches held August 25, 1971, received 177 votes in the affirmative and 65 in the negative and in a joint session of the two branches held June 6, 1973, received 166 votes in the affirmative and 93 in the negative?

Yes	407
No.	115
Blanks	173

SUMMARY. The proposed constitutional amendment, if approved, would provide for a census in the year 1975 and every tenth year thereafter of the inhabitants of each city and town as a basis for determining the representative, senatorial and councillor districts for the ten year period beginning with the first Wednesday in the fourth January following the taking of the census, provided that the districts as established based on the 1971 census shall terminate on the first Wednesday in January, 1979. The census shall specify the number of inhabitants residing in each precinct of a town and each precinct and ward of a city.

Under the proposed amendment, the House of Representatives would consist of 160 members, in contrast to the present membership of 240, and the Senate of 40 members. The General Court would, at its first regular session after the year in which the census is taken, divide the Commonwealth into 160 representative districts and 40 senatorial districts of contiguous territory so that each representative and each senator will represent an equal number of inhabitants as nearly as may be: and such districts shall be formed, as nearly as may be, without uniting two counties or parts of two or more counties and, with respect to representative districts, without uniting, as nearly as may be, two towns or parts of two or more towns, two cities or parts of two or more cities, or a city and a town, or parts of cities and towns, into one district, and without dividing any town containing less than 2500 inhabitants. The General Court would be permitted to pass laws to limit the time within which judicial proceedings may be instituted calling in question any such division. The proposed amendment further provides that every representative, for one year at least immediately preceding his election, shall have been an inhabitant of the district for which he is chosen, and every senator shall be an inhabitant of this Commonwealth for five years at least preceding his election and at the time of his election shall be an inhabitant of the district for which he is chosen. Every representative and senator shall cease to represent his district when he shall cease to be an inhabitant of the Commonwealth. The manner of calling and conducting the elections for representatives and for senators and councillors, and of ascertaining their election, shall be prescribed by law. The amendment vests original jurisdiction in the Supreme Judicial Court, upon petition of any voter of the Commonwealth, filed with the clerk of said court, for judicial relief relative to the establishment of House of Representative, councillor and senatorial districts.

QUESTION No. 3

PROPOSED AMENDMENT TO THE CONSTITUTION

Do you approve of the adoption of an amendment to the constitution summarized below, which was approved by the General Court in a joint session of the two branches held June 7, 1972, received 250 votes in the affirmative and 3 in the negative, and in a joint session of the two branches held June 6, 1973, received 253 votes in the affirmative and 0 in the negative?

Yes	316
No	197
Blanks	182

SUMMARY. The proposed constitutional amendment would repeal section 2 of Article 46 of the Articles of Amendments to the Constitution of the Commonwealth (the "anti-aid amendment", so-called), and replace it with a new section 2, for the purpose of allowing grants in aid to private higher educational institutions or to students, or parents or guardians of students, attending such institutions.

The proposed amendment would delete the first clause of the present section 2, which requires that all moneys raised by taxation in the towns and cities for the support of public schools, and all moneys appropriated by the Commonwealth for the support of common schools shall be applied to or expended in only those schools conducted according to law under the order and superintendence of the authorities of the town or city in which the money is expended. The effect of the deletion of the first clause of section 2 would be to remove the constitutional prohibition against the use of public moneys, which have been raised by taxation or appropriated for support of public schools, for grants in aid to private higher educational institutions or to students, or parents or guardians of students, attending such institutions.

The proposed amendment would also alter the second clause of the present section 2 by removing the prohibition against a grant, appropriation or use of public money or property or loan of public credit by the Commonwealth or any political subdivision for the purpose of founding, maintaining or aiding any school or institution of learning whether under public control or otherwise, wherein any denominational doctrine is inculcated, or any other school or any college which is not publicly owned and under the exclusive control, order and superintendence of public officers or public agents. In place of the foregoing, the proposed amendment would prohibit the grant, appropriation or use of public money or property or loan of credit by the Commonwealth or any political subdivision for the purpose of founding, maintaining or aiding any primary or secondary school which is not publicly owned and under the exclusive control, order and superintendence of public officers or public agents.

The proposed amendment would also add to the present section 2 a provision that nothing therein shall be construed to prohibit grants in aid to private higher educational institutions or to students, or parents or guardians of students, attending such institutions.

QUESTION NO. 4
LAW PROPOSED BY AN INITIATIVE PETITION

Do you approve of the adoption of an amendment to the constitution summarized below, which was approved by the General Court in a joint session of the two branches held May 17, 1972, received 131 votes in the affirmative and 121 in the negative, and in a joint session of the two branches held May 8, 1974, received 139 votes in the affirmative and 119 in the negative?

Yes	253
No	257
Blanks	185

SUMMARY. The proposed constitutional amendment would revise Article 78 of the Articles of Amendment to the Constitution to permit the expenditure of money from the highway fund for mass transportation lines and other mass transportation purposes in such manner as the Legislature may direct. The highway fund includes receipts from fees, duties, excises and license taxes from the sale of motor vehicle fuels. The expenditure of money from such fund is presently restricted to highway and bridge construction, reconstruction, Maintenance and repair, enforcement of state traffic laws, and administration of the tax statutes which provide highway fund receipts.

QUESTION NO. 5
LAW PROPOSED BY AN INITIATIVE PETITION

Do you approve of a law summarized below which was disapproved in the House of Representative by a vote of 73 in the affirmative and 150 in the negative and was disapproved in the Senate by a vote of 16 in the affirmative and 22 in the negative?

Yes	337
No	168
Blanks	190

SUMMARY. Provisions of the act establish an independent Corrupt Practices Commission, with five members to be appointed by the Governor to staggered five year terms. The Commission has subpoena powers and is to investigate, by means of secret hearing, candidates' compliance with all state and federal laws relating to political campaign

contributions and expenditures and corrupt practices. If probable cause is shown, the Commission is required to direct the Attorney General to take further action in the proper form and is required to make public a report of such action. In cases involving the campaign practices of the Attorney General himself, a special attorney is to be appointed. If no probable cause is shown, the Commission is to state so publicly.

Further, the proposed act extends the application of the current statute regarding the disclosure of campaign expenditures and contributions, to all candidates for office above the town and city level, with the exception of President and Vice President of the United States. The act requires all such candidates to receive and disburse all amounts greater than \$25 by check, and makes it a crime to knowingly receive cash payment from a candidate or his committee for a service costing more than \$25. The act also requires candidates to designate a single bank as depository of funds and as record-keeper, with records of receipts and expenditures to be open to public scrutiny.

Provisions of the act extend present campaign spending limits to cover all media expenses and require all media firms (including: television, radio, newspaper, billboard, magazine, advertising, public relations, printing, opinion polling, computer, telephone, telegraph) to report the purchase of media services by candidates. Media expenses of candidates for the offices of district attorney, clerk of court, register of probate and insolvency, register of deeds, county commissioner, county treasurer and sheriff are limited to \$.07 for each resident of the respective electoral district. Other provisions of the act require candidates, upon official announcement or filing of nomination papers, to report all political receipts and expenditures since the date of the last general election for the office sought, and count such expenditures toward spending limits. The act also limits candidates to one political committee.

The act establishes a maximum penalty of one year imprisonment and/or \$10,000 fine for individuals engaged in corrupt practices, and a \$50,000 fine for corporations so involved. In addition, the Attorney General is permitted to bring an action for the removal of a candidate whose election was materially aided by corrupt practices on the part of the candidate or one acting in his behalf, where such removal is otherwise authorized by law.

QUESTION NO 6

Should the General Court enact legislation during the nineteen hundred and seventy-five session reorganizing the state government by creating a Department of Health Systems Regulation which shall have the power to administer the medicaid program, control and set rates for nursing homes, hospitals, and other health providers under medicaid, license and inspect health facilities, and regulate private health insurance policies, medical and hospital service plans?

Yes	381
No	138
Blanks	176

QUESTION NO. 7

A. Shall the pari-mutuel system of betting on licensed horse races be permitted in this county?

Yes	388
No	206
Blanks	101

B. Shall the pari-mutuel system of betting on licensed dog races be permitted in this county?

Yes	335
No.	235
Blanks	125

The Polls closed at 8:00 P.M.

And you are directed to serve this Warrant, by posting up attested copies thereof at

TOWN HALL, POST OFFICE AND FRAZERS

in said Town, SEVEN days at least before the time of holding said meeting.

HEREOF FAIL NOT, and make due return of this Warrant, with your doings thereon, to the Town Clerk, at the time and place of meeting, as aforesaid.

Given under our hands this twenty-fifth day of October in the year of our Lord one thousand nine hundred and Seventy Four.

S/ Louis J. Boucher
Cedric G. Lindley, Jr.
James W. Wilson

SELECTMENT OF BROOKFIELD

A true copy. Attest:

S/ Douglas D. Gadaire CONSTABLE

WORCESTER ss.

Pursuant to the within warrant, I have notified and warned the inhabitants of the Town of BROOKFIELD by posting up attested copies of the same at

TOWN HALL	10/29/74	11:30 A.M.
FRAZIERS	10/29/74	11:35 A.M.
POST OFFICE	10/29/74	11:40 A.M.

7 days before the date of the meeting, as within directed.

S/ Douglas D. Gadaire

Constable of Brookfield

A true copy. Attest:

Leamana Terry

Leamana Terry
Town Clerk
Town of Brookfield

THE COMMONWEALTH OF MASSACHUSETTS
TOWN OF BROOKFIELD
SPECIAL TOWN MEETING, APRIL 8, 1975

WORCESTER ss.

To either of the constables of the TOWN OF BROOKFIELD in the county of WORCESTER GREETING.

IN THE NAME OF THE COMMONWEALTH OF MASSACHUSETTS, you are hereby directed to notify and warn the inhabitants of said town, qualified to vote in elections and in Town affairs, to meet at the TOWN HALL in said TOWN on TUESDAY the 8TH day of APRIL, 1975 next, at 7:30 o'clock in the EVENING, then and there to act on the following articles: -

The meeting opened at 7:30 P.M. Moderator, Randall Whitehead presiding. 32 Voters present

ARTICLE 1. To see if the Town will vote to accept the monies received from the State under Chapter 825, Section 1, Acts of 1974

It was unanimously voted to accept \$12,994.00 received from the State under Chapter 825, Section 1, Acts of 1974.

ARTICLE 2. To see if the Town will vote to transfer the monies received from the State under Chapter 825, Section 1, Acts of 1974 to the General Highway and Snow and Ice Account, or take any action relative thereto.

It was unanimously voted to ~~accept~~ ^{transfer} \$10,994.00 received from the State under Chapter 825, Section 1, Acts of 1974 to the General Highway and Snow and Ice Account, and transfer \$2,000.00 to Highways - Machinery Account.

MEETING ADJOURNED AT 7:35 P.M.

And you are directed to serve this warrant, by posting up attested copies thereof at TOWN HALL, POST OFFICE, FRAZIER'S NEWS in said town, 7 days at least before the time of holding said meeting.

HEREOF FAIL NOT, and make due return of this warrant with your doings thereon, to the Town Clerk, at the time and place of meeting as aforesaid.

Given under our hands this 28th day of MARCH in the year of our Lord one thousand nine hundred and seventy five.

S/ Louis J. Boucher
Cedric G. Lindley, Jr.
James W. Wilson

Selectmen of Brookfield

A true copy. Attest:
S/ Douglas D. Gadaire, Constable

WORCESTER, ss

Pursuant to the within Warrant, I have notified and warned the inhabitants of the Town of BROOKFIELD by posting up attested copies of the same at

Post Office	4-1-75	11:40 A.M.
Fraziers News	4-1-75	11:35 A.M.
Town Hall	4-1-75	11:30 A.M.

7 days before the date of the meeting, as within directed.

S/ Douglas D. Gadaire
Constable of Brookfield

A true copy. Attest

Leamana Terry
Leamana Terry
Town Clerk
Town of Brookfield