This newsletter is funded by the Maine Groundwater Association through member dues and advertising. Any member of the Association wishing to receive a newsletter may contact the president or treasurer of the Association listed on the front of the newsletter.

Maine Groundwater Assoc.
280 Litchfield Road
Bowdoin, Maine 04287

Mark Your Calendars!
Next Director’s Meeting
March 2

Current Board Members
Past President Jim Innis
207-942-5646
jim@inniswelldrilling.com
Term Expiring 2016

President Joe Gallant
207-839-3030
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Term expiring 2017:

Frank Hegarty - 929-0274
Ted McLeod - 848-5520
Mark Taplin - 374-5447

Officers:
President Joe Gallant
207-839-3030
VP Mark Weeks
207-465-3753
Treasurer Susan Smith
207-839-3293
Sec. Michelle Weeks
207-465-3753
Past President Jim Innis
207-942-5646

To send information for this newsletter or to make inquiries: Contact Jody Goodwin: Call - 207-3370, Fax - 224-7174, Email to jodyike@megalink.net

Directions: The Weathervane, 470 Kennedy Memorial Drive, Waterville, at 6:00 pm. They are set for March 2, April 6, October 5 and November 2, with May Spring Demo TBD later in the spring.

The Commission meets the first Tuesday of each month. These meetings are held at 286 Water Street, Key Bank Plaza, in Augusta.

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Find us on the Web at mainegroundwater.org

FYI: You May Want to Cut and Keep!
Find Us on the Web at www.mainegroundwater.org

MGWA Representatives, l to r, Pat Smith, Rodney Pratt, Susan Smith and Pat Pratt attended the National Ground Water Convention In Las Vegas. Convention story on page 11.
MGWA Director’s Minutes for October

Director’s Meeting
October 13, 2014
Best Western Plus
Waterville, ME

The MGWA Director’s Meeting was called to order at 6:22 p.m. by President Joe Gallant with the following present: Ted McLeod, Harry Hanscom, Judy Hanscom, Susan Smith, Frank Hegarty and Jim Innis.

A motion to approve the MGWA Director’s minutes of September 2014 was made by Harry Hanscom and seconded by Ted McLeod was unanimously approved.

A motion to approve the MGWA Treasurer’s Report of September 2014 was made by Ted McLeod and seconded by Frank Hegarty was unanimously approved.

Membership Applications: None

Legislative Committee: Discussion on Commission; Joe and Frank reported that David Braley opened up communications with the Commission; Joe and Frank reported that Legislative Committee: Membership Applications: None unanimously approved.

New Business: NEWWA has a check for our association in the amount of $2500.00

Safety Meeting: A motion was made by Ted McLeod and seconded by Frank Hegarty to move the safety meeting from October to the Spring Demo and was unanimously approved. Spring Demo Info & Committee Members: Ted McLeod, Frank Hegarty and Jim Innis are on committee. A motion by Ted McLeod and seconded by Harry Hanscom to amend the MGWA By-Laws to allow the Annual Meeting to be held from January 1 through February 15 starting in 2016 was unanimously approved. A motion by Ted McLeod and seconded by Jim Innis to adjourn the meeting at 7:31 p.m. was unanimously approved.

Old Business: None

Nomination Committee: Ted McLeod and Mark Weeks are working on filling positions. Old Business: None

New Business: None

A motion by Ted McLeod and seconded by Frank Hegarty was unanimously approved.

A motion by Ted McLeod and seconded by Frank Hegarty was unanimously approved.

"We had excellent turnouts from all of our targeted audiences," said NGWA Chief Executive Officer Kevin McCray, CAE. “Participants really seemed to thrive in our in-hall activity areas. Most of them were fully occupied, as were lots of our workshop sessions. We’ve been listening more deeply to what folks need and want and we’re working to deliver. It’s always rewarding when you see your efforts pay off, and this year’s Expo seems to suggest they have for NGWA. We invested hundreds of staff hours, as well as the insights of expert outside authorities in making incremental improvements in the Expo. From the feedback, they were well received. We can and will do more. That’s my personal commitment on behalf of the entire NGWA team—staff and volunteer leadership.”

 Held in Las Vegas for the first time since 2012, the Expo’s 309 exhibitors occupied 71,600 square feet of exhibit hall space. There were 41 first-time exhibitors (10 more than 2013). “I predicted after the 2013 Expo that the 2014 Expo in Las Vegas would be a success and it most certainly was,” said Vickie Crosby, NGWA advertising and promotion coordinator. “From the feedback, thousands were received. We can and will do more. That’s my personal commitment on behalf of the entire NGWA team—staff and volunteer leadership.”

"We have received a good amount of positive feedback from exhibitors about both the quantity and quality of visitors to their booths. The exhibitors networked with current and potential customers and stayed quite busy throughout the duration of the trade show. In fact, some were so busy they did not have time to take advantage of the 2015 onsite booth selection process, although we subsequently took care of these folks. All in all, the 2014 Expo ranked as one of the best in a number of years.”

The Expo offered a diverse collection of educational offerings with 10 professional development categories. Many of the educational sessions were standing-room only and featured lively discussions.

The NGWA Activity Area made its debut in the exhibit hall, with 30-minute offerings for attendees to learn skills applicable to their job. The sessions were divided into five stations: The Office, The Well, The Aquifer, The Office, and The Aquifer. The sessions were fully booked, as were lots of our workshop sessions. We’ve been listening more deeply to what folks need and want and we’re working to deliver. It’s always rewarding when you see your efforts pay off, and this year’s Expo seems to suggest they have for NGWA. We invested hundreds of staff hours, as well as the insights of expert outside authorities in making incremental improvements in the Expo. From the feedback, they were well received. We can and will do more. That’s my personal commitment on behalf of the entire NGWA team—staff and volunteer leadership.”

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Decisions need to be made on the thresholds needed to get over. Frank suggested that the pump test run at least a day’s supply of water out of the well, and that every project has a designed ‘gallons per day’ so that whatever the design is, they need to document it. Field staff do not see any value from performing a 48 hours pump test, but see it as a financial burden, and there is no analysis of the data. No one is measuring draw-down.

COMPLAINT INTAKE FORM – David and Deanna to continue revising the form. It was noted it is the homeowner’s responsibility to make the pump/well accessible, and that someone should be home. The complaint form should include the request for copies of: well log, Maine Geological Survey report, water test results, copies of all contracts and all invoices, name of person who drilled the well, name of person who installed the pump, a description of the work performed, and any other pertinent information in order for the Commission to ‘consider the complaint’ at the next meeting. The public and all interested parties are encouraged to attend.

The Commission will decide whether to accept the complaint or not.

The Commission may decide to send out an independent inspector. The Commission will make a determination if a violation has occurred or not. If a violation has occurred the Commission will determine corrective action.

The independent inspector may perform a final inspection.

SYSTEMS COMPLIANCE WITH RULES – The discussion revolved around when someone is servicing a well or pump system, and they recognize that something is out of code, are they responsible to bring it up to code? “Who is responsible to bring things up to code?”

Should the driller or pump installer inform the homeowner in writing and indicate the issues that need to be addressed?

David Braley will develop a policy statement/guidelines that differentiate between repairs and alterations, and if a Specialty Well Application is required. It was noted that alterations should require that it be brought up to code.

ANONYMOUS COMPLAINT - Mert ‘Sam’ Dunham
Additional information is needed to consider the complaint. Doris to send letter to the driller informing him of the complaint.

VACANT COMMISSION SEAT – Don Robbins is moving on. Don has someone in mind who will fax an application to the Governor’s office.

Dan Locke will be taking Tom Weddle’s position on the Commission. He has received permission from his Commissioner.

We would like to draw everyone’s attention to the advertising on pages 2 through 10 which has made this newsletter possible. Please mention to the advertisers who have supported the MGWA that you saw their ads and next time you need something, Remember Their Support of Our Association!

Targeted advertising works and this newsletter goes to potential customers across the state.

There was no Commission meeting in September or in December. The November Minutes are available on the MGWA Website at mainegroundwater.org. You will also find the MGWA Treasurer’s 2014 report and the 2014 MGS Well Log Report on the Website.

ARTICLE VII-MEETING
1. The annual meeting of the members shall be held (on the Saturday following the first Monday of January) between January 1st to February 15th at a place designated by the Board of Directors. Notices of the annual meeting shall be sent by the Secretary to each member at least seven days prior to the annual meeting.

Nominating Committee: Still looking for a Secretary.

New Business: A discussion was held to think about changing the By-Laws to have Affiliate Members have a voting right. This will be discussed at the annual meeting. A motion to hold all Director’s Meetings at the Weatherervane in Waterville was made by Susan Smith and seconded by Jim Innis was unanimously approved.

A motion to adjourn at 7:20 p.m. was made by Mark Weeks and seconded by Marc Stevens and was unanimously approved.
New Officers and Directors Are Elected

The new officers and directors elected at the MGWA Annual Meeting in January are pictured, left to right. They are Jim Innis, Ted McLeod, Scott Hodgdon, Mark & Michelle Weeks, Mark Taplin, Susan Smith, Joe Gallant and Frank Hegarty. Congratulations!

Commission Minutes for October, continued from page 8

Mr. Woodsome stated that he had not received the certified mail, that the post office puts a yellow card in his box, and when he goes back home today, he’ll stop at the post office and ask. Mr. Woodsome did have the fax with him during today’s meeting. Mr. Woodsome stated that he received the fax on the 6th.

Dwight stated that the rules require the licensee respond within 14 days. He (Mr. Woodsome) acknowledges receiving the fax 2 days ago.

Dwight stated that Mr. Woodsome has 12 days to get the information to us.

Mr. Woodsome stated that he did not have a well log because he never finished the job; he did not send him a bill, but was given a down payment of $2,500.

Mr. Woodsome was instructed to explain to the Commission why he did not have the specific information requested, and to include any information that he feels is relevant or pertinent.

There is specific information that the Commission would like to have from Mr. Gray; copies of invoices from the other two companies that he hired and the dates that they did the work, copies of the contract, the name of the person who put the pump in.

Mr. Woodsome was given 12 calendar days to respond (October 20th) to the request for information.

Action: Further discussion at the next Commission meeting, scheduled for Wednesday, November 12th, 2014 at 9:00 a.m.

Fair Hearing – Deanna to coordinate meeting and schedules.

Dwight provided a status update on A-Z Water systems; the analytical is ‘clean’. David Philbrook did camera the well. He found no issues. Joe motioned to close the complaint. Frank 2nd. Vote: Unanimous to close.

DAVID provided an update on recent dialogue with the Plumbing & Electrical Board.

The discussion revolved around the following:

• Can a Journeyman Plumber, working under a Master Plumber’s license, install and repair pumps. The statute says a Master Plumber does not require a pump installer’s license to do pump work. The Plumbing Examining Board would like a licensed Journeyman Plumber to also be able to work on pumps as long as they are working under a master’s license. The statute is silent on that.

• Compliance with the internal plumbing code. The drillers have worked out an agreement with the Plumbers Board, relating to treatment/installation regarding the work a pump installer can do inside the house relating to the number of feet. In 2009 the State of Maine adopted the National Plumbing Code. Whatever agreement that may have been in place before 2009, is null and void. Their Board would like to establish a Memorandum of Understanding. Maine does not accept the National Plumbing Code in full, at least on the Electricians end. There is a written understanding with the electrical board and they offer a ‘limited’ license.

• The Plumbing & Electrical Board inquired “what do you do to test the system”? Frank informed the Commission that they (the plumbing & electrical board) wanted a hydro-static test on the line. David stated that according to them (the plumbing & electrical board), the internal code requires the town issue a certificate of portability after everything is done.

Brent Lawson, the State Plumbing Inspector will start attending their meetings which are held every 2 months. The Commission selected Frank, David, and possibly Joe, as a sub-committee to continue the dialogue with the plumbing and electrical board on behalf of the Commission and to help develop a Memorandum of Agreement.

• Water Treatment – Ike stated that there are many licensed master plumbers who install water treatment equipment, but it does not work. Water treatment equipment is specialized. You need to understand water chemistry and how the system works. The fact that someone has a plumber’s license, does not mean that the individual knows anything about that (water treatment equipment), and many states have been going to a separate license.

• Public Water Supply – there is a requirement for public water supplies to have their pump tested. Smaller systems must perform a 48 hour pump test. Is it necessary? The current pump data is about yield on small systems. Is there another option based on volume? Why make them go through the expense of doing that? It was suggested to do away with the 48 hour pump test and replace it with something relating to developing so drillers know what is expected of them when drilling a Public Water Supply. The discussion revolved around the significant chemistry changes that occur within the first 30 days (uranium, iron, and manganese – all change). The discussion revolved around Transient Water Supplies, testing within 48 hours (acute contaminants, arsenic and uranium) the things that are most likely to be found.

Please see Octobera on page 10
DANNY WOODSOME – Complaints: Brunner and Meehan.
David Braley recused himself – Glenn Angell sat in on the discussion.

Mr. Woodsome stated that although he had received information on the complaints, that he did not bring copies of the information requested. Doris distributed copies of the fax that Mr. Woodsome had sent to the Commission.

Dwight stated that a series of violations were noted for both the Brunner and Meehan wells, and a third complaint was recently received from Mr. Nick Gray. During the August meeting, the Commission identified 5 violations, points, and associated costs were developed. He informed Mr. Woodsome that there was a fair hearing appeal process and that once notification was provided, that we could start that process as well.

Mr. Woodsome stated that the Deborah Meehan complaint was a pump issue. According to Mr. Woodsome, F.W. Webb informed him in the spring that they may not go out for 5 years, they may cut back some. He informed Ms. Meehan that that may be the case. Mr. Woodsome said Mr. Meehan subsequently came to an agreement, and he charged her nothing. “She is happy with it, I deepened it, and I sunk the pump deeper into the well for her. She had concerns that the pump was set at 120’ and it wasn’t deep enough. I couldn’t prove that it wasn’t. So, I agreed to set it down to over 200’.”

Mr. Woodsome stated that ‘Ms. Brunner had a 120’ well, that in the height of the summer, was not sufficient, and he met with her in the spring, agreed to deepen it. Unfortunately, he had a mechanical problem that delayed him getting there. He got there before the meeting, deepened it down to 220’, and called her several times. She is very satisfied.”

Mr. Woodsome stated that since both of the individuals who filed the complaints dropped their complaints, he was under the assumption that the cases would be dropped. Dwight stated that although the Commission certainly encourages resolution of these issues before a complaint is filed, that once a complaint is filed, due diligence is still done to address the issue. The issue now is resolving the violations and associated penalties and points.

Deanna stated that because Mr. Woodsome did not ask for a fair hearing because of the confusion on how the process worked, that the Commission could give him 20 more days to request a fair hearing which would need to be set-up with an impartial hearing officer.

Dwight stated that the alternative would be a 30 day suspension with the points and a $5,000 fine. Mr. Woodsome requested an appeal. Glenn moved to extend the fair hearing an additional 20 days. Frank 2nded the motion. Vote: Unanimous to extend.

Action: Deanna will contact the fair hearing officer. Today’s activity was to determine that you (Danny Woodsome) have requested a fair hearing. Specific claims and violations will be discussed at that time.

DANNY WOODSOME – Complaint: Nick Gray of Nick Gray Builders.

Dwight – question to Mr. Woodsome: “Mr. Woodsome, did you receive the September 5th letter from the Commission dealing with Nick Gray of Elliot?” Response: Yes.

Mr. Woodsome stated that he received the September 5th letter from the Commission dealing with Nick Gray of Elliot, but he was not able to compile any of the information requested in that letter. Mr. Woodsome stated that he did not fill out a well completion report because the well was never finished. He stated that he drilled a 120’ well and thought he had adequate water. Mr. Gray contacted him in the spring, informed him of the issue, and Mr. Woodsome stated to Mr. Gray, that ‘yes, we’ll have to deepen it’. According to Mr. Woodsome, the road was posted at that time. Mr. Woodsome stated that although he had received approval from the commission in the past (to travel on a posted road), that he feared DOT would give him a fine. Mr. Woodsome stated that ‘I expressed my concern about that and subsequently heard that Judd Goodwin had come in and drilled the well’, and ‘I would like to make it right with the man, I feel that I owe him a well at no charge, but I figured I had better come before you before I make any sort of offer’.

According to Mr. Woodsome, he never billed Mr. Gray because there was only a down-payment made.

Doris stated that Mr. Woodsome was notified of the complaint and request for information via certified mail, fax, and regular mail.
**FYI Advertisers**

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Remember - Targeted advertising works and we reach the people who need your products!!

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**MGWA Directors Meeting Minutes from January 2015**

**Maine Groundwater Association**

**Director’s Meeting**

January 10, 2015

The MGWA Director’s Meeting was called to order following the Annual Business Meeting by President Joe Gallant at 11:05 a.m. with the following present: Susan Smith, Scott Hodgdon, Ted McLeod, Jim Innis, Frank Hegarty, Mark and Ronnie Taplin, and Mark and Michelle Weeks.

A motion by Frank Hegarty and seconded by Jim Innis to approve the October 13, 2014 Director’s Meeting as amended was unanimous.

**Committee Report**

Ted McLeod, Jim Innis, Frank Hegarty, Mark and Michelle Weeks.

Ted McLeod reported that he is performing ‘the inside’ work, from the wall end to the re-grouting it.

Spring Demo:

Ted McLeod reported that he is working on the spring demo on directional drilling.

Old Business: None

New Business: A discussion on changing the by-laws on affiliate and associate members to have a voting right.

A motion by Ted McLeod and seconded by Joe Gallant to set up MGWA meeting schedule as follows: Annual & Directors meeting in January or February. Directors meetings in March, April, October & November. Spring Demo in May. Dates, times and places to be determined was unanimously approved.

A motion to adjourn at 11:41 a.m. was made by Mark Taplin and seconded by Scott Hodgdon was unanimously approved.

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**Message from Susan Smith**

Susan Smith reported that the insurance for the Association had been paid for the year.

**New Business**

To renew your advertisement or to get ad sizes and prices please contact Treasurer Susan Smith.

**Old Business**

By-law changes on affiliate and associate members to have a voting right.

A motion by Frank Hegarty and seconded by Jim Innis to approve the October 13, 2014 Director’s Meeting as amended was unanimous.

**Dates, times and places to be determined was unanimously approved.**

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