

*The Undersigned Request that the following article be placed in the warrant for the 2006 March Town Meeting of the Town of Weare, New Hampshire.*

Shall the Town of Weare create a trust fund for legal expenses pursuant to RSA 31:19-a, accept donations into this trust fund, and appropriate the funds in this trust as a nontransferable appropriation for legal expenses related to the purpose of taking for "Public Use" by eminent domain, as defined by the Supreme Court of the United States in the "*Kelo et al. v. City of New London et al.*" decision on June 23, 2005, a certain parcel of land consisting of 8.08 acres located on Cilley Hill Rd., Map 406 parcel #21, also known as the Souter Property, for the development of an Inn, and shall the Town create a second trust fund for acquisition expenses, accept donations into this trust fund, and appropriate the funds in the second trust as a nontransferable appropriation for just compensation to the owner of the property, and other related expenses?

Shall the Town of Weare take for "Public Use" by eminent domain, as defined by the Supreme Court of the United States in the "*Kelo et al. v. City of New London et al.*" decision on June 23, 2005, a certain parcel of land consisting of 8.08 acres located on Cilley Hill Rd., Map 406 parcel #21, also known as the Souter Property, for the development of an Inn, or take any action related there to?

*Please sign your name as it appears on the voter checklist records and please make legible and it must be completed across the sheet.*

Signature	Print Name	Print Address
1		
2		
3		
4		
5		