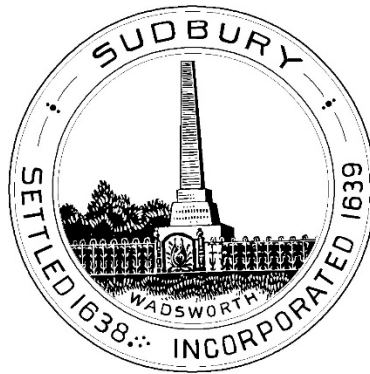


**Town of Sudbury
Massachusetts**



OFFICIAL WARRANT

SPECIAL TOWN MEETING

WEDNESDAY, MAY 20, 2026, 7:00 p.m.

Lincoln-Sudbury Regional High School Gymnasium

390 Lincoln Road, Sudbury, MA

BRING THIS BOOK WITH YOU

ADDITIONAL ARTICLE INFORMATION

Learn more about the articles in the Town Meeting Warrant at

<https://sudbury.ma.us/townmeeting/STM-2026>

**PLEASE BE ADVISED, THIS TOWN MEETING WILL BE HELD IN THE
LINCOLN-SUDBURY REGIONAL HIGH SCHOOL GYMNASIUM**

VOTER REGISTRATION

The last day to register to vote for the Special Town Meeting is May 8, 2026

Check your voter registration status at

<https://www.sec.state.ma.us/VoterRegistrationSearch/MyVoterRegStatus.aspx>



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ACCESS TO LINCOLN-SUDBURY REGIONAL HIGH SCHOOL

Note: Please check the Town of Sudbury website for changes or additional information.

The Select Board wishes to accommodate the attendance and participation of persons with disabilities at Town Meeting. As such, we urge those who may require particular accommodations to read the following carefully.

Parking: “HP” parking spaces are provided at two different locations: 1) the main entrance at the upper level (which will require using elevators to the lower levels to check in and to access the gymnasium) and 2) the main parking lot to the right (east) of the school. Police on duty will provide assistance as needed, or requested.

Persons with Ambulatory Disabilities: Spaces for persons who use wheelchairs will be available at the front and at the rear of the gymnasium. For those who use assistive devices to ambulate, seating will be reserved at the rear of the gym and may be used if desired.

Persons who are Blind or have Vision Impairments: Reserved seating will be available at the front of the gymnasium for persons with vision impairments who prefer to be close to the overhead projector. Large print materials will be made available where possible. We encourage those making prepared, formal presentations to have copies of viewgraphs, especially motions, available in large print.

Persons who are Deaf or have Hearing Impairments: Closed captioning will be available.

Restrooms: Restrooms are located across the hall from the gymnasium.

ADDITIONAL ACCESS INFORMATION

WHEELCHAIR-ACCESSIBLE TRANSPORTATION

The Sudbury Connection van service, through the Sudbury Senior Center and MetroWest Regional Transit Authority (MWRTA), will provide free accessible transportation to and from the meetings. If you are a registered rider, please reserve a ride to Sudbury Town Meeting by Friday, May 8 by 12:00 PM by calling 508-820-4650. If you are not registered as a rider, please contact the Sudbury Senior Center to register at 978-443-3055 to complete an application by Friday, May 8 at 12:00 PM.

HEARING & SIGHT IMPAIRMENTS

Those with hearing and vision impairments are encouraged to sit in designated areas by the front of the stage. **Closed Captioning** screens will be available. Those who wish to use their phone or device to view the captions may do so at <https://sudbury.ma.us/townmeeting/captions>.

Assisted Listening services are available through the **Audio Fetch** app, available on iOS and Android devices. A QR code to direct you to where to download the app will be available at Town Meeting or you can download the app in advance via the links below:

- Apple Store: <https://apps.apple.com/us/app/audiofetch/id955015484>
- Google Play: <https://play.google.com/store/apps/details?id=com.waio.mobile.android>

Please bring your own headphones to use Fetch on your device.

If you do not own a smart phone or tablet and/or headphones, please visit the check-in table before the start of Town Meeting for assistance with Audio Fetch.

MOBILITY AID, MEDICAL DEVICE, WHEELCHAIR AND OTHER ACCESSIBILITY ASSISTANCE

Seating for persons using a wheelchair is located in both the right and left rear sections of the main gymnasium. Persons who use oxygen or mobility aids may also find it useful to sit near the back for ease of access and to exit.

TOWN MEETING ELECTRONIC VOTING DEVICES (CLICKERS)

Electronic Voting Devices (“clickers”) will be used at the 2026 Town Meeting. Clickers with braille are available by request. If you wish to use a **Braille Voting Device**, please request one from the Election Official when you sign in to vote.

Persons requiring an accommodation in order to attend Town Meeting are urged to contact the Sudbury Senior Center at **978-443-3055** or senior@sudbury.ma.us as soon as possible and at the latest by Monday, May 11, 2026 at 4:00 PM.

SUMMARY OF BASIC TOWN MEETING PROCEDURES

General Rules of Debate and Voting

1. Only registered voters, non-resident appointed or elected representatives of the Town, and Town employees may speak without consent of Town Meeting. The Moderator will not vote, even in the case of where the Moderator's vote would break or create a tie.
2. The proponents of an article make the first motion under the article. A voter must then second the motion. The proponents then make a presentation in support of the motion. The Moderator then recognizes the Select Board and Finance Committee for reports, followed by any other boards that are required to report on the article. After the Town boards have spoken, Town Meeting proceeds to general debate on the matter and a vote.
3. Please raise your hand when you wish to speak. After being recognized by the Moderator, please wait for a microphone to be passed to you at your seat. The record of Town Meeting is made on audiotape and your remarks will not be recorded if you do not speak into a microphone. Each and every time you speak, please stand (if you are able) and begin by giving your name and address for the record.
4. Until everyone who wishes to be heard has spoken, no one may speak more than twice on a matter except to correct an error or answer a question. The initial presentation by the proponent(s) of an article is limited to ten minutes, and all other comments are limited to five minutes, unless a majority of those present and voting give consent.
5. All votes are by majority unless otherwise announced. If the count is taken using electronic voting technology, the Moderator shall declare the vote, and provide an opportunity for any voter to notify the Town Moderator that they believe their vote was recorded in error; if so, the Moderator shall direct that the record be corrected by the Town Clerk. If seven or more voters doubt the vote, the Town Moderator may request another vote using the handheld technology, or otherwise set the manner of voting.
6. Combined Articles Procedure: Articles that include multiple projects or appropriations will be presented with each item read individually. Any item may be removed ("pulled") for separate discussion and vote. All items not pulled will be considered together and voted on as a single article, with each item constituting a separate appropriation. Items that are pulled will be taken up individually following the vote on the remaining items.
7. If Town Meeting approves a motion for reconsideration, the motion at issue immediately prior to the vote will be back before the voters, and the electronic voting system shall be used to record and tabulate the votes taken on the main motion.
8. If such electronic voting equipment is unavailable, the Town Moderator shall notify the Town Meeting as to what manner of voting will be used, and, unless 20 people stand in opposition, such method shall be implemented. If 20 voters do stand, then the Moderator's recommendation is pending before the meeting, subject to amendment like any other motion. If the Moderator is unable to decide the vote or if the declaration by the Moderator is immediately questioned by 10 or more voters rising in their places, the Moderator shall then direct that a count be taken, whether by counting raised hands, raised placards or other indicia of vote, or by secret ballot or otherwise, as determined by the Moderator in the Moderator's sole discretion.
9. In the event of a non-electronic vote, votes will first be taken by a show of hands while voters are seated. If the Moderator is in doubt, then a standing vote will be taken. If the Moderator is still in doubt, then tellers will count the votes. If a voter disagrees with the Moderator's call of a sitting or standing vote, the voter may challenge the call by immediately standing and saying loudly, "I challenge the vote!" Unless additional voters support the challenge, the vote will be counted.

Motions and Amendments

1. The purpose of an article in the Warrant is to inform the voters of what may come before the meeting and the outside scope of what may be considered. Every matter that is voted on at Town Meeting must come in the form of a motion. It is a motion that puts an article before Town Meeting, and it is the motion, *not the article*, that is actually voted on. Therefore, while speakers may refer to passing, defeating, or otherwise dealing with “the article,” what Town Meeting actually debates and votes on are motions, not articles.
2. A speaker may question whether a certain motion is “within the four corners of the article.” Such a challenge requires the Moderator to determine whether the motion is within a reasonable reading of the article as printed in the Warrant, and therefore should be allowed, or ruled out of order as being beyond the legitimate subject matter of the article.
3. Often, the first or “main” motion under an article will be to “move in the words of the article.” By making this motion, the speaker is adopting the article as his or her motion thereunder. This can only be done if the language of the article is drafted in such a way that it is appropriate for simple adoption as a motion. Whenever the presenter’s motion differs from the wording in the Warrant, the presenter must point out and explain those differences to Town Meeting.
4. All substantive motions, including all main motions and motions to amend a main motion, must be provided to the Moderator, the Town Clerk, and the Technology Administrator in writing before they are made. Please see the guidelines for electronic presentation on the Town website: <https://sudbury.ma.us/infosys/annual-town-meeting-guidelines-for-electronic-presentation-materials/>.
5. If you have an amendment, you should e-mail it to the Technology Administrator at infosystems@sudbury.ma.us, with a copy to the Moderator at moderator@sudbury.ma.us, and the Town Clerk at clerk@sudbury.ma.us. Advance notice to the Technology Administrator, Moderator and Clerk enhances time efficiency at Town Meeting, and the Moderator may be able to suggest language that is both acceptable to you and within the four corners of the article and therefore permissible to proceed to debate and vote. It is also recommended that you discuss your amendment with the presenter of the article as you may be able to convince him or her to include it as part of the main motion and thus avoid having to vote separately on the amendment. The Moderator may reject proposed amendments that fail to adhere to these guidelines.

Dismissing Articles, Indefinite Postponement and Withdrawing Motions

1. It is possible for Town Meeting to decide to take no action on an article. This decision is usually made because new or additional information has come to light after the preparation of the warrant indicating that action on the article is unnecessary, unwise or illegal. In such instances, frequently there will be a motion “to indefinitely postpone” an article. This motion, if adopted, kills the article for all intents and purposes for the Town Meeting. The motion is frequently used when proponents of an article have decided not to proceed with it but want an opportunity to explain to the meeting why they are, in effect, abandoning the article at this time. The motion also may be used by someone who wishes to defeat an article before it can be fully debated on the merits. In such cases, it is important to understand that indefinite postponement can have the same effect as defeat which, in turn, can have significance with respect to some items, notably zoning matters, as to when the matter can again be considered by the Town.
2. If you have made a motion or an amendment, you can move to “withdraw the motion” if you have second thoughts or new information. A motion to withdraw can be made any time during the debate of the motion but cannot be made after the motion has been voted on.

Limits on Debate

1. There is no prescribed limit to debate except common sense. The Moderator can limit debate and can ask speakers to stop if they are straying from the subject, repeating points already made or talking at unnecessary length.
2. Town Meeting itself can also terminate debate. To do so, after being recognized by the Moderator, you may say, "I move the previous question." This motion is not debatable, and if seconded and voted by a two-thirds majority, debate ends and the motion under discussion will be then put to a vote.
3. The Moderator may defer motions to limit debate when, in his or her reasonable judgment, there are a significant number of voters who have indicated a desire to speak but have not yet been recognized.

Points of Order

1. Once recognized by the Moderator, no speaker may be interrupted in any way except by a "point of order." A point of order is not a motion, and does not require a second or a vote. It is a question, and on a point of order a voter may raise only three valid concerns:
 - a. Is the speaker entitled to the floor? For example, is the person a non-voter, or spoken for longer than his/her allotted time?
 - b. Is the speaker saying something inappropriate, frivolous, irrelevant, or illegal?
 - c. Is there some error in the procedure of the pending action or motion?
2. The Moderator welcomes proper points of order and will make every effort to explain the procedural issues that shape Town Meeting discussions. When exercising this parliamentary privilege, you should stand and state loudly that you wish to make a point of order, and wait for the Moderator to recognize you. No voter should hesitate to rise and bring to the Moderator's attention an issue that constitutes a proper point of order because, when exercised responsibly, it functions as a tactful hint from a voter regarding important points of procedure that the Moderator may have missed.

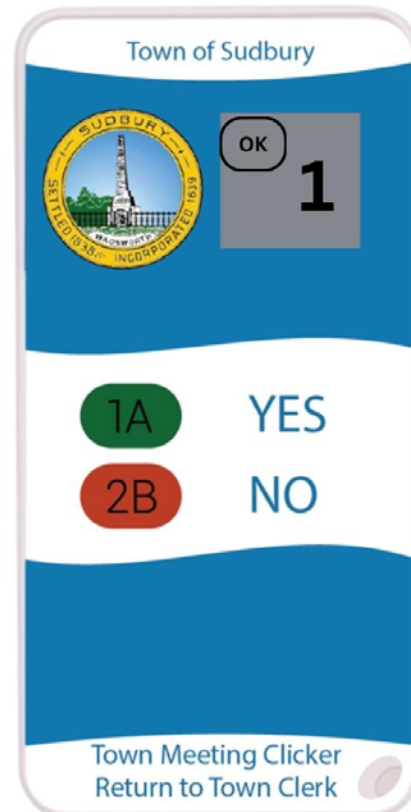
Motions for Reconsideration

1. Article II, Section 68-13 of our General Bylaw controls. A motion to reconsider an article previously voted on in the same session (i.e., the same night), is proper, and an affirmative vote of 2/3 of the voters present is required for passage. If Town Meeting has adjourned for the evening, a motion to reconsider an article voted on in a previous session requires a unanimous vote, unless written notice of an intention to move for reconsideration, signed by 15 voters, is given to the Town Clerk by noon of the next weekday, in which case, a 2/3 vote would be required to pass a motion to reconsider.
2. In the event a motion to reconsider is properly made and seconded, all discussion must be confined exclusively to the merits or demerits of reconsideration. In general, the only proper reasons to seek reconsideration are that there occurred such a misstatement of fact or law in the preceding debate, or such an error of procedure, that the voters, if aware of such discrepancies, would have voted differently. It is not a proper basis for reconsideration to argue simply that the voters arrived at the wrong result.

ELECTRONIC VOTING AT TOWN MEETING

HOW TO VOTE

- The Moderator will declare Open Vote and the Close of Vote.
- To respond, press the button that matches your answer:
 - 1A = YES
 - 2B = NO
- Your vote will be submitted automatically and confirmed by showing “1 or 2” and “OK” on the display screen of our device as illustrated here.



WHEN IS THE VOTE COUNTED?

- Only respond when the vote is open.
- You may change your vote while voting remains open.
- Only your last vote will be counted
- Recorded results will appear on large overhead screen once the vote is closed.

**DEVICES DO NOT WORK
OUTSIDE OF THE GYMNASIUM**

To the Constable of the Town of Sudbury:

Greetings:

In the name of the Commonwealth of Massachusetts, you are hereby required to notify and warn the inhabitants of the Town of Sudbury, qualified to vote in Town affairs to meet at the Lincoln-Sudbury Regional High School Gymnasium, 390 Lincoln Road, in said Town on Wednesday, May 20, 2026, at 7:00 p.m., then and there to act on the following articles:

Article 1 – Citizen’s Petition: Vote to Support House Bill 3464

To see if the town will vote to support House Bill 3464, An Act to Update the Bottle Bill, on file with the Town Clerk and on the General Court’s website at <https://malegislature.gov/Bills/194/H3464>, the bill, among other things, increases the deposit for bottles from 5 cents to 10 cents, adds additional types of containers subject to the law, and requires retailers to accept more returns; and further, request that the Town Clerk send to the Town’s legislative delegation a certified copy of the vote taken hereunder, or act on anything relative thereto.

Submitted by the Citizen’s Petition: (Majority vote required)

PETITIONER’S REPORT:

SELECT BOARD POSITION:

FINANCE COMMITTEE POSITION:

Article 2 – Citizen’s Petition: Resolution Regarding the Audit of the Massachusetts Legislature

To see the Town will vote to adept the following resolution regarding the voter-approved Audit of the Massachusetts Legislature.

RESOLUTION

From the Citizens of the Town of Sudbury

Directing the Massachusetts Legislature, Governor, and Attorney General Regarding the Voter-Approved Audit of the Legislature

WHEREAS, in November 2024, the voters of the Commonwealth approved a statewide ballot question authorizing the State Auditor to conduct audits of the “accounts, programs, activities, and functions” of the Massachusetts Legislature; and

WHEREAS, the measure passed with strong support statewide and with a clear majority of voters in the Town of Sudbury; and

WHEREAS, the purpose of the audit authority is to promote transparency, accountability, and public confidence in the operation of state government; and

WHEREAS, the Legislature has not yet complied with the State Auditor’s request to conduct the audit authorized by the voters; and

WHEREAS, the Governor of the Commonwealth holds a constitutional role in ensuring the faithful execution of the laws enacted by the people; and

WHEREAS, the Attorney General of the Commonwealth is responsible for representing the public interest and for ensuring that the will of the voters is respected and upheld; and

WHEREAS, the citizens of Sudbury believe that the results of a statewide ballot questions constitute a clear expression of the will of the electorate and should be implemented in good faith by all branches of state government;

NOW, THEREFORE, BE IT RESOLVED, that the citizens of the Town of Sudbury respectfully urge the Speaker of the House or Representatives and the President of the Senate to comply fully with the State Auditor’s request to conduct the audit authorized by the voters of the Commonwealth; and

BE IT FURTHER RESOLVED, that the citizens of the Town of Sudbury respectfully call upon Governor Maura Healey to support and facilitate the implementation of the voter-approved audit and to encourage legislative cooperation consistent with the expressed will of the electorate; and

BE IT FURTHER RESOLVED, that the citizens of the Town of Sudbury respectfully request that the Attorney General of the Commonwealth refrain from taking or continuing any legal actions that would impede, delay, or prevent the execution of the audit authorized by the voters; and

BE IT FURTHER RESOLVED, that the Town Clerk is hereby directed to transmit copies of this Resolution to the Speaker of the House, the President of the Senate, the Governor, the Attorney General, the State Auditor, and Sudbury’s state legislative delegation.

Submitted by the Citizen’s Petition: (Majority vote required)

PETITIONER’S REPORT: This article asks Town Meeting to consider a non-binding resolution concerning the statewide ballot question approved by Massachusetts voters in November 2024, which authorized the State Auditor to conduct audits of the “accounts, programs, activities, and functions” of the Massachusetts Legislature.

The intent of the article is to allow the voters of Sudbury to express their position on the implementation of that ballot measure. The resolution urges the Speaker of the House and the President of the Senate to comply with the State Auditor’s request to conduct the audit authorized by the electorate. It further calls upon the Governor to support the implementation of the voter-approved audit and requests that the Attorney General refrain from actions that would impede or delay the audit process.

The scope of the article is limited to expressing the sense of the town. It does not appropriate funds, amend bylaws, or create any binding obligation on the Town of Sudbury. If adopted, the resolution would be transmitted by the Town Clerk to the designated state officials as an official communication of the will of Town Meeting.

SELECT BOARD POSITION:

FINANCE COMMITTEE POSITION:

**Article 3 – Citizen’s Petition: An Act Providing for Recall Elections in the
Town of Sudbury**

To see if the Town will vote to petition the General Court for a special act, in the attached form, establishing recall procedures for elected Town Officials.

AN ACT PROVIDING FOR RECALL ELECTIONS IN THE TOWN OF SUDBURY

SECTION 1. (a) Notwithstanding the provisions of any general or special law to the contrary, any holder of an office in the town of Sudbury elected solely by the voters of town may be recalled from that office as provided in this act. However, an initial recall affidavit shall not be filed against an official within 3 months after the official takes office or within the last 6 months of the official’s term.

(b) An initial recall affidavit signed by at least 250 voters may be filed with the Town Clerk. The initial recall affidavit shall contain the name of the official whose recall is sought and a statement of the grounds for recall. If the affidavit is found to contain a sufficient number of verified signatures the Town Clerk shall deliver to the first 20 signers of the affidavit formal numbered and printed recall petition sheets bearing the Town Clerk’s official seal. The petition sheets shall be addressed to the Select Board and demand the recall. The Town Clerk shall ensure that each petition sheet contains the name of the elected official subject to recall, the names of the first 10 signers of the affidavit, and the grounds for recall as stated in the affidavit. The petition sheets shall be returned to the Town Clerk within 28 days following the date they are issued, signed by at least 10 percent of the total number of persons registered to vote as of the date of the most recent regular town election. The Town Clerk shall within 4 working days submit the petitions to the Board of Registrars which shall within 7 working days certify the number of signatures that are names of registered voters of the town.

(c) If the recall petition sheets are signed by a sufficient number of registered voters, as certified by the Registrars of Voters, the Town Clerk shall submit the petition and its certification to the Select Board without delay. The Select Board shall within 5 working days, give notice, in writing, of the receipt of the petition to the officer whose recall is sought. If the officer does not resign from the office within 5 working days of the date notice is given by the Select Board, then the Select Board shall promptly order an election to be held not less than 65 nor more than 100 days after the date the Town Clerk certified the petition.

(d) The nomination of candidates, the publication of the warrant for the recall election and the conduct of the recall election shall be in accordance with the laws regulating elections unless otherwise provided in this act.

(e) Ballots used at the recall election shall state the proposition in the order indicated:

For the recall of (name of officer) from the office of _____

Against the recall of (name of officer) from the office of _____

Adjacent to each proposition shall be a place to mark a vote. Following the propositions shall appear the word “Candidates” with directions to voters as required by law. Beneath the word “Candidates” shall appear the names of the candidates arranged as determined by a drawing by lot conducted by the Town Clerk which shall be open to the public. If a majority of the votes cast upon the question of recall is against the recall, the votes for candidates shall be of no legal effect. If a majority of the votes cast is in favor of the recall, the votes for candidates shall be counted and the candidate(s) receiving the highest number of votes shall be declared elected.

(f) The incumbent shall continue to hold office and to perform its duties until the recall election. If recalled, and not re-elected in the recall election, the officer shall be deemed removed from the office immediately. Under such circumstances, the candidate who receives the highest number of votes shall be elected and serve for the balance of the unexpired term.

(g) A person who has been recalled from an office or who has resigned from office while a recall petition was pending against them shall not be appointed to any town office within 2 years after the recall or resignation.

SECTION 2. This act shall take effect upon its passage.

Submitted by the Citizen's Petition:

(Majority vote required)

PETITIONER'S REPORT:

Intent

The intent of this petition is to establish a formal democratic mechanism allowing voters in Sudbury to remove an elected official from office before the end of their term. It is designed to:

- Promote accountability of elected officials
- Provide voters with a structured and lawful process to act on concerns about an official's performance or conduct
- Balance voter power with procedural safeguards to prevent misuse or overly frequent recall efforts.

Scope

The petition applies to:

- All elected officials in Sudbury
- Registered voters eligible to initiate and support a recall
- Town authorities (Town Clerk, Board of Registrars, Select Board) responsible for administering and verifying the process

It governs the entire recall procedure, including initiation, petition requirements, election logistics, and consequences.

Core Provisions

- Eligibility & Timing: Recall is restricted during the first 3 months and last 6 months of an official's term.
- Initiation: Requires an affidavit signed by the least 250 voters, stating the grounds for recall.
- Petition Requirement: Must gather signatures from at least 10% of registered voters within 28 days.
- Verification: Signatures are reviewed and certified by election officials.
- Election Trigger: If sufficient, the official may resign or face a recall election within 65-100 days.
- Ballot Structure: Voters decide both:
 - Whether to recall the official
 - Who should replace them (if recall passes)

- Outcome:
 - If recall fails → official remains in office
 - If recall passes → official is removed and replaced by the top vote-getting candidate
- Post-Recall Restriction: A recalled (or resigning) official cannot hold appointed town office for 2 years

Conclusion

This petition creates a comprehensive, rules-based recall system that empowers voters while ensuring fairness, verification, and continuity in local governance.

SELECT BOARD POSITION:

FINANCE COMMITTEE POSITION:

Article 4 – Citizen’s Petition: Vote of No Confidence

To see if the residents of the Town of Sudbury will vote no confidence in the current Sudbury School Committee.

Submitted by the Citizen’s Petition: (Majority vote required)

PETITIONER’S REPORT: The actions of the current School Committee have demonstrated a pattern of conduct inconsistent with the standards of transparency, integrity, and ethical governance that Sudbury residents expect of their elected officials. Specifically, residents have raised serious concerns regarding the conduct of School Committee members in connection with an active procurement process, including potential violations of Massachusetts conflict of interest law (M.G.L. c. 268A) and the Open Meeting Law; the improper use of executive session to conduct business that should be subject to public deliberation; and a pattern of conduct that has eroded public trust, destabilized district leadership, and placed the interests of the individual Committee members above the educational welfare of Sudbury students.

The residents of Sudbury hold their public schools among their highest civic priorities. The current School Committee’s conduct places that priority at risk.

SELECT BOARD POSITION:

FINANCE COMMITTEE POSITION:

Given under our hands this 28th day of April, 2026.

SELECT BOARD OF SUDBURY:

Lisa V. Kouchakdjian, Chair

Janie W. Dretler, Vice-Chair

Daniel E. Carty, Member

Radha R. Gargeya, Member

Charles G. Russo, Member

Middlesex, ss.

MAY _____, 2026

I have served this warrant by posting an attested printed copy thereof at the Town Hall at least 14 days prior to the time appointed for said election.

Timothy Choate, Special Constable of Sudbury

Select Board
Sudbury
Massachusetts

U.S. POSTAGE
PAID
Permit No. 4
Sudbury, MA 01776
ECRWSS

POSTAL PATRON
SUDBURY
MASSACHUSETTS 01776

SPECIAL TOWN MEETING
Wednesday, May 20, 2026

