1. **On October 28, 1793** a road was recorded in Middlebury Land Records along with a survey for a 6 rod wide road (100 ft) starting at the courthouse and extending to the old East line of Middlebury (West line of Ripton). In 1793 the East line of Middlebury crossed approximately halfway along the improved section of what is now called Private Old Town Rd. An overlay of the 1793 survey on the current Oak Ridge Trail/Private Old Town Road corresponds very well. This overlay comparison makes it is obvious that the Old Center Turnpike has not moved substantially from its original location at least to the Old Middlebury/Ripton lines (see #4.—Ripton’s acquisition of Middlebury lands).

2. **In 1800 the Center Turnpike Company was chartered to build a road along the original survey.** Daniel Chipman, a Middlebury lawyer was one of the original share holders in the Center Turnpike. In 1828 he built a house (“Chipman Inn”) and moved to Ripton.

3. **“About 1803-4 the Centre Turnpike was made, which passed through the south west corner of what was then Ripton. A part of the turnpike was then located not where it is now, but southwardly, on a hill, but afterwards, in 1825, was made down on the river.”** The source is Samuel Damon, Ripton Town Clerk, 1859.

4. Ripton acquired two grants of land from Middlebury in 1814 and 1829. The land that Ripton acquired included Middlebury’s easterly portion of the Center Turnpike, as well as land in Ripton village.

5. **“We were unable to recover any survey of the Center Turnpike from the old Ripton west line easterly** (see possible explanation below, #7). That portion of the Turnpike in what was originally Middlebury is defined by the survey in the Middlebury Records. Proof that the turnpike ran through Ripton is evidenced by the 1848 order for division. Evidence of the location in old Ripton is afforded by the 1919 pole line easements and by ground evidence existing today.” From a Forest Service Addendum of 25 May 1984.

6. **On May 31, 1881 Joseph Battell** stated his intent to enact a telegraph/telephone line alone the Center Turnpike from East Middlebury to the Town of Ripton. This is the **same route that the telephone line follows today.**

7. The date of the first bridge at Old Town Road across the South Branch of the Middlebury River is unknown. Malcolm Billings (b. 1913) said both his father Jason Billings and his uncle Timothy Billings (both landowners on Old Town Road) told him that the original Center Turnpike bridge was not at Potash Bridge, but instead went into Ripton village and crossed at a bridge to the north side of the river near the location of Sally Hoyler’s garage, not far from the location that Joseph Battell’s telegraph/telephone entered Ripton village. Timothy Billings, Jason Billings, Malcolm Billings and Willard Billings and others all used the Potash bridge to access their woodlots. The Potash Bridge is recorded in the history and deeds of the area, and references to it will probably be found dating significantly before 1900. It is known that a bridge was there prior to the washout in the late 1920’s, and a concrete base is still visible on the northeast side of the river just south of the current bridge. A log version of the bridge was used in the 1950’s to bring out timber from the hurricane and later when Hilton Billings built his cabin. His cabin is about 300 yards north of a local cobbler’s stone foundation. This cobbler had access across the river and occupied the property prior to ca 1880.

8. The “new Potash Bridge” cement abutments (1964) and steel reinforced bridge were installed in 1960’s and 1970’s by Billings, Wimett, & Mainelli. Significant gravel road improvements were also done by Mainelli, Biddle and Billings.

9. **1982-1986.** U.S. Forest Service made preparation for a timber sale that was to transport the logs across the “Potash” end of Old Town Road.

10. **In May 1983 the Middlebury Selectman agreed with the USFS that the portion of the old Center Turnpike in Middlebury was a Class 4 road.**

11. **1982-1986.** Old Town Road residents/landowners, including Mainelli, Biddle & H. Billings, pointed out that their improvements and maintenance to the road made it possible for the USFS to save money by bringing the logs out to “Potash” bridge. Some of these residents asked the Town of Ripton to help them
resist USFS claim that the old Center Turnpike was a class 4 road. The USFS offered future help to maintain the bridge and the road, but because of the residents’ desire to maintain private road status and Town’s reluctance to be responsible for any maintenance, the Town decided to hire a lawyer(s).

12. May 21, 1986 Ripton Town lawyer Karl Neuse provided Ripton Selectmen with an opinion that the old Centre Turnpike had been discontinued by Ripton on December 19, 1873. Neuse cites “…and the road, formerly the Center Turnpike passing by the dwelling house of Joseph ‘Clearwell’ formerly the dwelling house of ‘Liza S. ‘Turnwal’. And we do hereby discontinue the same and order it to be shut up and closed from travel by the public…”

13. June 12, 1986 the Forest Service responded to the Ripton Selectmen and correctly identified that Attorney Neuse had erred in locating the road that Ripton Selectmen discontinued in 1873. The road that Neuse described as being discontinued on December 19, 1873 actually passed by the dwelling house of Joseph Caswell, formerly the house of Eliza S. Turnald”… and was in fact the original extension from Maiden Lane across the Center Turnpike to the Goshen Rd (the Old County Rd). That section of discontinued highway is still visible today, and was made possible because Parsons Billings, Jr. had built a better road and bridge to service his Coal Kilns on the same route that we now travel from Rte 125 onto the Goshen road across the South Branch of the Middlebury River.

14. About 1998 street names were assigned to all roads to comply with 911 emergency response directives. Neighborhood residents and Ripton Town officials gave the Old Center Turnpike (the section “…on the hill” as opposed to the relocated section down by the river) the name Old Town Road. The sign at the bridge says Pvt Old Town Road.

15. Full time former and present residents, Biddle, Mainelli, Funk, Billings, W. Leeds, E. Leeds, Coeby and Lewis have done most of the improvements and maintenance. For several years (approximately 2002-2004 Lewis contracted for road work, sent out bills, and received payment from the full time residents on Pvt Old Town Rd. Later in 2004 (verify this time) Lewis discontinued road work and installed a gate across the original Old Town Rd ROW where his property joins the Old Center Turnpike. November 2004 Lewis served a “Notice of Trespass” on neighbor Lynn Coeby.

16. 2006. Old Town Residents met in the Ripton Town Hall to look at ways to collectively share costs for the maintenance of Pvt Old Town Rd. Meetings were held in March 2006 and April 1st 2006. A third meeting is scheduled for April 23rd. During this same time Lewis erected signs on lands/right-of-ways of Cincotta, Coeby, and Others—“Stop! No parking on road Notice There is no turnaround beyond this At this time the maintenance of this portion of road is the sole responsibility of the Lewis’. The Lewis’ property is Legally posted Keep Out! Electric, Phone and Lewis’ service vehicles welcome. Thank-you.”

17. April 7, 2006. ‘Notice Against Trespass’ was served by registered letter by Lewis on C. Billings, T. Billings, C. Billings-Fitzgerald, H. Billings, E. Leeds, J. Shipley, W. Leeds, and J. Beckman. Included with the Lewis Notices was a letter which among other things states their belief that:
   a. “…National Forest has an access they do not need to come through our land.”
   b. “Lewis’ Property is legally posted even the National Forest has to ask permission to go through our property.”

18. April 7, 2006, Charles called the Vermont State Police to make known his intention to walk a portion of Old Center Turnpike ROW with Ranger Tracy Pophoovan on April 19th. The Vermont State Police Officer stated that he would not get involved in making an arrest of any resident/landowner who believes he/she is on a ROW. He pointed out that a Ranger is a Federal Officer.

19. Charles Billings Meeting with Tracy Tophooven (Ranger) and Chris Casey (Silviculturist)

   1. On April 19, 2006 Charles Billings met with Tracy and Chris at the Ranger station in Middlebury to describe the desire of the residents and owners described in #17. above to preserve the right-of-way along Old Town Road/Old Center Turnpike. Charles described the current situation with Lewis road blockage, signs, No Trespass certified letters and other Lewis comments described above.
   2. For Tracy this was the first time that she had the chance to examine the NFS’s right-of-way on the Old Center Turnpike.
3. Chris described his involvement in 1986 when Old Town Road resident Biddle fought against NFS using Old Town Road to bring logs to the bridge. Chris commented that they had legal advice and documents to show their ROW. NFS also suggested a willingness to help with ROW maintenance costs. When Biddle and some other residents still resisted, the new NFS district Ranger made a decision to improve the Middlebury section of the Old Center Turnpike and take the logs out that westerly route. However, NFS did not relinquish its claims to a ROW along the Ripton section of the Old Center Turnpike.

4. Tracy was impressed with the thoroughness of our research, but admitted to being overwhelmed with the number of things that she had to sort through before being able to render a decision. She asked that we defer the walk along Old Town Rd until she had a chance to consult others at the NFS. She promised to get back.

5. As of July 14, 2006 we have had no further contact with the NFS. Charles would like to re-engage the right-of-way conversation with the NFS, State Representative Willem Jewett, Ripton Selectmen, and other parties interested in continuing this right-of-way.

20. Consensus from meetings of Old Town Residents 2006-2008. The majority of the owners and residents believe that at least some public access should be preserved on Old Town Rd/Old Center Turnpike because the road supports the following:
   a. Line service and improvement access for Public Service of Vermont. This is the only electrical supply route for most of Ripton’s residents.
   b. Line service and improvement access for Fair Point. This is the only telephone supply route for most of Ripton’s residents.
   c. The only access for 7-year-round residential households.
   d. The only access for another 1 vacation household and 4 private landowners.
   e. Access for the Federal Forest Service to significant acreage of Federal Forest land.
   f. An alternative route on the Old Center Turnpike “on the hill” in the event of a major washout on Rte 125 along the river. The floods of June & August 2008 is a good reminder that Ripton needs other avenues away from flood zones.
   g. Recreational access to Oak Ridge Trail

Summary:

Documents and survey evidence support the fact that from about 1804 to 1825 the Old Center Turnpike was “on the hill” in very much the same location that Old Town Rd & Oak Ridge Rd now occupy in Ripton up to the Old Middlebury/Ripton Town lines. The 1857 Walling & 1871 Beers maps both show the road next to the river, which corroborates Samuel Damon’s statement that the Old Centre Turnpike was moved down to the river at a fairly early time in Ripton’s history. The road is very visible, has had some continuous use by both Ripton and Middlebury residents since its inception, can be found on both ancient and recently published maps, and is suitable for some vehicles, horses, cross-country skiing and walking. The Town of Ripton acknowledged the Old Center Turnpike “on the hill” history when it was officially named Old Town Road about 1998. And, despite the fact that the sign at the bridge says “Private”; there is no evidence that Ripton ever officially abandoned this section of road. In fact, in 1983 the Town of Middlebury re-established their claim to Class 4 status for the Center Turnpike “on the hill” where it makes a direct, uninterrupted connection with the Ripton section. Middlebury’s acknowledgement is particularly pertinent considering that state law provides that roads which connect two towns cannot be discontinued unless the Selectmen from each town separately agree to formally discontinue. In 2006 most of the Old Town Rd residents and owners at three meetings indicated a desire to maintain a ROW along the Old Center Turnpike.

References:

1. Definitions of ancient roads and descriptions of H.701 were taken from the following issues of Vermont Property Owners Report: Volume 20, No. 6 (Feb-March 2006), Volume 21, No. 1 (April-May 2006), Volume 21, No. 2 (June-July 2006), Volume 21, No. 5 (Dec.2006-Jan 2007)
2. Old Centre Turnpike Records
   a. Book 2, page 27 of Middlebury 1793 Land records recorded a survey of the Old Centre Turnpike (6 rods wide) from the Court House to the old east line of Middlebury/old west line of Ripton. This survey is also recorded in the Middlebury Road Book 1, pg 38, a copy of which is attached.
   b. By act of the Vermont legislature in 1800 (Section 1, page 46) the Center Turnpike company was incorporated. It starts at the Middlebury courthouse, travels to a point about 300 ft east of the Upper Plains Road, then turns southeasterly and follows along the course of Oak Ridge Trail/Old Town Rd up to the old Ripton-Middlebury Town lines. A copy of the Survey is attached. Also see attached April 14, 1982 Forest Service Plat of Survey Tracts 500a.Bn showing the existing centerline of “Center Turnpike.”
   c. 1810 Actual Survey of the State of Vermont by James Whitelaw, Surveyor General. A portion of this map was reproduced and made into place maps by the Ripton Bicentennial Committee.
   d. May 31, 1881 Middlebury Road Book 1. Letter from Joseph Battell stating his intention to erect a telegraph or telephone line by way of the Centre Turnpike from East Middlebury to Ripton.
   e. The Vermont Historical Gazetteer, Volume 1, Edited by Abby Maria Hemenway. Published by Miss A.M. Hemenway 1867, Addison County History; Ripton entry by Town Clerk Samuel Damon written in 1859. “About 1803-4 the Centre Turnpike was made, which passed through the S.W. corner of what was then Ripton. A part of the turnpike was then located not where it is now, but southwardly, on a hill, but afterward, in 1825, was made down on the river.”

3. May 21, 1986 letter from Attorney Karl W. Neuse to Ripton Board of Selectmen identified a road’s discontinuance by the Ripton Board’s vote on December 19, 1873 (Town Proceedings, Vol. 1, pp 225a-225b). Neuse mistakes Old County Road (actually the road to Goshen) with Old Center Turnpike and landowner Joseph Casewell with Joseph Cleawell.

4. July 14, 1986 Memo by Richard T. Ackerman, Lands and Recreation Officer to Officer of General Counsel.
   a. Addendum NO. 2 Centre Turnpike. We find that “The road described in the discontinuance document on page 225a is not a section of the Centre Turnpike, but is a section of the Old County road.”
   b. “May 24, 1983 Middlebury Board of Selectmen voted to declare that portion of the road (Center Turnpike) in Middlebury a Class IV Road.”
   c. Maps showing section of Old County road that discontinued December 19, 1873. Refer to attached 1857 Walling map showing the old route from Maiden Lane across the South Branch of Middlebury River to the Goshen Rd. Also, see the attached 1871 Beers Atlas section.

5. April 12, 1982 Forest Service Surveyor’s Report, attached.

6. Ripton’s Charter was granted by the General Assembly of Vermont to Abel Thompson and 60 associates on April 13, 1781. Its bounds were described as follows: beginning at the south east corner of Middlebury at a marked spruce tree thence east 10 degrees south 6 miles 39 rods, 15 & 33/120 links to a marked beach tree. Thence north 10 degrees east 6 miles 39 rods 15 & 33/120 links to a marked yellow birch tree. Thence west 10 degrees north 6 miles 39 rods 15 & 33/120 links to a stake and stones. Thence south 10 degrees west 6 miles 39 rods 15 & 33/120 links to the first mentioned bounds containing 24,000 acres.

7. Attached is an aerial view map showing Old Centre Turnpike/Old Town Road in the approximate location of the old Ripton-Middlebury Town Line prior to Ripton’s acquisition of land from Middlebury in 1814. Another parcel was acquired from Middlebury in 1829. The 1814 and 1829 surveys are attached.

8. Prior to H.701/Act 178, V.S.A #341 described the only clear statutory way to decide if a Town had abandoned a highway. The fact that a road had not been maintained or acknowledged as a Town road for many years was not sufficient. Highway reclassification between two towns is explained in 19 VSA #790; boards of adjoining towns need to meet and come to independent conclusions to abandon/reclassify a road connecting 2 or more towns. VSA #775 requires that a notice be sent to the Commissioner of Forests, Parks & Recreation in the case a Town wishes to discontinue a highway.
Ancient Roads Law/Act 178 and Its Relevance to the Old Centre Turnpike in Ripton

Review of Act 178

Act 178 of 2006 amends 19 V.S.A § 305(c) such that all towns are required to map all class 1, 2, 3, and 4 town highways and trails by July 1, 2015. Even highways that were created 250 years ago, and not formally discontinued, may, and many should, be added to the General Highway Map by 2015. Act 178 utilizes the sworn certificate of highway mileage and the town highway map subsequently produced to help provide clarity in the discussion over what highways and legal trails are part of a town’s network. This is a new requirement for class 4 highways and trails. The town’s interest in the road is preserved after it adds the road to the town highway map. However, if the town chooses to reclassify the ancient road from class 4 to any other class or a trail, it needs to go through the statutory reclassification process.

Any road that is visible is outside of the definition of “unidentified corridor” set forth in Act 178. Rather, these roads are considered Class 4 highways. Class 4 town highways are all legally established town highways that are not class 1, 2, or 3. “If a highway was legally established through a formal laying out process or “dedication and acceptance,” not discontinued, and has not been included in the class 1, 2 or 3 town highway mileages on the Certificate of Highway Mileage, then the town highway, by default, is classified as class 4”. A legal trail is a public right-of-way which is not a highway and meets one of the following criteria: (1). Was previously a town highway, but has since had its classification legally changed to trail or (2). Is a new public right-of-way laid out as a trail by the select board for the purpose of providing access to abutting properties or for recreational purposes. Once a highway or trail is legally established, it does not cease to be a public right of way until formally discontinued by the select board in compliance with applicable statutes.

Prior to July 1, 2010 roads that were legally created but are no longer observable were also considered class 4 roads. After this date these non-observable roads cease to have class 4 status. Instead, Act 178 created a new category of highway, the “unidentified corridor”, starting on July 1, 2010. Unidentified corridors are legally authorized roads that did not appear on the town highway map prior to July 1, 2010, are not clearly observable, and are not legal trails. Invisible roads can still be revived after the 2010 deadline, but towns will have to go through a more rigorous process and may have to pay landowners if they then revive the roads. Regardless, these corridors must be reclassified by the select board prior to July 1, 2015 or they will cease to exist, and their lands will be equally divided among abutters. Reclassification of unidentified corridors will be a more rigorous process than adding observable highways to the General Highway map.

Once legally established, non-discontinued highways and trails which have not previously been included on the General Highway Map have been identified, they should be submitted to the VTrans Mapping Unit, along with the Certificate of Highway Mileage and documentation, as required in 19 V.S.A. § 305(e). The due date for clearly observable roads is July 1, 2015, but, due to the fact that select boards need to file an annual statement with the town clerk describing all town highways by February 10th, the last functional date for adding observable ancient roads to the Certificate is actually February 10, 2015.

To lay out a new road there is a significant amount of documentation, including petitions, minutes of the select board, surveys, notices to petitioners and adjoining landowners, orders of discontinuance, public hearing minutes etc. Existing highways that fall into the class 4 category do not require the same level of documentation, but still require some level of evidence of legal establishment when adding the highway to the Certificate of Highway Mileage. This documentation should include a description of the highway or trail, a copy of any surveys, minutes of the select board or other legislative meetings describing any changes, and a current town highway map containing a sketch of the addition. Class 4 highways that were legally created prior to February 10, 2010 do not require a survey. Trails are not considered highways; therefore, a highway that a town wishes to add as a trail should first be reclassified by the select board. A checklist of things that need to be done to add a Class 4 highway is provided on page 11 of VTrans’ “Ancient Road Practicum”. This document is attached.

Charles Billings, August 15, 2010)
Careful attention to definitions are important, especially when it comes to the term “ancient roads”. This is illustrated in Huntington’s statement (ref. 4) that “an ancient road that is not included on the Town Highway Map by February 2010, or that has not been discontinued, will automatically be classified as an Unidentified Corridor. Unidentified Corridors will not be included on the Town Highway Map. The select board has until 2015 to decide whether or not to reclassify an Unidentified Corridor and include it on the Town Highway Map (as a Class 2, 3 or 4 Town Highway or Legal Trail). If no action is taken by 2015, all Unidentified Corridors will be automatically discontinued.” Here, it is important to understand that “ancient roads”, now known under the statute as “unidentified corridors”, are only those roads which are now totally invisible, and may have only ever existed on paper. Old, now unused or little used roads, if they are still visible and identifiable on the landscape, and were initially created by state charter, select board or other governance, and have never discontinued, are now described as class 4 roads, according to Act 178. Therefore, it is true, as stated by Huntington, that ancient roads, which are unidentified corridors, should have been added to the Town Highway Map prior to the February 2010 deadline. However, any visible road has an inherent class 4 status and therefore has until Feb. 2015 to be put on the map. What happens to a class 4 road that isn’t put on the Town Highway Map by the Feb. 2015 highway is not spelled out by Act 178, but unidentified corridors will cease to exist if they have not been reclassified and added to the map.

One Vermont attorney in particular, Paul Gillies of Montpelier, has specialized in identifying ancient roads and visible class 4 roads, and has helped numerous towns to navigate Act 178 requirements.

The Town of Waitsfield is one of the towns that has done a good job of documenting their town’s work on ancient roads (see reference 2.).

**Information on Fourth Class Highways (Reference 6)**

All highways that are not class 1, 2 or 3 are considered to be class 4 highways. Trails are not highways.

**Do class 4 highways need to be maintained?** “According to VSA T19 #310: “(b) class 4 highways may be maintained to the extent required by the necessity of the town, the public good and the convenience of the inhabitants of the town, or may be reclassified using the same procedures as for laying out highways and meeting the standards set forth in section 302 of this title.” Furthermore, according to T19 #708 (b): “A class 4 highway need not be reclassified to class 3 merely because there exists within a town one or more class 3 highways with characteristics similar to the class 4 highway. In considering whether to reclassify a class 4 highway to class 3, consideration may be given as to whether the increased traffic and development potential likely to result from the reclassification is desirable or is in accordance with the town plan.” Additionally, T19 #711 (b) states: “As part of the report of findings provided for in subsection (a) of this section, the selectmen may order that the petitioner bear the cost of upgrading a class 4 town highway to the class 3 town highway standards established in 19 VSA #302 (a) (3) (B). Nothing in this section shall be construed to require a town to maintain a class 4 highway or to upgrade a highway from class 4 to class 3.”

**What is the process for altering, reclassifying or discontinuing a class 4 highway?** This process is spelled out in detail in T19 #708-712 and #771-775, but here is a summary. “Landowners or voters (at least 5% of voters) petition the selectmen or the selectmen initiate on their own. Selectmen set a time and date for visiting premises and hold a hearing. Thirty days notice must be given to petitioners, abutting land owners or persons having an interest and planning commission. Notice must also be posted and published not less than 10 days before the hearing. The Vermont Department of Forests, Parks and Recreation must also be sent a notice when a petition is filed. (T19 #775) The Department will notify the state trails organizations and, if the proposed discontinuance appears to have recreational value, will urge the town to retain it in trail status. Within 60 days after the examination and hearing the selectmen must make a decision, notify the parties, and their action needs to be Charles Billings, August 15, 2010)
recorded by the clerk."

Does the town have any legal rights if someone blocks a highway or trail? According to VSA T19 #1105:

"A person who places or causes to be placed an obstruction or encroachment in a public highway or trail, so as to hinder or prevent public travel, or to injure or impede a person traveling on the highway or trail, shall be fined not more than $1,000 plus the actual costs of repairing the damage and a reasonable attorney’s fee, to be recovered in a civil action in the name of the town or state. One or more items of logging or other equipment temporarily within the right-of-way of a trail shall not be actionable under this section if located in such a way as not to unreasonably impede passage. If the court finds that an action under this section was brought without substantial basis, the court may award a reasonable attorney’s fee against the person bringing the action.”

(Added by 1991 legislature.)

**Brief History of Old Center Turnpike in Ripton, VT from 1793 to 1919**

1. On October 28, 1793 a road was recorded (see Middlebury Land Records, Book 2, p.27 and Book 2, p221, and in Middlebury Roads Book 1, p.38) along with a survey for a 6 rod wide road (100 ft) starting at the courthouse and extending to the old East line of Middlebury (West line of Ripton). In 1793 the East line of Middlebury crossed approximately halfway along the improved section of what is now called Private Old Town Rd. The location of the original town lines crossed Old Town Road approximately at the bend in the road where the Fair Point telecommunication boxes are now located (See the tax map on Page 6).

2. The National Forest Service has done a comparison of the original survey of the Old Centre Turnpike with the current location of sections of Oak Ridge Trail and Old Town Road and concluded that there is a very good correlation of location. They used recent surveys from their own field work, as well as that from power/phone pole surveys for comparison with the 1793 survey.

3. In 1800 the Center Turnpike Company was incorporated by an act of the Legislature (Section I, p. 46) and chartered to build a road along the original survey (Daniel Chipman, a Middlebury lawyer at the time, was one of the original share holders in the Center Turnpike.)

4. “About 1803-4 the Centre Turnpike was made, which passed through the south west corner of what was then Ripton. A part of the turnpike was then located not where it is now, but southwardly, on a hill, but afterwards, in 1825, was made down on the river.” This contemporary source is by Samuel Damon, Ripton Town Clerk, 1859.

5. Ripton acquired two grants of land from Middlebury in 1814 and 1829 (Vt Law 1814, p.141 and 1829, p. 20). The land that Ripton acquired included Middlebury’s easterly portion of the Center Turnpike, as well as land in Ripton village, as depicted on the Tax Map below.

6. “That portion of the Turnpike in what was originally Middlebury is defined by the survey in the Middlebury Records. Proof that the turnpike ran through Ripton is evidenced by the 1848 order for division. Evidence of the location in old Ripton is afforded by the 1919 pole line easements to N.E. Tel & Tel from Middlebury College, and by ground evidence existing today.” From a Forest Service Addendum of 25 May 1984.

7. On May 31, 1881 Joseph Battell stated his intent in a letter to enact a telegraph/telephone line along the Center Turnpike from East Middlebury to the Town of Ripton. This is the same route that the telephone line follows today.

Charles Billings, August 15, 2010)
Reclaiming an old, clearly visible road has recently been tested in Windsor Superior Court in a 2009 case between landowners and the towns of Benson and Royalton. This case is a good comparison to the known facts for the Old Centre Turnpike and should be reassuring to the Ripton Select Board should they decide to reclaim the 4th class assets of the Old Centre Turnpike. Following is a summary of the case based on its “Conclusions of Law” (the green lettered comments compare the conclusion in law to what is known about the Old Centre Turnpike):

1. Plaintiffs have the burden of proof of establishing the existence and location of an ancient road. McAdams v. Town of Barnard, 185 VT. 259 (2007).

   A. Because Old Town Road in the old Middlebury section of Ripton was laid out by survey, because the entire length of it has remained visible, and because it has had some continuous use throughout its existence, this burden of proof should be easily met in Ripton.

2. Precision as to location is not required, rather reasonable certainty is necessary as to width, distance and points of termination. State v. Town of Leicester, 33 VT. 653 (1861).

   A. This confirms that just because Ripton’s Old Centre Turnpike is not exactly in the original location does not disqualify its legitimacy. In fact, the original survey and the more recent surveys by New England Telephone & Telegraph and the National Forest Service show very close proximity to the original 100 ft right of way.

3. While sparsely used and not maintained in living memory, proof of earlier use more extensive than within current memory is ample proof that the road, as used, was the road surveyed in 1804, at least with respect to the portion.

   A. In Ripton’s case, the proof is even more certain, because the road has been kept open (cleared of brush and other maintenance), and has remained highly visible along its entire length. Also, note the similarity in dates between the time this case’s road was laid out and the facts for the Old Centre Turnpike—received its state charter in 1800 and was built during 1803 and 1804.

4. The southern portion of the 1804 surveyed road has never been discontinued. That road is described in the 1804 survey. As the Town has never discontinued this road it continues to be a town highway. 19 V.S.A. §771.. Defendants assert that this road has been abandoned by the Town and is subject to claims of adverse possession. The Court disagrees in light of 19 V.S.A. § 1102 and the rule that public use of a highway is discontinued only when the required statutory procedures are followed. In re Bill, 168 VT. 439 (1998); Capital Candy Co. v. Savard, 135 VT. 14 (1976); Petition of Mattison and Bentley, 120 VT. 459 (1958). Furthermore, the presumption of discontinuance which is now contained in 19 V.S.A. §717 does not apply because this action was begun prior to the enactment of the presumption on May 23, 2006. See 2005, No. 178 (Adj. Sess.), § 14. Based upon the Court’s findings of fact, the Court concludes that the 1804 surveyed road, from the point it leaves Post Farm Road, is one and the same road as the lane, old town wagon road or old highway, .......... This town highway follows the existing signs of a roadway and is three rods in width. The road has wandered slightly over the 200 plus years since it was surveyed. This is to be expected, given conditions on the ground, infrequent use, and the comparatively primitive surveying tools available in 1804. ......It is unclear to what extent the wandering in that area remains within the three rod right of way from the 1804 survey. Determination of the issues of dedication and acceptance or improper taking are not raised under the facts of this case given the public Charles Billings, August 15, 2010)
road on the Hodgdon property is within the three rods of the 1804 survey. Town of South Hero v. Wood, 179 VT. 417 (2006). This highway is open to the general use of the public, consistent with the laws of the State of Vermont and the Town of Royalton. Any use of this land inconsistent with the existence of a town highway in this location without the permission of the Town shall be discontinued forthwith.

A. This prior law would support the fact that Old Centre Turnpike in Ripton is still a town road because it has never been abandoned, and that the rules of adverse possession do not apply. The road that Attorney Neuse cited in his 1986 letter to the Ripton Select Board as being abandoned is not Old Centre Turnpike, but the old extension of Maiden Lane on to Goshen road. Reference to Old County Road, and adjacent land owners Fernald (Mrs., Fernal) and Caswell are readily identified on the Beers map of 1871 as living along the old Goshen Road section, which is further testament to the error of Neuse’s conclusion. See refs 13 f., g. & h.)

B. In 1848 the Centre Turnpike Company divided up the turnpike to facilitate its sale to the towns for use as free roads, as opposed to toll roads. This was done according to an act of Vermont Legislature on October 27, 1845. Ripton’s section started at the “gate” at the west end of this road in East Middlebury to the east line of Ripton. In 1853 the Town voted to purchase the Centre Turnpike.

C. Nowhere in Ripton or Middlebury records has anyone found any abandonment of the Old Centre Turnpike. That fact is further proof that this old road has not been abandoned, because state law requires that to do so requires the independent action of select boards of both towns, which should be recorded as a discontinuance in the records of both town’s archives. In fact, Middlebury’s Select Board has taken the opposite position and in May 1983 restated its ownership and the 4th class status of the Old Turnpike, right up to the point that it crosses over into Ripton. The fact that Middlebury claimed ownership of the Old Centre Turnpike is very good evidence that Ripton has a similar claim to its section.

D. Vermont does not have a presumption of abandonment for non-use of deeded public or private easements, town roads mapped in the eighteenth century are still valid town rights-of-way, even if the town has not maintained them for a century or more (ref. 9). Nor can the roads be de facto discontinued by adverse possession, since individuals normally cannot adversely possess against the government (10).
References


10. AM. JUR. 2D Adverse Possession § 268 (2002)


12. 19 V.S.A. 790. “The selectmen of two adjoining towns may, by agreement, lay out, reclassify, or discontinue a highway on the line between the towns, or erect a bridge over a stream between the towns, if a majority of the selectmen of each town assent.”

13. Old Centre Turnpike Records (Also see Ref. 8, above)

a. Book 2, page 27 of Middlebury 1793 Land records recorded a survey of the Old Centre Turnpike (6 rods wide) from the Court House to the old east line of Middlebury/old west line of Ripton. This survey is also recorded in the Middlebury Road Book 1, pg 38.

b. By act of the Vermont legislature in 1800 (Section 1, page 46) the Center Turnpike company was incorporated. It starts at the Middlebury courthouse, travels to a point about 300 ft east of the Upper Plains Road, then turns southeasterly and follows along the course of Oak Ridge Trail/Old Town Rd up to the old Ripton-Middlebury Town lines. Also refer to April 14, 1982 Forest Service Plat of Survey Tracts 500a.Bn showing the existing centerline of “Center Turnpike.”

Charles Billings, August 15, 2010)
c. 1810 Actual Survey of the State of Vermont by James Whitelaw, Surveyor General. A portion of this map was reproduced and made into place maps by the Ripton Bicentennial Committee.

d. May 31, 1881 Middlebury Road Book 1. Letter from Joseph Battell stating his intention to enact a telegraph or telephone line by way of the Centre Turnpike from East Middlebury to Ripton.

e. The Vermont Historical Gazetteer, Volume 1, Edited by Abby Maria Hemenway. Published by Miss A.M. Hemenway 1867, Addison County History; Ripton entry by Town Clerk Samuel Damon written in 1859. “About 1803-4 the Centre Turnpike was made, which passed through the S.W. Corner of what was then Ripton. A part of the turnpike was then located not where it is now, but southwardly, on a hill, but afterward, in 1825, was made down on the river.”

f. May 21, 1986 letter from Attorney Karl W. Neuse to Ripton Board of Selectmen. Neuse misidentified the road’s discontinuance by the Ripton Board’s vote on December 19, 1873 (Town Proceedings, Vol. 1, pp 225a-225b) as Old Centre Turnpike, because he mistakes Old County Road (actually the road to Goshen) with Old Center Turnpike. He also transcribes land owner Joseph Casewell (formerly the house of Eliza S. Turnald/Mrs. Fernal) as Joseph Cleawell.

g. July 14, 1986 Memo by Richard T. Ackerman, Lands and Recreation Officer to Officer of General Counsel—Addendum NO. 2 Centre Turnpike. We find that “The road described in the discontinuance document on page 225a is not a section of the Centre Turnpike, but is a section of the Old County road.”

h. Maps showing section of Old County road that discontinued December 19, 1873. Refer to 1857 Walling map showing the old route from Maiden Lane across the South Branch of Middlebury River to the Goshen Rd. Also, see the 1871 Beers Atlas. Also, see name of adjacent landowner, Mrs. Fernal referred to in the 1873 discontinuance.

i. “May 24, 1983 Middlebury Board of Selectmen voted to declare that portion of the road (Center Turnpike) in Middlebury a Class IV Road.”

Adding Ancient Roads to the General Highway Map
Understanding How Act 178 of 2006 and Parts of V.S.A. Title 19 Work
An Ancient Road Practicum

1) Act 178 Overview and History

Act 178 of 2006 added the requirement for municipalities to account for class 4 town highways and legal trails with the following amendment to 19 V.S.A. § 305(c): “All class 1, 2, 3, and 4 town highways and trails shall appear on the town highway maps by July 1, 2015.”

The Vermont Agency of Transportation (VTrans) Mapping Unit produces the General Highway Maps, also referred to as the Town Highway Maps, documenting the classification, location, and mileage of highways and legal trails.

Annually, the VTrans Mapping Unit supplies municipalities with a Certificate of Highway Mileage showing the total mileage for class 1, 2, 3, 4 town highways and legal trails on record from the previous year. The Certificate of Highway Mileage is the avenue for a legislative body to make changes to the General Highway Map by documenting any additions, alterations, reclassifications, or discontinuances that have occurred over the course of the year. Annually, on or before February 10th, the municipality files a copy of the Certificate in the clerk’s office and forwards the Certificate of Highway Mileage to VTrans for processing. This process is defined in 19 V.S.A. § 305(b) as follows:

Annually, on or before February 10, the selectboard shall file with the town clerk a sworn statement of the description and measurements of all class 1, 2, 3, and 4 town highways and trails then in existence, including any special designation such as a throughway or scenic highway. When class 1, 2, 3, or 4 town highways, trails, or unidentified corridors are accepted, discontinued, or reclassified, a copy of the proceedings shall be filed in the town clerk's office and a copy shall be forwarded to the agency.

The Mileage Certificate process has been used to account for changes to mileage and the update of the General Highway Maps for many years. However, because towns do not receive any state aid for class 4 town highways or for legal trails, the General Highway Maps for many towns did not include all the class 4 town highways and legal trails claimed by the towns. Act 178 of 2006 added the requirement to map all class 4 town highways and legal trails by July 1, 2015. These categories have been added to the Certificate of Highway Mileage to account for the mileage and changes.

Class 4 town highways are all legally established town highways that are not class 1, 2, or 3. This is essentially the default category. If a highway was legally established through a formal laying out process or “dedication and acceptance,” not discontinued and has not been included in the class 1, 2 or 3 town highway mileages on the Certificate of Highway Mileage, then the town highway, by default, is classified as class 4.

The term “legal trail” is used to describe a trail that is defined by the following statute and is different from a foot trail or other trail that has not been legally established. According to 19 V.S.A. § 301(8):

"Trail" means a public right-of-way which is not a highway and which:

(A) previously was a designated town highway having the same width as the designated town highway, or a lesser width if so designated; or

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As a result of Act 178 of 2006, and subsequent amendments to the statute in Act 158 of 2008, municipalities have a requirement to map all class 1, 2, 3, and 4 town highways and legal trails for which the town wishes to retain public access rights. This process includes accounting for highways that have been legally established over the 250 plus year history of Vermont’s towns, cities, villages, gores, and grant, starting with the reign of King George II, to the Republic of Vermont, and finally to the State of Vermont.

2) “Unidentified Corridors”

Act 178 created a new category of highway, “unidentified corridor” which, according to statute will be created on July 1, 2010. This category is defined in 19 V.S.A. § 305(6) as follows:

Unidentified corridors.

(A) Unidentified corridors are town highways that:

(i) have been laid out as highways by proper authority through the process provided by law at the time they were created or by dedication and acceptance; and

(ii) do not, as of July 1, 2010, appear on the town highway map prepared pursuant to section 305 of this title; and

(iii) are not otherwise clearly observable by physical evidence of their use as a highway or trail; and

(iv) are not legal trails.

(B) If the conditions in subdivisions (A)(i) and (A)(ii) of this subdivision (6) are met, the legislative body of a municipality or its appointee may, after providing 14 days' advance written notice to the owners of the land upon which the unidentified corridor is located, enter private property to determine whether clearly observable physical evidence exists.

(C) Unidentified corridors shall be open to use by the public, but only in the same manner as they were used during the 10 years prior to January 1, 2006.

(D) A municipality shall not be responsible for maintenance of an unidentified corridor.

(E) Neither the municipality nor any person owning a legal interest in land through which an unidentified corridor may pass or abut shall have a duty of care to persons using the corridor.

(F) An unidentified corridor shall not be deemed to be a subdivision with respect to zoning, tax, and septic issues.
(G) After July 1, 2015, an unidentified corridor shall be discontinued, and the right-of-way shall belong to the owner of the adjoining land. If the right-of-way is located between the lands of two different owners, it shall be returned to the lots to which it originally belonged, if they can be determined; if not, it shall be equally divided between the owners of the lands on each side.

(H) An unidentified corridor shall not create a subdivision with respect to zoning, tax, and septic issues. If the unidentified corridor is reclassified as a class 1, 2, 3, or 4 highway or as a trail, the then-highway or trail shall be recognized as any other highway or trail for the purpose of creating a subdivision with respect to zoning, tax, and septic issues.

(7) Reclassification of unidentified corridors. On or by July 1, 2015 and pursuant to subchapter 2 of chapter 7 of this title, an unidentified corridor may be reclassified as a class 1, 2, 3, or 4 highway or as a trail.

The category of “unidentified corridor” does not come into existence until July 1, 2010, and the highways remain part of the class 4 town highways until that date. After July 1, 2010, highways meeting the criteria for “unidentified corridor” become this separate category. There is an additional process that is required for “unidentified corridors” or any highway that will become an “unidentified corridors”.

If a highway meets the criteria for an “unidentified corridor”, the municipality is required to follow an additional procedure to add this mileage to the Mileage Certificate and the highway added to the General Highway Map. The initial requirements are defined in 19 V.S.A. § 305(d).

At least 45 days prior to first including a town highway or trail that is not clearly observable by physical evidence of its use as a highway or trail and that is legally established prior to February 10, 2006 in the sworn statement required under subsection (b) of this section, the legislative body of the municipality shall provide written notice and an opportunity to be heard at a duly warned meeting of the legislative body to persons owning lands through which a highway or trail passes or abuts.

If the municipality chooses to retain an “unidentified corridor” and does not add the highway before July 1, 2010, the municipality must follow the reclassification process defined in 19 V.S.A. § 708 and the following statutes in Chapter 7. This process also requires notice to adjoining landowners, public hearing, and the potential payment of compensation for damages. The submission of documents to the VTrans Mapping Unit would include the records and documentation generated through the process defined in 19 V.S.A. Chapter 7. This also may include the need to re-survey the highway.

If an “unidentified corridor” is not reclassified by the municipality as a highway or trail, it will be discontinued by statute on July 1, 2015, pursuant to 19 V.S.A. § 302(6)(G).

3) Mass Discontinuance

Municipalities currently have the ability for mass discontinuance of any highways that will become “unidentified corridors” on July 1, 2010. The mass discontinuance of highways only covers those highways that meet the criteria defined in 19 V.S.A. § 302(6). The provision for mass discontinuance is available until July 1, 2010 and is defined in statute as 19 V.S.A. §§ 305(h) - 305(n). 19 V.S.A. § 305(h) provides as follows:
Notwithstanding the provisions of subchapter 7 of chapter 7 of this title, on or before July 1, 2010, a municipality’s legislative body may vote to discontinue all town highways that are not otherwise clearly observable by physical evidence of their use as a highway or trail and that are not included as such on the sworn certificate of the description and measurement of town highways filed with the town clerk on February 10 of that year pursuant to subsection (b) of this section...

If a municipality does not undertake a mass discontinuance the highways and does not reclassify the “unidentified corridors”, the “unidentified corridors” are discontinued by statute on July 1, 2015 as defined in 19 V.S.A. § 302(6)(G):

After July 1, 2015, an unidentified corridor shall be discontinued, and the right-of-way shall belong to the owner of the adjoining land. If the right-of-way is located between the lands of two different owners, it shall be returned to the lots to which it originally belonged, if they can be determined; if not, it shall be equally divided between the owners of the lands on each side.

Act 178 included a provision regarding access to parcels that could potentially be landlocked due to a discontinuance of a town highway or unidentified corridor. Private rights-of-way would be retained over the previous alignment of the public right-of-way, subject to the provision included in 19 V.S.A. § 717(c):

A person whose sole means of access to a parcel of land or portion thereof owned by that person is by way of a town highway or unidentified corridor that is subsequently discontinued shall retain a private right-of-way over the former town highway or unidentified corridor for any necessary access to the parcel of land or portion thereof and maintenance of his or her right-of-way.

4) Mileage Certificates & Town Highway Mapping Process

Updates to the General Highway Maps follow a defined process when related to town highways and legal trails. For the VTrans Mapping Unit, this process starts with the Certificate of Highway Mileage. At the municipal level, the process precedes state mapping, but the process starts earlier at the municipal level.

Modern changes to highways and trails are defined for municipalities in 19 V.S.A. Title 19 – Chapter 7. This section addresses the laying out, alteration, reclassification, or discontinuance of a public right of way. This process requires certain documents to be filed in the clerk’s office and subsequently submitted to VTrans with the Mileage Certificate.

For highways from the early 20th and 19th centuries or earlier, the process is slightly different. This difference is due to what documentation was required at the time of the laying out, what documentation can be produced by the municipality based on research of the municipal record, whether the highway or trail is clearly observable, and the requirements set forth in Act 178.

According to statute a municipality is required to map all class 1, 2, 3, and 4 town highways and trails by July 1, 2015. This requirement includes the mapping of all highways and trails that have been legally established and not discontinued throughout the history of the municipality. Essentially, once a highway or trail is legally established, it does not cease to be a public right of way until formally
discontinued by the legislative body through substantial compliance with applicable statutes. Thus a highway laid out in the 1700’s and not formally discontinued should be accounted for on the Certificate of Highway Mileage and added to the General Highway Map by 2015. To date municipalities may not have mapped out all their town highways because this was not a requirement for town roadway funding. Municipalities have had different approaches to addressing the requirements of Act 178. The level of effort for research and mapping of the town highways and trails to meet the requirement of Act 178 is subject to the discretion of the municipal legislative body. While some municipalities have chosen not to partake in the process and thereby accept the currently mapped highway network, while other municipalities are performing extensive research of the municipal record to find each document related to laying out, surveying, and discontinuing highways and trails. Many municipalities have chosen to take on a process somewhere in between, performing research on select highways and trails.

Once a municipality identifies town highways and trails that have been legally established, not discontinued, and not included on the General Highway Map, it is time to submit the additions to the VTrans Mapping Unit.

The submission of the additions for inclusion on the General Highway Map starts with the Certificate of Highway Mileage, with all accompanying documentation required in 19 V.S.A. § 305(e). This provision is discussed in more detail in Section 5.

In early January of each year, a Certificate is sent by VTrans to each municipality showing the mileage totals on record from the previous year, with a space for notation of addition and deletion of mileage, and the total for class 1, 2, 3, and 4 and legal trails. A set of guidelines regarding the Mileage Certificate is also provided to municipalities. VTrans also includes state highway mileage on the Certificates and provides notations of alterations to this mileage category.

5) Municipal Responsibilities for Highway Additions & Documentation

A municipality can add highways and trails not newly established as class 4 town highways or legal trails by an addition to the Mileage Certificate. The municipality needs to complete this effort by July 1, 2015 to meet the requirements of 19 V.S.A. § 305(c). Due to the timing of this process, the functional date is February 10, 2015 and the filing of the Mileage Certificate.
If a highway is not clearly observable as a highway or a trail and will become an “unidentified corridor” on July 1, 2010, there are additional requirements in statute that a municipality must follow to add these highways. If a highway is clearly observable, the municipality may add the highway to the Mileage Certificate, noting the length of the section to be added on the Certificate and supplying the appropriate documentation.

For a modern laying out, there is a significant amount of documentation generated and filed in the clerk’s office, including petitions, minutes of the legislative body, surveys, notice to petitioners and adjoining landowners, orders of discontinuance, public hearing minutes, and more.

Highways that are not newly established and fall into the class 4 town highway category do not require the same level of documentation as a newly established highway, but are not exempt from filing documents or some level of evidence of legal establishment. Act 178 requires the following to be submitted with each addition as defined in 19 V.S.A. § 305(e):

The agency shall not accept any change in mileage until the records required to be filed in the town clerk’s office by this section are received by the agency. A request by a municipality to the agency for a change in mileage shall include a description of the affected highway or trail, a copy of any surveys of the affected highway or trail, minutes of meetings at which the legislative body took action with respect to the changes, and a current town highway map with the requested deletions and additions sketched on it. A survey shall not be required for class 4 town highways that are legally established prior to February 10, 2006. All records filed with the agency are subject to verification in accordance with subsection (a) of this section.

The items defined in this section of statute are interpreted and defined by the VTrans Mapping Unit as follows:

- A description of the affected highway or trail

  The description is a modern reference to the location of the highway or trail that is being added. The description should define where the road is located with beginning point, general direction, and ending point, allowing the highway or trail to be easily defined on a General Highway Map. An example of a description is as follows:

  New Road starts at a point on TH-15 (Start Rd), being a point 500 feet south of the intersection of TH-10 (Sample Hill Rd) and TH-15 (Start Rd), extending in a northeasterly direction for 1.56 miles to a point on TH-16 (End Rd), being a point 2.1 miles north of the intersection of TH-11 (Example Rd) and TH-16 (End Rd).

- A copy of any surveys of the affected highway or trail

  A copy of the documents that record the laying out of the road, if the original documents are difficult to read, it would be beneficial to include a transcription. Surveys include any metes and bound descriptions and plats of a highway or trail. Due to the multiple methods that a highway or trail can be established, a survey may not exist for a highway or trail.
It should be noted that a municipality does not need to have a new survey completed for class 4 town highways that are legally established prior to February 10, 2006.

- Minutes of meetings at which the legislative body took action with respect to the changes

A copy of any documents that show the legislative body took action on the highway or trail. These documents may include minutes to meetings where a highway or trail may have been laid out, accepted, altered, or other public hearing addressing the highway or trail. Orders by the Selectboard, road calls, and documents related to any awards of compensation may also be submitted.

It would also be beneficial to also receive documents that evidence the town highway or trail addition was addressed and approved by the current municipal legislative body.

This provision is to have the municipality provide documentation that the evidence that the highway or trail was legally established.

- A current town highway map with the requested deletions and additions sketched on it

A sketch of the changes on a copy of the current town highway map will provide the Mapping Unit the ability to locate and understand the necessary changes. Coupled with the description listed above, the Mapping Unit should be able to plot the changes on the General Highway Map for those highways and trails that are accepted.

Current copies of the General Highway Maps can be found on-line in a PDF format at [http://www.aot.state.vt.us/planning/MapGIS/Town_Maps1.htm](http://www.aot.state.vt.us/planning/MapGIS/Town_Maps1.htm) or copies may be requested from the VTrans Mapping Unit.

Some advice that has been provided to municipalities in submission of class 4 town highway for addition to the General Highway Maps is to provide enough documentation to weather any challenges that may arise.

6) “Unidentified Corridors” and the General Highway Maps

Currently, there is no formal provision in statute requiring the mapping of “unidentified corridors” on the General Highway Maps, or the mileage accounted for on the Certificates of Highway Mileage. If a municipality chooses to depict this category of highway on the General Highway Maps, the municipality should supply the same level of documentation to VTrans as required for addition of class 4 town highway mileage. The “unidentified corridors” will be added to the General Highway Maps as a distinct and separate category, and will exist on the maps until July 1, 2015, when the category will be added to the discontinued highway category in the master road centerline data layer within the geographic information system (GIS).

7) Previously Mapped Legal Trails

The VTrans Mapping Unit currently has record of nearly 400 miles of legal trails, but only 175.05 miles have been accounted for by municipalities on the Mileage Certificates. The remaining mileage needs to be acknowledged by municipalities and mileage added to the Certificates. Once the trail is
accounted for on the Certificate, the General Highway Map will be updated to reflect a legal trail number and mileage. The mileage was not required for this category prior to Act 178 of 2006 and has only been recorded when changes were supplied to VTrans.

Since many of these legal trails were once town highways and were reclassified, VTrans has record of the changes and requests that the municipality add the mileage to the Certificate. This process does not require a significant effort on behalf of the municipality.

A series of maps showing the legal trails, mileage, and former town highway designation has been forwarded to all municipalities with previously mapped trails. This map provides a basis for the decisions to add the trails to the Certificate by the legislative body and what the history of the trails.

8) Legal Trail Additions to the Mileage Certificate & Documentation

Trails are not considered highways. If a highway was laid out as a highway and the municipality now wants to add it to the highway map as a trail, the presumption is the municipality should reclassify the highway to a trail before adding the trail to the Mileage Certificates and General Highway Map. The reclassification process is defined in 19 V.S.A. Chapter 7.

The municipality should submit the same documentation defined for highways to evidence the trail was legally established and not discontinued. Any documents showing the legislative body reclassified a highway to a trail should be provided with the documentation packet.

9) General Highway Map Update Process

The functional process followed by the VTrans Mapping Unit is to review all changes noted on the Mileage Certificates supplied by the municipalities, request additional information or clarification when needed, and update with General Highway Maps with accepted changes.

If a change is found to meet the requirements defined in statute and can be mapped by VTrans, the change is made to the General Highway Map.

If portions of the documentation are either absent, or difficult to understand, the municipality will be provided an opportunity to provide additional details, the necessary documentation, and clarification. If this is not forthcoming in the allotted timeframe, the changes may not be made during the annual Mileage Certificate and General Highway Map update cycle.

VTrans seeks to work with the municipalities to update the General Highway Maps to make them as accurate and comprehensive as possible relative to the public highway and legal trail system.

10) Summary

The requirements set forth in 19 V.S.A. § 305(c) – “All class 1, 2, 3, and 4 town highways and trails shall appear on the town highway maps by July 1, 2015” seem to be a simple task at first blush, but when given a closer look, this could potentially be a Herculean effort. There is over a 200 year history for many municipalities, with highways being laid out, altered, and discontinued, and a multitude of records generated, stored and possibly lost in this time period.
A municipality that has taken on the effort to research and map the town highways and trails can attest to the complexities that may arise.

This document attempts to provide some clarity to current statutes regarding adding town highways and trails that have been legally established and not discontinued, and some insight to the necessary documentation to be supplied with the Mileage Certificates.

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Act 178 and "Ancient Roads" Resources

Learn more about Ancient Roads, Act 178, and Town Highways:

- The text of Act 178 of 2006 can be found on-line at the Vermont State Legislatures web page at http://www.leg.state.vt.us/docs/legdoc.cfm?URL=/docs/2006/acts/ACT178.HTM

- The text of Act 158 of 2008 can be found on-line at the Vermont State Legislatures web page at http://www.leg.state.vt.us/docs/legdoc.cfm?URL=/docs/2008/acts/ACT158.htm

- Ancient Roads Listserv – a resource to discuss issues, pose questions, and seek solutions from the community researching and mapping ancient roads. More information is available at http://www.dhca.state.vt.us/Planning/ListservAncientRoads.htm or http://list.uvm.edu/cgi-bin/wa?A0=ANCIENTROADS


- Ancient Roads Research and Mapping Grant site at the Agency of Commerce & Community Development - http://www.dhca.state.vt.us/Planning/AncientRoadsGrantProgram.htm

- The Vermont League of Cities and Towns has a Resource Library containing a lot of documentation regarding ancient roads. The link is http://resources.vlct.org/ and the documents can be found by using “ancient roads” in the search tool.

- The current series of Town Highway Maps available on-line at - http://www.aot.state.vt.us/planning/MapGIS/Town_Maps1.htm

- The Map Archive of older Town Highway Maps - http://www.mtbytes.com/vtrans/


- The Vermont Local Roads Program host information about local roads and has some informative fact sheets at http://personalweb.smcvt.edu/vermontlocalroads/default.htm

- Regional Planning Commission Web Sites - http://www.aot.state.vt.us/Planning/Links.htm

Town Highway/Legal Trails Addition Checklist

The following includes a checklist of the documentation to be supplied to VTrans when adding highways and trails that have not been previously mapped and are required to be mapped under the provisions of Act 178 of 2006. The documentation is subject to verification by VTrans.

Check the box ☒ if the information is included as part of the documentation submitted.

☐ A description of the affected highway or trail

☐ A copy of any surveys of the affected highway or trail*

☐ Minutes of meetings at which the legislative body took action with respect to the changes

☐ A current town highway map with the requested deletions and additions sketched on it

☐ If the highway or trail to be added is “not clearly observable by physical evidence of its use as a highway or trail”, then supply the additional documentation pursuant to the following statute:

19 V.S.A. § 305(d) - At least 45 days prior to first including a town highway or trail that is not clearly observable by physical evidence of its use as a highway or trail and that is legally established prior to February 10, 2006 in the sworn statement required under subsection (b) of this section, the legislative body of the municipality shall provide written notice and an opportunity to be heard at a duly warned meeting of the legislative body to persons owning lands through which a highway or trail passes or abuts.

☐ Evidence of written notice to adjoining landowners

☐ Minutes of the public hearing at which the legislative body took action with respect to the addition of the town highway or trail

*Note: A survey shall not be required for class 4 town highways that are legally established prior to February 10, 2006.

All records filed with the agency are subject to verification in accordance with 19 V.S.A. § 305 (a) and 19 V.S.A. § 305 (e).