

MAY 20, 1969

A regular meeting of the Municipal Council was held in the Council Chambers, Municipal Hall, 4949 Canada Way, Burnaby 2, B. C. on Tuesday, May 20, 1969 at 7:00 p.m.

PRESENT: Mayor Prittle in the Chair;
Aldermen Blair, Clark, Dailly,
Drummond, Herd, Ladner, Mercier
and McLean.

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN BLAIR:
"That the Minutes of the Council meeting of December 16th, 1968 be adopted as written and confirmed."

CARRIED

MAYOR PRITLIE, ALDERMEN CLARK,
AND LADNER -- ABSTAINING

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN LADNER:
"That the Minutes of May 5th, 1968 be adopted as written and confirmed."

CARRIED UNANIMOUSLY

DELEGATION

Society for Pollution & Environmental Control re Chemical Spraying

MOVED BY ALDERMAN BLAIR, SECONDED BY ALDERMAN DAILLY:
"That the delegation be heard and that the report of the Municipal Manager on this subject be brought forward at this time."

CARRIED UNANIMOUSLY

The representatives from the Society were not present and the matter was laid over to the Manager's Report.

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN BLAIR:
"That the Original Communications be received."

CARRIED UNANIMOUSLY

ORIGINAL COMMUNICATIONS

Item (a) under the Original Communications was dealt with under Item 6 of the Manager's Report.

Item (b) was dealt with by Item 5 under the Manager's report

Item (c) was dealt with by Item 9 under the Manager's Report.

MOVED BY ALDERMAN MERCIER, SECONDED BY ALDERMAN LADNER:
"That the Original Communications be referred to the respective items under the Manager's Report."

CARRIED UNANIMOUSLY

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN LADNER:
"That the Council resolve into a Committee of the Whole with the Mayor in the Chair (7:05 p.m.)

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R E P O R T S

The Grants Committee submitted the following recommendations:

- (1) That the sum of \$200.00 be granted to a team of B. C. High School wrestlers to assist in their trip to Japan to compete as a part of the B. C. - Japan Cultural Exchange Programme, a group of high school boy wrestlers having visited the Lower Mainland earlier this year to engage in wrestling competitions at the Burnaby Senior Secondary schools.

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN LADNER:
"That the recommendation of the Grants Committee be adopted."

CARRIED UNANIMOUSLY

- (2) The Committee recommended that a grant of \$300.00 be made to the 7th Annual Vancouver Sea Festival to be held from July 12th to 20th.

A question was raised as to whether or not the Annual Sea Festival was not for publicity purposes to bring tourists to this area and while it was agreed that this possibly might be the case it was for the benefit of the whole Lower Mainland Area and might be likened to the Annual Sea Festival in Seattle where major hydro-plane races are held including International participation. It was felt the Sea Festival was of definite benefit to Burnaby and the surrounding area.

MOVED BY ALDERMAN CLARK, SECONDED BY ALDERMAN DAILLY:
"That the recommendation of the Committee be adopted."

CARRIED UNANIMOUSLY

- (3) The Committee recommended a grant of \$500.00 to the Intermedia Society to assist in their plans for a local summer festival of local artists to perform in places where the public congregate throughout the Lower Mainland area commencing with the Burnaby Art Gallery on June 21st and continuing until Labour Day.

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN CLARK:
"That the recommendations of the Committee be adopted."

CARRIED UNANIMOUSLY

MUNICIPAL MANAGER'S REPORT NO. 36, 1969

- (1) Health Department Annual Report

The Manager submitted the Medical Health Officer's Annual Report for the year 1968.

The question was raised regarding the services of the Department in visiting homes where there were arrivals of new born babies. It was submitted that some people did not particularly want the service and perhaps the Department could forward a brochure or a letter in the first place and those desiring the service could then make a request to the Department.

It was left for the Manager to discuss with the Medical Health Officer and request that the latter make an assessment of the value of the service provided.

MOVED BY ALDERMAN MERCIER, SECONDED BY ALDERMAN McLEAN:
"That the report be received."

CARRIED UNANIMOUSLY

(2) Rezoning Reference #19/69
5079, 5089 and 5115 Canada Way

The Manager submitted the Planner's report regarding this rezoning.

The Manager reported further verbally that a second report was made on this rezoning and was contained in Item (9) of this report.

Item (2) was therefore deferred to Item (9) of this report.

(3) Rezoning Application Fees

The Manager submitted a further report from the Planning Director in connection with rezoning application fees.

The report of the Planning Director contained a table of information gathered as a result of a request made of his Department by the Council on May 5th to obtain a comparison of zoning application fees charged by surrounding municipalities.

The Planner submitted the following information.

| <u>Municipality</u> | <u>Fee Charged</u> |
|----------------------------|---|
| City of Vancouver | \$50.00 for first 50,000 sq. ft. or less plus \$1.00 for each additional 1,000 sq. ft. |
| District of Delta | \$50.00 for first 50,000 sq. ft. or less plus \$1.00 for each additional 1,000 sq. ft. |
| District of Surrey | A flat rate of \$30.00 per application |
| District of West Vancouver | A flat rate of \$50.00 per application. |
| District of Burbaby | \$25.00 for first 25,000 sq. ft. or less plus \$1.00 for each additional 10,000 sq. ft. |

During discussion it was mentioned that the imposition of too great a fee on rezoning applicants caused an injustice in that applicants went to the Planning Department who advised, in some instances, that a recommendation could not be made to the Municipal Council for a particular rezoning and people became reluctant to pay the fee. It was felt that this may be working against the public interest and that there would perhaps be applications for perfectly logical rezonings come before the Council which would not come under a fee system which was too high. It was felt that the control rested in the Planning Department rather than in the Council.

A further point was made that it was on the instructions of the Council that a fee system be introduced for the purpose of discouraging frivolous type applications for rezonings of property.

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN MERCIER:

"That the fee structure for rezoning applications be on the following basis:

- (1) for sites up to 25,000 sq. ft. in land area \$25.00.
- (2) for each additional 1,000 sq. ft. of land area, or part thereof \$1.00."

CARRIED

AGAINST -- ALDERMEN DRUMMOND AND CLARK

(4) Claim for Damages - Mr. A. C. Callegaro, 7060 Kitchener Street

The Manager recommended that a claim in the amount of \$333.50 submitted by A. C. Callegaro, 7060 Kitchener Street as a result of an accident whereby a machine crushed a drain tile causing flooding of the basement of the claimant at 7060 Kitchener Street, be settled subject to the necessary releases being provided.

MOVED BY ALDERMAN MERCIER, SECONDED BY ALDERMAN McLEAN:

"That the recommendation of the Manager be adopted."

CARRIED UNANIMOUSLY

(5) Letter from Mr. Rhys Hull

The Manager reported on a letter received from Mr. Rhys Hull who complained of a litter nuisance around distribution boxes maintained by the Columbian Newspaper at specific locations within the municipality and suggested that the Columbian should be made to keep these areas in a tidy condition.

Reference was made to one box close to the McPherson Junior Secondary School which it was submitted was not being maintained properly and was a poor example to the students of the school.

The Manager reported on the letter from Mr. Hull advising that he had been in touch with officials of the Columbian Company and the Health Department had been contacted by the Business Manager of the Columbian.

The complaint had been relayed by the Health Department and the Columbian officials had undertaken to maintain the areas properly. An inspection by the Health Department had revealed that the clean-up job had been done.

The Manager reported further that distribution centres such as these were a constant problem due to their nature and only constant attention by those responsible for the centres could keep them from being abused. It was submitted that the Columbian had always acted promptly when litter conditions were drawn to their attention. Columbian employees responsible for their stations had been instructed by management to keep the areas free of litter.

MOVED BY ALDERMAN MERCIER, SECONDED BY ALDERMAN BLAIR:

"That the actions of the staff taken with regard to the proper maintenance of distribution centres operated by the Columbian Newspaper be endorsed and that the staff be requested to follow up with further inspection of these centres."

CARRIED UNANIMOUSLY

(6) Letter from Mr. R. J. Nevill

The Manager reported on a letter received from Mr. R. J. Nevill resident of Delta Avenue wherein a complaint was registered about a natural watercourse traversing his property a distance of some 37 feet to carry off water which was being discharged from storm drains on Delta Avenue.

The Manager reported that the Nevill property lay on the East side of Delta Avenue opposite the lowest point in Delta and that there always existed a natural watercourse over the property into which storm drainage water from Delta had been discharged.

A Local Improvement had been undertaken on Delta Avenue and a storm sewer constructed in connection with it to eliminate ditches and the storm sewer outlet was discharged through the same watercourse. There had been no understanding with Mr. Nevill that the discharging of storm water from Delta Avenue would result in the Corporation piping the watercourse. The Manager cited Section 527 of the Municipal Act which gave a district municipality the right to discharge water collected from highways into the most convenient waterway or watercourse.

The Manager reported verbally that the water had previously been taken from Delta Avenue and discharged by a culvert under Delta to the watercourse and that the situation was no different today following installation of the local improvements.

Mr. Mullis from the Engineering Department submitted that there were in fact less volumes of water going into the natural watercourse since the development of the Brentwood subdivision to the West since storm water from that subdivision had been diverted toward Willingdon Avenue.

MOVED BY ALDERMAN MERCIER, SECONDED BY ALDERMAN LADNER:
"That the Council concur with the action taken by the Manager and the Engineer and that Mr. Nevill be advised that the Council is not in a position to comply with his request for piping of the natural watercourse at this time."

CARRIED UNANIMOUSLY

It was suggested that the Engineer might investigate the situation further to determine whether or not problems occur with flash floods since the area surrounding had been developed.

It was submitted that the flow of water through the watercourse may require attention from this point of view due to the installation of additional blacktop and improvements in surrounding areas.

Some concern was expressed over the rights of the property owner particularly where storm waters from municipal ditches were discharged into a natural watercourse across private property.

MOVED BY ALDERMAN DRUMMOND, SECONDED BY ALDERMAN CLARK:
"That this matter be tabled for a period of one week to allow the Aldermen to view the problem on Mr. Nevill's property and consider the Corporation's position in the matter."

IN FAVOUR -- ALDERMEN DRUMMOND,
CLARK, DAILLY, LADNER
AND BLAIR

AGAINST -- ALDERMEN MERCIER,
McLEAN AND HERD

MOTION CARRIED

(7) Chemical Spraying

This item referred to a letter from the Society for Pollution and Environmental Control submitted to the Council by Mrs. Gwen Mallard. The Society had asked permission for a delegation to be heard in connection with this matter. Mrs. Mallard appeared and introduced Dr. Turnbull, Professor of Entomology at Simon Fraser University and an authority of fifteen years standing in Pest Control.

Dr. Turnbull spoke to the Council and advised he was not concerned with herbicidal chemicals for weed control as this material was poison to plants but was not poison to animals. A request was made of Council to control the use of chlorinated hydrocarbons such as D.D.T., dieldrin and aldrin. These chemicals had been used in this area and had a very long lifetime - up to twenty years. The chemicals were poisonous to all animal life. They were virtually harmless to large mammals, however there was a danger to dogs and the effect was drastic to the bird and fish life. The chemicals were effective in the killing of all insects, however the insects were inclined to build a resistance to the chemicals and in order to effect more control, more and more of the chemicals was required to be used.

The chemicals had been readily used in the past and there was a time when they were needed for agricultural purposes, however, there were now other pesticides for this purpose which had a breakdown period of weeks rather than years and there was no longer need to use D.D.T. and the other similar chemicals.

D.D.T. had been used as it was cheap and has a broad spectrum in that it killed almost all insects. Its use in agriculture was first thought to be beneficial, however, this view has now changed and the real problem had arisen in areas like the Okanagan where it has been found that the use of these chemicals was harmful rather than nonharmful as had been thought in the past due to the insect resistance factor.

Dr. Turnbull advised that the agriculturalists in the Okanagan were now at the stage where they cannot control some pests and are at a loss to know what to do about it. It was submitted that D.D.T. is completely banned in some parts of the United States and in all of the Country of Sweden.

During discussion on Dr. Turnbull's remarks the following points were made:

- (1) The Council has no power to control the sales of these chemicals. This must be done through the Provincial Government.
- (2) In this connection the Medical Health Officer might be asked to report with a view to the Council making a recommendation to the Provincial Government on the subject.
- (3) Dr. Turnbull advised that his Society was making an appeal to all local municipalities similar to that being made to Burnaby this evening. It was submitted that the Mosquito Control Board was not using D.D.T. this year for the first time for the control of mosquitos in the area.

- (4) The Council should seek a report from the Department of Agriculture on the remarks and opinions presented by Dr. Turnbull. Dr. Turnbull agreed that the matter could be referred to the Medical Health Officer for a report on the adequacy of the local pesticide programme with particular reference to the use of the dangerous chemicals and that if this was not found to be adequate from this point of view an opinion might be expressed on what other course of action might be taken.
- (5) It would be helpful if Dr. Turnbull would put his remarks made to the evenings meeting in writing so that the Council could take the matter to the Provincial Government so that steps might be taken to bring the dangers of the use of these pesticides to the people and perhaps stop their use and sale to the public. The Doctor's Report would also serve as a journal for study by the Chief Sanitary Inspector so that he may submit a further report to the Council.
- (6) Dr. Turnbull suggested that any confirmation or other information needed should be referred to entomologists as these are the professional group who are most qualified to comment on the dangers in the use of these pesticides being expert in the life of insects.
- (7) The matter should be discussed with the Greater Vancouver Regional District which was representative of fourteen municipalities. If Burnaby acted unilaterally in the matter, representations could be made to the U.B.C.M. but such representations would be in a better position to receive support by other municipalities if it was submitted to the Regional Board first. It was felt by the Council that this approach would lengthen the time that it would take to perhaps bring about some action on this matter and that Council should go ahead singly.

The Manager's Report indicated that there were many people licensed to carry on the type of business within the municipality where chemical sprays were used and were readily available from hardware stores and garden shops for the public. The Provincial Government had taken a strong position on the sale and use of pesticides and had passed regulations concerning them.

The Government sets up examinations and people handling the chemicals must be certified. A few products are permitted for sale without a Government license, however, these products were considered as very low in toxicity.

The Provincial regulations were new and the Provincial Agricultural Department was experiencing some difficulty in examining all persons interested in certification.

Discussions had been held by the Chief Sanitary Inspector with Mr. C. Nielson, Provincial Entomologist, of the Department of Agriculture and our own Chief Licence Inspector and a plan for Burnaby had been mutually agreed upon. This plan was outlined by the Manager in his report.

The Manager reported further on the Mosquito Control Programme advising that this was managed by the Fraser Valley Mosquito Control Board with municipalities, the Federal Government and Provincial Government contributing monies necessary for the control. The pesticides and the manner in which they were applied were approved by the Provincial Agricultural Department and the Dominion Fisheries

Department and the B. C. Fish and Game Branch and Health Departments.

The rules were very strict and no deviation was permitted. No problems were anticipated in the area of indiscriminate pestciding.

MOVED BY ALDERMAN CLARK, SECONDED BY ALDERMAN McLEAN:

"That the whole question of the use of pesticides be referred to the Medical Health Officer and Chief Sanitary Inspector following receipt of Dr. Turnbull's written submission and any other information which might be forthcoming and that a report be brought back to the Council."

CARRIED UNANIMOUSLY

(8) Hanna Medical Clinic, 3310 Boundary Road,
Lot "A", Block I, D.L. 68, Plan 980

The Manager reported that this clinic had made two major additions to the original building, one on the South side fronting onto Boundary Road and a second at the back of the original building and facing Schou Street.

The owners had made liberal use of cut stone facing as an exterior cladding material. The original building, which was flanked by Schou Street on the North side is built right on the property line.

The reconstruction work had caused an encroachment of four inches onto Schou Street and it was recommended that an Encroachment Agreement be drawn and authority be granted to execute the said Agreement by the Mayor and Clerk.

MOVED BY ALDERMAN McLEAN, SECONDED BY ALDERMAN MERCIER:

"That the recommendation of the Manager be adopted."

CARRIED UNANIMOUSLY

(9) Rezoning Reference #19/69
Item 2 of the Municipal Manager's Report No. 36, 1969

Subsequent to the preparation of Item #2 of this Report the applicant has indicated to the Planning Department that he now intends to look for a Kingsway location and he has requested further action on Rezoning Reference #19/69 be deferred.

MOVED BY ALDERMAN MERCIER, SECONDED BY ALDERMAN BLAIR:

"That no further action be taken on the application for rezoning listed under Rezoning Reference #19/69."

CARRIED

AGAINST -- ALDERMEN CLARK AND LADNER

(10) Estimates

It was being recommended that the Municipal Engineer's Special Estimates of Work in the total amount of \$369,750.00 be approved.

MOVED BY ALDERMAN BLAIR, SECONDED BY ALDERMAN McLEAN:

"That the recommendation of the Manager be adopted."

CARRIED UNANIMOUSLY

(11) Fire Department

A report from the Fire Chief covering the activities of his Department for the month of April, was submitted.

(12) R.C.M.P.

A report from the R.C.M.P. covering the policing of the Municipality for the month of April, was submitted.

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN MERCIER:

"That the reports covered under items (11) and (12) be received."

CARRIED UNANIMOUSLY

ALDERMAN CLARK questioned the Planner on the reasons for delay of the updated Apartment Report which was to have been presented to the Council in two months time from the date of instruction by the Council and this had now lengthened to five months.

The Planner explained that the report was well underway but that the time spent in the day to day business of his office kept him extremely busy particularly with appointments and that he had been unable to present the report in the allotted time.

(13) Convention Expenses for members of the staff

The Manager reported on a question of the adequacy of the present expense arrangements for staff members attending conventions as raised by a member of the Council.

The Manager outlined the present policy and commented that having regard to the fact that in practically every instance registration fees include certain meals and/or functions it was not considered that the living allowance of \$15.00 per day was inadequate. Provision was not made for any degree of "entertaining". In cases of conferences and business trips where entertaining was found necessary such expenses were acceptable as an extra expense when supported by adequate reasons.

MOVED BY ALDERMAN McLEAN, SECONDED BY ALDERMAN HERD:

"That the report of the Manager be received and concurred in."

CARRIED UNANIMOUSLY

(14) Preliminary Plan Approval #919 - Lots "A" and "B", Block 7, D.L. 153

The Manager reported that these two lots facing Kingsway between Barker Avenue and the lane West of Barker were key properties in site No. 1 of the area bounded by Kingsway, Patterson and Olive Avenues considered by the Planning Department and recommended to the Council as an area for a Community Plan and a date for a Public Hearing for rezoning of this site had been called for the 26th of May, 1969.

The Manager reported an application had been received for Preliminary Plan Approval for a drive-in restaurant on the property.

Under Section 707 of the Municipal Act, Council may cause to be withheld the issuance of a building permit for a period of 30 days from the date of application prior to the adoption of a Zoning By-law, or of an official community plan, or of an amendment to a Zoning By-law, or of an alteration, addition, or extension to the community plan.

It is recommended that Council authorize that the Preliminary Plan approval and building permit for the use of Lots "A" and "B", Block 7, D.L. 153, for drive-in restaurant purposes be withheld.

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN MERCIER:
"That authority be granted to withhold a building permit for the construction of the subject drive-in restaurant pursuant to Section 707 of the Municipal Act for a period of thirty days."

CARRIED

AGAINST -- ALDERMEN CLARK AND McLEAN

THE MAYOR DECLARED A RECESS AT 9:00 P.M.

THE COUNCIL RECONVENED AT 9:10 P.M. WITH THE SAME MEMBERS PRESENT.

(15) Council Chamber Seating

The Manager referred to Item #10 of his report #34, 1969 which referred to two quotations received for seating in the Council Chamber:

- (1) Robert Gibson Agencies - A total bid of \$4,720.72
- (2) Railway and Power Engineering Corporation Ltd. - A total bid of \$3,846.73

It had not been found possible to obtain samples of these chairs for Council's examination.

Alterations to the floor for fitting of the chairs and to the carpet to allow for installation amounted to \$850.00.

The Manager reported that from close checking of the specifications the Chief Building Inspector recommended the "York" model at a quoted price of \$3,870.72 (being bid #1) as being the best structurally and in appearance for use in the Council Chamber.

Delivery was six weeks from the date of order.

It was recommended that the quotation of Robert Gibson Agencies be accepted.

MOVED BY ALDERMAN MERCIER, SECONDED BY ALDERMAN DRUMMOND:
"That the recommendation of the Manager be adopted."

CARRIED UNANIMOUSLY

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The Planner reported further on the query made earlier in the meeting about the submission of the Apartment Study and submitted that the updating of the study had been conducted by the long-range section of his Department and had been given second priority to housing. It was reported that the draft was complete, contained 90 pages and that three quarters of these had been reviewed by himself with the staff and the contents explained.

Concern was expressed in Council about the holding up of the RM3 zoning pending completion of the review and the Planner submitted that the RM3 rezonings were being held up but that work on the study was being proceeded with as quickly as possible. It was felt that if full-time could be given to the review it could be brought forward in two or three weeks time; however, it was felt that it would take several weeks.

The amount of work flowing through the Department was questioned and it was felt that perhaps too much work was being directed to this Department.

The suggestion was made that the Planning Department Liaison Alderman should discuss the matter with the Planner and bring in a report to the Council. The Liaison Alderman advised having spoken a number of times with the Planner on the subject and advised the Council that there were problems in connection with this and the work of the Department but that there was no particular problem and the matter should be left as is and there was no need for him to discuss the matter further with the Planner.

MOVED BY ALDERMAN HERD; SECONDED BY ALDERMAN McLEAN:
"That the Committee do now rise and report."

CARRIED UNANIMOUSLY

THE COUNCIL RECONVENED.

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN McLEAN:
"That the report of the Committee be adopted."

CARRIED UNANIMOUSLY

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ALDERMAN CLARK raised the question of the pavement of a lane serving properties along Dawson Street.

The Engineer advised that in his view any decisions on the paving of this lane should await a report on the lane paving policy and the establishment of priorities. This report should be in to the Council in from two to three weeks and the Engineer has previously advised that if the Council did agree with the policy for paving residential lanes this particular lane would be given high priority.

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ALDERMAN LADNER raised the question of the provision of lane allowances in isolated areas throughout the municipality siting those areas in the vicinity of Canada Way and Sixth Street between Wedgewood Street and Elwell Street as particular examples. Difficulties were being encountered by people whose houses were built in such fashion that access for driveways was difficult from the front and it would be preferable to have lane access.

MOVED BY ALDERMAN LADNER, SECONDED BY ALDERMAN DRUMMOND:
"That the Engineer be asked to make a survey of the number of areas in the municipality together with estimates as to the acquisition and construction costs of lanes in this category so that the Council can form a priority basis for attacking this problem."

CARRIED UNANIMOUSLY

A warning was expressed that this could be a job of large magnitude and it was submitted that it was only areas where there was obviously a problem that the Engineer should become concerned.

B Y - L A W S

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN LADNER:
"That the Council do now resolve into a Committee of the Whole
to consider and report on "BURNABY ZONING BY-LAW 1965,
AMENDMENT BY-LAW NO. 6, 1969" #5478."

CARRIED UNANIMOUSLY

This By-law provides for the following rezoning:

Reference RZ #1/69 and 54/68

FROM RESIDENTIAL DISTRICT FIVE (R5) TO MULTIPLE FAMILY
RESIDENTIAL DISTRICT THREE (RM3)

- (a) Lots 7 to 9 inclusive, Block 7, D.L.'s 116/186, Plan 1236
- (b) Lot 6, Block 7, D.L.'s 116/186, Plan 1236

(3866, 3876 3886 and 3848 Albert Street, respectively - Located
on the South side of Albert Street from a point 50 feet West
of Ingleton Avenue Westward a distance of 200 feet)

The Municipal Clerk read a memo from the Planning Director indicating
that the prerequisites for this rezoning had been met and it was
In order for the By-law to proceed to its final readings.

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN LADNER:
"That the Committee do now rise and report the By-law complete."

CARRIED UNANIMOUSLY

THE COUNCIL RECONVENED.

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN MERCIER:
"That the report of the Committee be adopted."

CARRIED UNANIMOUSLY

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN MERCIER:
"That BURNABY ZONING BY-LAW 1965, AMENDMENT BY-LAW NO. 6, 1969"
be now read a Third Time."

CARRIED UNANIMOUSLY

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MOVED BY ALDERMAN McLEAN, SECONDED BY ALDERMAN BLAIR:
"That:

- "BURNABY FRONTAGE-TAX BY-LAW NO. 6, 1969" #5521
- "BURNABY STREET LIGHTING FRONTAGE-TAX BY-LAW NO. 1, 1969" #5522

"BURNABY ZONING BY-LAW 1965, AMENDMENT BY-LAW NO. 19, 1969" #5513
be now reconsidered."

CARRIED UNANIMOUSLY

MOVED BY ALDERMAN McLEAN, SECONDED BY ALDERMAN BLAIR:
"That:

- "BURNABY FRONTAGE-TAX BY-LAW NO. 6, 1969"
- "BURNABY STREET LIGHTING FRONTAGE-TAX BY-LAW NO. 1, 1969"

"BURNABY ZONING BY-LAW 1965, AMENDMENT BY-LAW NO. 19, 1969" RZ #4/69
be now finally adopted, signed by the Mayor and Clerk and the Corporate
Seal affixed thereto."

CARRIED UNANIMOUSLY

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May/20/1969

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN DAILLY:
"That" BURNABY ZONING BY-LAW 1965, AMENDMENT BY-LAW NO. 60, 1968"
#5416 be now reconsidered."

CARRIED

AGAINST -- ALDERMEN MCLEAN AND
BLAIR

MOVED BY ALDERMAN HERD, SECONDED BY ALDERMAN MERCIER:
"That "BURNABY ZONING BY-LAW 1965, AMENDMENT BY-LAW NO. 60, 1968"
RZ #99/68 be now finally adopted, signed by the Mayor and Clerk and
the Corporate Seal affixed thereto."

MOTION LOST

IN FAVOUR - ALDERMAN BLAIR,
LADNER AND MERCIER

AGAINST - MAYOR PRITTIE,
ALDERMEN CLARK,
HERD, DAILLY, McLEAN
AND DRUMMOND