

CORPORATION OF THE DISTRICT OF BURNABY

BY-LAW NO. 1810.

1702

BY-LAW FOR REGULATING TRAFFIC
IN THE MUNICIPALITY OF BURNABY

.

The Municipal Council of the Corporation of the District of Burnaby enacts as follows:-

INTERPRETATION:

1. "ANIMAL". Shall be held and construed to mean and include horses, mares, stallions, fillies, foals, geldings, colts, bulls, cows, boars, rams, heifers, steers, calves, sheep, lambs, goats, mules, asses, swine, geese, ducks and poultry.

"BOARD OF WORKS" shall mean the members of the Council duly appointed for the time being to act in such capacity.

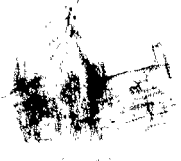
"HIGHWAY" includes every highway within the meaning of the 'Highway Act' and every road, street, lane or right-of-way designed or intended for or used by the general public for the passage of vehicles.

"MOTORCYCLE" means a motor vehicle running on two or three wheels and having a saddle or seat for the driver to sit astride.

"MOTOR-VEHICLE" includes automobiles, locomobiles motor-cycles and all other vehicles propelled otherwise than by muscular power excepting the cars of electric and steam railways and other motor vehicles running only upon rails or tracks and excepting trailers.

"MUNICIPAL ENGINEER" shall mean the duly appointed Municipal Engineer to the Municipality or his duly appointed representative.

"MUNICIPALITY" shall be held and construed to mean the Corporation of the District of Burnaby.



"PERSON" shall include any body corporate or politic or party and the heirs, executors, administrators or other legal representatives of such persons to whom the context can apply according to law and embodying the singular number or the masculine gender only, shall include more persons, parties or things of the same kind than one and female as well as male, and the converse.

"POLICE-OFFICER" shall mean and include the Chief of Police and any Police Officer or other person having the authority of a Police Officer in the Municipality of Burnaby.

"PUBLIC PLACE" whenever used in this By-law shall, when necessary, be held and construed to mean and include streets, lanes, avenues, ways, boulevards, sidewalks, drives, squares, triangles, school grounds and other public places and rights-of-way in the Municipality, open to the use of the public, and the space above or beneath the surface of the same.

"STREET" shall when necessary be held and construed to mean and include streets, lanes, ways, boulevards, drives, places, sidewalks and bridges.

"VEHICLE" shall be held and construed to mean and include wagons, carts, carriages, trucks, automobiles, bicycles and all vehicles drawn by animals or propelled by steam, electricity, gas, gasoline or other motive power.

BICYCLES:

2. It shall be unlawful for any person to ride any bicycle or tricycle upon the sidewalk of any street; provided, however, that invalids, and children under 10 years of age may ride tricycles on sidewalks.

SPEED LIMIT:

3. It shall be unlawful for any person to ride any bicycle or tricycle in or upon any street of the Municipality of Burnaby at a greater rate of speed than ten (10) miles an hour.

RIDING ABREAST:

4. It shall be unlawful for two or more persons to ride bicycles or tricycles in any public place more than two abreast.

WARNING BELL:

5. It shall be unlawful for any person to ride any bicycle or tricycle in any public place unless the same shall have attached thereto a good and efficient bell or horn and such person shall ring said bell or sound said horn a sufficient number of times to give notice of his approach and close proximity to any person or conveyance occupying or using such public place.

6. It shall be unlawful for any person to ride or drive any horse or other animal, whether attached to a vehicle or not, at a greater rate of speed than twelve (12) miles an hour, over, along, or through any street or public place in the Municipality.

SPEED LIMIT:

7. No motor vehicle shall be driven or operated upon any highway within the boundaries of the Municipality of Burnaby other than highways classified as arterial or primary under Part III of the "Highway Act" at a greater rate of speed than Thirty (30) miles per hour.

EXCEPTIONS:

8. Nothing in the preceding section shall apply to horses or vehicles used by the Fire or Police Department of the Municipality, or neighboring Municipality or to ambulances when responding to emergency calls, or to vehicles used by private persons in giving or responding to alarms of fire under permit from Board of Works, provided said vehicles are supplied with a suitable gong of sufficient power to be heard 400 feet in the business districts.

GAMES ON PUBLIC ROAD:

9. It shall be unlawful for any person in any public place, to engage in any sport or amusement or exercise likely or calculated to frighten horses or hinder and embarrass the passage of vehicles.

COASTING:

10. It shall be unlawful for any person to ride in or upon any light carriage, wagon, roller-skates, bob-sleigh, cart or vehicle upon any sidewalk or street in the manner commonly known as 'coasting', or when such carriage, wagon, roller-skates or vehicle is propelled by gravity or its own momentum.

DAMAGE TO SIDEWALK:

11. It shall be unlawful for any person to lead, ride or drive any animal or move or propel any vehicle (except light carriages for the conveyance of children, and invalids' chairs) along or over any sidewalk or curbing unless for the purpose of necessarily crossing the same or to cross any sidewalk or curbing with any heavily loaded vehicle, without effectually protecting the same by planks or similar device or to allow any vehicle or animal to stand on any sidewalk, or to cut, saw or split firewood, lumber, block, rock, stone or mix mortar, or to do any other act upon any sidewalk which shall interfere with or damage the sidewalk or which shall obstruct the passage of pedestrians over the same

RIGHT OF VEHICLES:

12. Ambulances shall have the right of way in the use of streets and public places responding to emergency calls, and it shall be unlawful for any person to fail, neglect or refuse to give such vehicles the right of way or to block, impede or in any way interfere with their progress.

13. It shall be unlawful for any person to drag or haul any timber or other article along or over any public place, in such a manner that any portion of the same shall rest upon or come in contact with the surface of such public

place, or on any planked, paved or macadamized road, to lock the wheel of any vehicle or to use any method whereby anything other than the tire of such wheel or the smooth shoe, shall come in contact with the surface of the street. This section shall not apply to persons who have received permits from the Municipal Engineer covering their operations.

LAMPS:

14. (a) No person shall permit a vehicle to stand on any public place within the Municipality of Burnaby after sunset without a red light showing from the rear and a white light showing from the front of such vehicle.

(b) It shall be unlawful for any person between dusk and dawn to use, drive, or propel in or upon any public place within the Municipality any vehicle unless the same shall be equipped with and shall carry a lighted lamp on the left hand side thereof showing a white light visible from the front at a distance of at least 100 feet, and such vehicle shall also display a red light visible from the rear. PROVIDED that this section shall not apply to bicycles, tricycles or motor-vehicles.

INTERPRETATION OF RULES OF THE ROAD:

15. Subject to the provisions contained in Section 17 hereof, any person having, driving, operating or using in any way any vehicle or having, riding or driving any horse or other animal on any street or public place within the Municipality of Burnaby shall in all respects conform to and observe the provisions of the succeeding subsections of this section and the provisions of all other sections of this By-law; and wherever in the succeeding subsections of this section the word "he" is used, such word shall mean and include every such last mentioned person, and every vehicle, horse or animal so had, driven, operated, used or ridden by such person. And wherever in any such succeeding subsection any such person is

directed, required to do, perform, observe or conform to any act, thing, requirement or condition, such person shall make or cause every vehicle, horse or animal had, driven, operated, used or ridden by him to do, perform, observe or conform to such act, thing, requirement or condition.

(a) He shall at all times, except as and when hereinafter mentioned, keep to the right side of the centre of the street or public place and when travelling at the rate of a walk, he shall, except as and when hereinafter mentioned, keep as close as possible to the right hand curb or roadbed edge.

(b) In turning into another street or public place to the left, he shall turn round the corner keeping to the right of the centre line or as the case may be at the right hand curb or side of the said street or public place.

(c) Drivers shall park or stand their vehicles with the wheel against the curb in such manner that upon the release of the brake their vehicle will not draw away from the curb.

(d) A driver already upon a street shall have the right of way over a driver entering at a point other than a street intersection, and it shall be the duty of such driver to yield the right of way to the driver already upon the street; provided that the foregoing shall not apply to the apparatus of the fire and police departments.

(e) No driver shall enter any street from any point other than a street intersection without first attracting the attention of approaching pedestrians and vehicles by signalling with sounding device.

(f) On bridge approaches, drivers of vehicles waiting to cross shall stand such vehicles on the right hand side of the roadway and in single file; and on streets intersected by railroad track or tracks, drivers of vehicles wait-

ing to cross shall stand such vehicles on the right hand side of the roadway and not more than two abreast.

(g) It shall be unlawful for any person to willfully or purposely obstruct, hinder, delay or in any way interfere with any street railway cars, by placing or ~~being~~ ^{driving} any team, vehicle or obstacle in, along, upon, across or near the tracks of said street railways in any manner so as to obstruct or interfere with the movement and operation of the same.

(h) No vehicle shall be stopped in such a manner as to bring the left side thereof next to the curb.

(i) Every driver of a motor vehicle shall stop the engine thereof before commencing to take on gasoline or oil at a fuel supply station and shall not start such engine until fuelling has been fully completed.

REFUSE &c.

16. It shall be unlawful for any person, in hauling dirt, gravel, manure or sawdust, pieces of wood or refuse along, through or upon any public place in the Municipality to allow or permit the same to be dropped upon any public place.

ANIMALS UNATTENDED:

17. It shall be unlawful for any person to leave standing in any public place in the Municipality, any vehicle drawn by horses or other animals without being securely fastened or unless the same be in the personal charge and custody of some person or attached to a metallic object of at least sixteen (16) pounds in weight placed on the ground or pavement, provided in the case of an accident upon any street, the vehicle may be moved to the side of the street and if a satisfactory and sufficient red light is located at both ends of the same, the vehicle may be allowed to remain on the street (pending removal for repairs) for a period not exceeding Twenty-four (24) hours.

18. (a) It shall be unlawful for any person being the owner or having charge of any vehicle to allow or permit the

same or any animal or animals attached thereto to be stood or remain standing (except while being loaded or unloaded or while taking on or letting off passengers) upon any street in the Municipality within twenty-five feet of any fire hydrant or of any street corner or a greater distance than one foot from the curb or in any other position than parallel with the curb; provided that no person shall allow or permit any vehicle or any animal or animals attached thereto to stand or remain standing as aforesaid at such corners where street cars stop for the purpose of allowing passengers to enter and alight therefrom at a lesser distance than fifty feet from the intersecting street line.

(b) No driver shall allow the vehicle of which he is in charge to remain upon or be so driven along any street as to unreasonably blockade or obstruct traffic.

(c) No person shall drive a vehicle while any one is standing or sitting wholly or in part upon the step, fenders or running board thereof nor when the same is so loaded as to interfere with the free full and ready access to the controlling mechanism thereof.

(d) It shall be unlawful for any person to drive or operate a motor vehicle upon any highway in the Municipality unless while such vehicle is being so driven or operated both of the driver's arms and hands are continuously used for the sole purpose of operating the mechanism of such vehicle; provided that this section shall not apply to a driver having only one arm.

(e) If upon any intercommunicating street approaching a street or street intersection hereinafter designated in this subsection is erected a sign displaying the word 'STOP' either alone or accompanied by other words the driver of every vehicle approaching upon the intercommunicating street or an intersection hereinafter designated

shall, before proceeding to cross or enter upon the designated street or any such intersection and while at a distance of no more than 20 feet therefrom bring his vehicle to a full stop before reaching such intersections that is to say:

Sixth Street - Tenth Avenue to Nineteenth Avenue inclusive.

Edmonds Street - Kingsway to and including Sixth Street but excluding Douglas Road.

Gilmore Avenue - from and including Pender Street to but not including Douglas Road.

Riverway - Boundary Road to West boundary D.L. 172.

North Road - City Limits New Westminster to and including Hamilton Street.

Central Park line, B. C. E. R. at all street intersections.

Imperial Street - Kingsway to Boundary Road.

Boundary Road - Hastings Street to Imperial Street, excluding Kingsway, Grandview Highway and Central Arterial Highway.

Willingdon Avenue - Kingsway to McGill Street, excluding Grandview Highway; Central Arterial Highway and Hastings Street.

Sperling Avenue - Hastings Street to Douglas Road, excluding Central Arterial Highway, and from Burris Street to Kingsway.

(f) No person shall drive or operate any vehicle on Marine Drive, in the Municipality of Burnaby, otherwise than on the right-hand side of the centre line of the pavement on said street or highway, except when passing another vehicle travelling in the same direction or when necessary to do so in order to get on the right side of the street or highway or when turning off said street or highway.

(g) No person driving or operating a vehicle on said Marine Drive shall so drive or operate such vehicle so as to pass any other vehicle proceeding in the same direction

on any curve on such street or highway.

(h) Except in case of any vehicle so disabled as to prevent the moving of the same, no vehicle driven, used or operated on said Marine Drive shall be parked or left standing either attended or unattended upon the paved or main travelled portion of such street or highway.

POISONS:

19. It shall be unlawful for any person to lay out or expose any kind of poison, or leave exposed any poisonous food or drink for persons, animal or fowl, or any substance of fluid whatsoever wherein or whereon there is or shall be deposited or mingled any kind of poison or poisonous or deadly substance whatsoever in or upon any public place or aid or abet any person in so doing.

DAMAGE TO TREES &c.

20. It shall be unlawful for any person to tie or fasten any horse or other animal to any tree on any public place, to any post or box, placed near or about such tree for the protection thereof, or to post any bill or placard upon any such tree or box near or about the same or climb any such tree, or cut down, girdle, mutilate, dig up, move or in any manner whatsoever injure or destroy any tree in any public place.

DAMAGE TO BOULEVARDS:

21. Whenever the roadway of any street is made so as to leave a space within the limits of such street upon which it is intended to grow grass, shade trees or shrubs, such place shall be closed against traffic, and it shall not be lawful for any person to ride or drive any animal or vehicle upon such space, and if any post or chain be placed on or about such space by or under the direction of the Municipality it shall not be lawful for any person to remove or injure such chain or post, provided that any person owning or occupying property on any such street shall have a right to enter same through any space set aside for access thereto.

OBSTRUCTION TO TRAFFIC:

22. It shall be unlawful for any person to place, set up, keep or maintain any booth, stand, table, box board, shelf, vehicle, or other object for the purpose of selling, giving away or distributing therefrom any article or thing, or exhibiting any animal, bird, or curiosity or advertising any thing whatsoever in any public place so as to obstruct traffic in the same.

EARTHSLIDES ON PUBLIC ROAD:

23. It shall be unlawful for any person owning or occupying any property abutting on or contiguous to any public place to allow or permit any earth, rock, stones, trees, logs, stumps or other substance to cave, fall, crumble, slide or accumulate or to be otherwise deposited from any such premises upon any public place or having been so deposited, to remain thereon.

MERCHANDISE OCCUPYING PUBLIC ROAD:

24. It shall be unlawful for any person to place or cause or suffer to be placed by any person in his employ or under his control, any merchandise or wares of any nature on any public place in front of or alongside a place of business for the purpose of display or for any purposes, except in the actual course of receipt or delivery, or to use any position of any public place for the purpose of measuring or packing goods for sale.

COAL, ETC. OCCUPYING PUBLIC PLACES:

25. It shall be unlawful for any person to place or to permit to be placed any firewood, coal, chattels or merchandise in any public place, except while moving the same in or out of the premises adjoining such public place or to keep any box for the storage of wood, coal, chattels, or merchandise in any public place.

GARBAGE:

26. It shall be unlawful for any person to throw or deposit or cause to be thrown or deposited in or upon any public place, any coal, hair shreds, rags, shells, ashes, garbage, paper or other refuse matter.

27. It shall be unlawful for any person operating or driving a vehicle in a public place to throw or allow to be thrown from any vehicle any broken glass, bottles, crockery, nails or any substance whatever whereby the feet of horses or other animals or the tires of vehicles using the said public place may be injured.

FLOW OF WATER ON TO PUBLIC PLACE:

28. It shall be unlawful for any person to throw or cause to flow or allow, or permit to flow or to be thrown upon or over any public place any filthy water or other liquids which cause or tend to cause obnoxious effluvia from any property under his control.

REFUSE, ETC.

29. It shall be unlawful for any person to throw or drop on any sidewalk or street any vegetable or fruit or other substance liable to cause any person injury or to throw upon or into any public place or in any gutter, any kitchen refuse, paper, sweepings or other substance liable to close up or choke any gutter or ditch.

REMOVING EARTH &c FROM PUBLIC ROAD:

30. No person shall take up, dig or carry away any of the earth, sand or gravel in or from any street, road or lane within the Municipality without the permission of the Board of Works or the Municipal Engineer upon such terms, conditions and regulations as shall be specified in such permit. Such permit shall be issued subject to a cash deposit satisfactory to the Municipal Engineer being made beforehand as sufficient security that obligations imposed will be duly fulfilled and in the event of same not being carried out as

required by and to the satisfaction of the Municipal Engineer said deposit may be forfeited.

REMOVING SIDEWALK, ETC.

31. It shall be unlawful for any person to break, tear up, remove any planking, pavement, sidewalk, crossing, curbing, macadam or other surface in any public place or to make any excavation in or under any public place within the Municipality for any purpose whatsoever, without having first obtained permission of the Board of Works or the Municipal Engineer so to do. It shall be the duty of any person having obtained such permission to break, tear up or remove any such planking, pavement, sidewalk, crossing, curbing, macadam or other surface of any public place, or to make any excavation in or under any public place, to relay and fill up the same and to put the same in good order and repair as before such breaking, tearing up, removing or excavating and all such breaking, tearing up, removing or excavating shall be done under the direction and supervision of the Municipal Engineer, and the same shall be replaced to the satisfaction of the said Municipal Engineer. Every person to whom permission as aforesaid has been granted shall erect and maintain a good and sufficient fence, railing or barrier around every excavation made by him in such a manner as to prevent accidents, and shall place and keep upon such fence, railing or barrier a suitable and sufficient red light during the night and shall take such further care and precaution as the Municipal Engineer may deem necessary and direct for the protection and safety of the public and shall indemnify the Municipality against all loss, costs, charges, expenses and damages to which the said Municipality may be put by reason of such breaking, tearing up or removing as aforesaid or by reason of the permission granted him so to do. Such permit shall be issued subject to a cash deposit satisfactory to the Municipal Engineer being made be-

forehand as sufficient security that obligations imposed will be duly fulfilled, and in the event of same not being carried out as required by and to the satisfaction of the Municipal Engineer, said deposit may be forfeited.

CLOSING OF STREETS TO TRAFFIC:

32. It shall be lawful for the Municipal Engineer to close any street or portion thereof, or sidewalk or portion thereof, or crossing or portion thereof at any time to traffic for the purpose of repairing or altering same or for any other purpose which in his opinion may be necessary. It shall be unlawful for any person to be in or to proceed along or to lead, ride or drive any animal, or to drive or propel any vehicle in or upon, through or over any street closed to traffic. Every street shall be deemed closed to traffic upon which there appears any written or printed notice by the Municipal Engineer or Chief of Police, stating that such street is closed to traffic.

OBSTRUCTIONS:

33. It shall be unlawful for any person to build, construct, place, maintain, throw, leave, pass, tie, or put of cause to be built, constructed, placed, maintained, occupied, thrown, passed, tied or put, except in accordance with the provision of this By-law, in or upon any public place, any structure, fence, post, rod, chain, rail, wire, box, barrel, keg, firewood, coal, chattels, merchandise, vehicle, animal or any object or thing which is an obstruction to the free use of such public place or which may be an inconvenience to the use thereof or which may encroach thereon.

VEHICLE ON BRIDGES:

34. No person driving any carriage or other vehicle drawn by a horse or horses, or other animal or animals or riding upon any horse or other animal on any of the bridges within the Municipality, shall cause, suffer or permit the horse or horses or other animal or animals which he shall be so driving or riding, to go at a faster rate than a walk.

SPEED LIMIT FOR STEAM ENGINE:

35. No steam or traction engine shall be driven at a greater rate of speed than eight (8) miles an hour upon any street in the Municipality and on approaching any horse, whether attached to a vehicle or not, such steam or traction engine shall slow down and if such horse exhibits signs of fright, the engine shall be immediately stopped and remain stationary until such horse shall have safely passed.

AWNINGS:

36. All signs which project or may project over any street in the Municipality must be illuminated between dusk and dawn of each day and on and after the thirty-first day of March 1932, all signs which project or may project over any street in the Municipality shall be constructed of incombustible material and shall be illuminated between dusk and dawn of each day.

37. It shall be unlawful for any person to erect or maintain in any public place in the Municipality any awning, the framework of which shall in any way project over said public place at a lesser distance than seven (7) feet, six (6) inches from the property line. The lowest portion of said awning shall be at least seven (7) feet from the level of the ground or walk.

REMOVAL OF OBSTRUCTIONS:

38. The Municipal Engineer is hereby authorized with necessary assistants to remove any object or thing which is an obstruction to the free use of any public place in the Municipality or which may be an inconvenience to the use thereof, or which may encroach thereon, but such authority is given under this section shall not in any way relieve from responsibility or liability any person guilty of an infraction of any of the provisions.

CHILDREN ON PUBLIC ROADS:

39. It shall be unlawful for any person having the custody or control of any child under the age of ten (10) years to allow, suffer or permit any such child to play or loiter upon any street in the Municipality which is used for Automobile Traffic.

REMOVAL OF SNOW FROM SIDEWALK:

40. Every occupant and in cases where there is no occupant every owner or lessee of every building or property abutting on any sidewalk shall remove, or cause to be removed and keep clear or cause to be kept clear at all times all snow, ice, and dirt from the sidewalk which abuts or fronts upon such building or land.

DISFIGUREMENT OF SIDEWALK OR STREET:

41. It shall be unlawful for any person to disfigure any sidewalk or street. Every sidewalk or street shall be deemed disfigured within the meaning of this section on which any mark, figure, caricature, picture, letter, number or writing is written, drawn or marked thereon; or on which any written or printed notice, sign or advertisement, picture or paper is placed or affixed thereon.

LIMITING USE OF SLEIGHS:

42. It shall be unlawful for any person to use, permit or allow any sleigh to be hauled on any public place when there is not sufficient snow to protect road surface from injury or when the snow is in such condition as will not satisfactorily permit of sleighing without injuring the road surface.

BARBED WIRE FENCE:

43. It shall be unlawful for any person to have or to construct or cause to be constructed with barbed wire any fence abutting on any public place.

GATES OR DOORS OPENING OUTWARDS:

44. It shall be unlawful for any person to have or to construct or cause to be constructed any gate or door which

shall open outwards on any street or sidewalk.

OILS, GASOLINE, ETC. ON PAVEMENTS. PROVISION FOR DRIP PANS

45. It shall be unlawful for any person to allow any oil, grease, gasoline, filthy water or other deleterious matter to drip or fall upon, from any motor, vehicle or engine, any asphaltic pavement within the Municipality. Every motor vehicle shall be fitted with a proper drip pan or sufficient contrivance capable of catching all droppings of oil, grease, gasoline or water falling from the body or engine of such motor vehicle.

CLEATS OR SPIKES ON ENGINES:

46. It shall be unlawful for any person to operate or cause to be operated upon any paved street within the Municipality any Motor, or engine upon the wheels of which there are cleats or spikes or other projections liable to cause injury to the pavement.

LIMITATION OF LOADS.

47. It shall be unlawful for any person to haul or cause to be hauled upon any paved street within the Municipality heavy loads such as boilers, castings in wagons or vehicles the width of the tires and the wheel case of which are insufficient to distribute the load over as much area as possible.

THE FOLLOWING LIMITS ARE RECOMMENDED

<u>Gross Weight</u>	<u>Width of Tire</u>	<u>Pounds per inch width</u>
6 tons	4 inch	740
9 tons	6 inch	750

PENALTIES:

48. Any person guilty of an infraction of any of the provisions of this By-law shall, upon conviction before the Police Magistrate or any Justice of the Peace having jurisdiction within the Municipality, be liable to a penalty not exceeding \$100.00 and costs, and in default of payment forthwith such penalty and costs may be levied by distress and sale of the goods and chattels of the offender, and in

case of there being no distress found out of which the said penalty and costs can be levied, the said Police Magistrate or Justice of the Peace may commit the offender to the common gaol or any lockup house for a term of not more than sixty (60) days.

49. THE FOLLOWING BY-LAWS are hereby repealed excepting Section 64 of By-law No. 201:-

By-law No. 201	"BURNABY STREET TRAFFIC REGULATION BY-LAW, 1915"
By-law No. 215	"BURNABY STREET TRAFFIC REGULATION BY-LAW 1915 Amendment By-law 1916."
By-law No. 305	"BURNABY STREET TRAFFIC REGULATION BY-LAW 1915, Amendment By-law 1921."
By-Law No. 347	"BURNABY STREET TRAFFIC REGULATION BY-LAW 1915, Amendment By-law 1922."
By-law No. 398	"BURNABY STREET TRAFFIC REGULATION BY-LAW 1915, Amendment By-law 1923."
By-law No. 437	"BURNABY STREET TRAFFIC REGULATION BY-LAW 1915, Amendment By-law 1924."
By-law No. 454	"BURNABY STREET TRAFFIC REGULATION BY-LAW 1915, Amendment By-law 1925."
By-law No. 471	"BURNABY STREET TRAFFIC REGULATION BY-LAW 1915, Amendment By-law No. 2, 1925."
By-law No. 654	"BURNABY STREET TRAFFIC REGULATION BY-LAW 1915, Amendment By-law 1927."
By-law No. 947	"BURNABY STREET TRAFFIC REGULATION BY-LAW 1915, Amendment By-law 1929."
By-law No. 1266	"BURNABY STREET TRAFFIC REGULATION BY-LAW 1915, Amendment By-law 1931."

50. This By-law may be cited as the "BURNABY STREET TRAFFIC REGULATION BY-LAW, 1943."

DONE AND PASSED this Twenty first (21st) day of June, 1943.

RECONSIDERED AND finally passed by a three-fourths
majority of the Municipal Council on this Fifth (5th) day of
July, 1943.



M. J. Wilson
REEVE

Charles B. Brown

CLERK