

SEPTEMBER 24, 1962

A Regular meeting of the Municipal Council was held in the Council Chambers, Municipal Hall, 4545 East Grandview-Douglas Highway, on Monday, September 24, 1962 at 7:30 p.m.

PRESENT: Reeve Emmott in the Chair;
Councillors MacSorley, Clark,
Kalyk, Edwards, Hicks and Blair

ABSENT: Councillors Prittie and Harper

Reverend E. G. Byers led in Opening Prayer.

MOVED BY COUNCILLOR EDWARDS,
SECONDED BY COUNCILLOR HICKS:

"That the minutes of September 4th,
10th and 17th, 1962 be adopted as
written and confirmed."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR EDWARDS,
SECONDED BY COUNCILLOR BLAIR:

"That leave of absence be granted to
Councillors Prittie and Harper."

CARRIED UNANIMOUSLY

The Grants Committee submitted a report on considerations given to an application for financial support in the organization of a Bantam Football League in Burnaby for boys between the ages of 12 and 15 years. The Committee submitted that many sports and other recreational organizations had been formed in Burnaby over the years without direct financial assistance from the Municipality and that a precedent would be established if a donation were made in this instance. The Committee expressed the view that the responsibility of the Municipality lies in the provision, extension and maintenance of the various facilities necessary in order that these activities may be carried on. Occasionally support is given to a Burnaby group which travels beyond the borders of the Municipality.

The Committee further expressed the view that it was encouraging to see growing interest in recreational outlets in the Municipality but that nevertheless a grant could not be recommended.

MOVED BY COUNCILLOR KALYK,
SECONDED BY COUNCILLOR MacSORLEY:

"That the recommendation of the Committee
be adopted."

CARRIED
COUNCILLOR HICKS -
AGAINST

His Worship the Reeve submitted a recommendation that Councillors Kalyk and MacSorley, together with the Reeve as Chairman, comprize the Court of Revision to revise and correct the 1962-63 List of Electors.

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR EDWARDS:

"That the recommendation of the Reeve be adopted."

CARRIED UNANIMOUSLY

Councillor Edwards addressed the Council with regard to the Opening Ceremonies of the Clifton G. Brown Memorial Pool advising a letter had been received from a ratepayer criticizing the arrangements made for public participation in the Pool Opening Ceremonies.

Mr. Edwards submitted that space in the Pool was limited to approximately three hundred people and that those officials and guests who would normally be invited should receive invitations on an occasion such as this. Invitations were distributed and the Burnaby Week Committee then turned the programme over to the Clef Society. It was also pointed out that the area was not equipped to handle large volumes of traffic.

It was felt that the Press could have given greater coverage to the Municipal viewpoint in this regard.

His Worship the Reeve submitted also that a letter of criticism had been received and that an explanation had been forwarded providing information regarding delays in the construction programme and the turning over the entertainment in connection with the Opening to the Clef Society as their contribution to Burnaby Week. An explanation was also given on the position of the Municipality in regard to a general invitation to the public.

His Worship the Reeve also read a letter from Mrs. C. G. Brown expressing gratitude for the dedication of the Swimming Pool in honour of her late husband.

MOVED BY COUNCILLOR EDWARDS,
SECONDED BY COUNCILLOR CLARK:

"That the Council resolve into a
Committee of the Whole at 7:50 p.m."

CARRIED UNANIMOUSLY

MUNICIPAL MANAGER -- REPORT NO. 50, 1962.

- (1) Re: By-Law No. 4366 - "Burnaby Service Station Closing By-Law 1962".

The Manager advised that the Municipal Solicitor has now received a copy of the Order made by Mr. Justice Lord on Tuesday, September 11th, 1962, dismissing the application of B. & F. Automotive Industries Ltd. to quash By-Law No. 4366, being the "Burnaby Service Station Closing By-law 1962".

MOVED BY COUNCILLOR MacSORLEY,
SECONDED BY COUNCILLOR CLARK:

"That the information be received."

CARRIED UNANIMOUSLY

(2) Re: Lane South of and Parallel to Neville Street,
extending 120 feet east of Gilley Avenue.

The Manager reported that at the request of Councillor Kalyk investigations had been made into the possible cancellation of a 10 foot lane south of and parallel to Neville Street extending 120 feet east of Gilley Avenue.

It was submitted that as the lane was only 10 feet wide and adequate secondary access was available in the block bounded by Neville, Portland, Gilley and Hedley. This lane could be closed without any hardship.

It was suggested that should the property owners choose to apply for cancellation of the lane and its addition to their property there is no reason why the Municipality should oppose the action on the understanding that this Corporation will not bear any of the expense involved in the cancellation under the Plans Cancellation procedure and that the owners realize they have no rights to the lane allowance until the procedure is complete.

MOVED BY COUNCILLOR HICKS,
SECONDED BY COUNCILLOR KALYK:

"That the property owners involved be advised of the procedure as laid down by the Manager."

CARRIED UNANIMOUSLY

(3) Re: Policing Agreement - 1st June 1962 - 31st May 1963

The Manager advised that the R.C.M.P. has forwarded the Agreement to be entered into between the Corporation and the R.C.M.P. for the policing of the Municipality from 1st June 1962 to 31st May 1963.

The Agreement calls for 93 members of the Force to be provided and the interim cost per man of the R.C.M.P. is currently \$7,286.00. Burnaby pays at the rate of 50% of this sum for the first five men, and 75% for each man thereafter.

The Manager recommended that the Agreement be executed by the Corporation.

MOVED BY COUNCILLOR EDWARDS,
SECONDED BY COUNCILLOR HICKS:

"That the recommendation of the Manager be adopted."

CARRIED UNANIMOUSLY

- (4) The Manager submitted the report of the Chief Building Inspector covering the operations of his Department for the period August 13th to September 7th, 1962.
- (5) The Manager submitted the report of the Officer In Charge, Burnaby Detachment, R.C.M.P. covering the policing of the Municipality for the month of August, 1962.

MOVED BY COUNCILLOR EDWARDS,
SECONDED BY COUNCILLOR BLAIR:

"That the reports be received."

CARRIED UNANIMOUSLY

- (6) The Manager submitted the Land Agent's report covering Property Sales Records 8850 and 8851.

MOVED BY COUNCILLOR HARPER,
SECONDED BY COUNCILLOR MacSORLEY:

"That the report be received."

CARRIED UNANIMOUSLY

- (7) The Manager submitted for Council's approval the Municipal Engineer's report covering the installation of street lights, as follows:

- At Portland Street and Gray Avenue
(Easterly intersection)
- At McKee and Gray Avenue
- At Burke Street and Carleton Court
- At Carleton Court Cul-de-Sac
- Dead-end of Lister Street east of Smith
Intersection, Wilberforce and Cariboo Road

MOVED BY COUNCILLOR EDWARDS,
SECONDED BY COUNCILLOR KALYK:

"That the recommendation of the Manager
be adopted."

CARRIED UNANIMOUSLY

- (8) The Manager submitted for approval the Municipal Engineer's report covering Special Estimates of Work in the total amount of \$28,300.00 recommending that they be approved.

MOVED BY COUNCILLOR EDWARDS,
SECONDED BY COUNCILLOR HICKS:

"That the recommendation of the Manager
be adopted."

CARRIED UNANIMOUSLY

- (9) The Manager submitted for approval the Municipal Engineer's report covering Works Appropriations for the period October 1, 1962 to December 31, 1962, both dates inclusive, in the total amount of \$345,920.00 recommending that they be approved.

- (10) The Manager submitted for approval the Municipal Engineer's report covering Works Appropriations for the period October 1 to 31st, 1962, both dates inclusive, in the total amount of \$27,700.00 recommending that they be approved.

MOVED BY COUNCILLOR MacSORLEY,
SECONDED BY COUNCILLOR HICKS:

"That the recommendations of the Manager
be adopted."

CARRIED UNANIMOUSLY

(11) Expenditures.

The Manager submitted for approval the Municipal Treasurer's report covering Expenditures for the period ended September 7, 1962 in the total amount of \$1,717,311.58 recommending that they be approved.

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR EDWARDS:

"That the recommendation of the Manager
be adopted."

CARRIED UNANIMOUSLY

(12) Re: Rezoning Applications.

The Manager submitted for consideration the Municipal Planner's report covering the following applications for rezoning:

1. D. L. 30, Block 33, Lot 12, Plan 3036
From Residential Two Family to Residential Multiple Family
2. D. L. 30, Lot 2, Plan 22919
From Residential Two Family to Residential Multiple Family
3. D. L. 95N, R.S.D. 1, S.D. 11/13, Blks. 1/3, Lots 3 and 4, Plan 1790 -From Residential Two Family to Residential Multiple Family Type I
4. D. L. 97, Ptn. Blk. 18, Lot "A", Block 13 - 210'
From Light Industry to Residential Multiple Family Type II
5. D. L. 171, Block 7, S.D. 15/18, Lot "A" Exc. W 99', Plan 8798 - From Residential Two Family to Commercial
6. D. L. 155A, Block 18, Lot 2, Plan 1425
From Residential Two Family to Commercial
7. D. L. 151/3, Block 37, Lots 18 and 19, Plan 2069
From Residential Two Family to Residential Multiple Family
8. D. L. 151/3, Block 42/43, Lots 34, 35 and 36, Plan 1566
From Light Industry to Residential Multiple Family
9. D. L. 33, Blocks 55 and 58, Lot 28, Plan 1825
From Residential Two Family to Residential Multiple Family Type I
10. D. L. 35, Block 21 Sk. 12444 and Ex. Ref. Pl. 14898, Plan 799 - From Residential Two Family to Residential Multiple Family Type I.

11. D. L. 74, Block 1 S $\frac{1}{2}$, S.D. 24/25/26 of Lots A/B/C, R.S.D. 8/9/10, Lot 63, Plan 4422
From Local Commercial to Residential
12. D. L. 119E $\frac{1}{2}$, Block 3, Lots 1-5 inclusive, Plan 2855
From Residential Two Family Type 1 to Commercial
13. D. L. 116/186, Block 13, Lots 4 and 5 Central 33' and east 33', Plan 1236 - From Residential Two Family to Residential Multiple Family
14. D. L. 186, Block 9, S.D. 1 and 2, Lots "B" and "C", Plan 18407 - From Residential Two Family to Residential Multiple Family Type 1
15. D. L. 186, Block 24, Lots 11 and 12, Plan 1124
From Residential Multiple Family Type 1
16. D. L. 127 W 3/4, Block "P", Lot 1, Plan 1254
From Residential Two Family to Residential Multiple Family
17. D. L. 127, Block 86, Lots 1 and 2
From Residential Two Family to Residential Multiple Family Type 1
18. D. L. 216, Block 2 Pt., Lot 1 Ex. Sk. 12927, Plan 11055
From Local Commercial to Residential Multiple Family
19. D. L. 43, Block 1, Lot "A", Plan 10061
From Residential Single Family to Residential Multiple Family
20. D. L. 125, Blocks 1/4'6, Lot 17 except ref. pl. 17221 and Lot 18 except sk. 9639, Plan 3520
From Auto Court to Commercial

MOVED BY COUNCILLOR EDWARDS,
SECONDED BY COUNCILLOR MacSORLEY:

"That the reports be received and that consideration thereof be delayed pending completion of item (14)."

CARRIED UNANIMOUSLY

(13) Re: Land Registry Fees.

The Manager reported that the Municipal Solicitor and his staff were encountering difficulty and inconvenience in obtaining funds to pay the Registrar for Land Registry fees. At present the Legal Department obtains cash through the Treasurer's Petty Cash Fund for the purpose and at times this Fund is low and the amount required not readily available. At other times the amount drawn does not correspond exactly with the fees levied by the Registrar and complicated transactions result.

It is proposed that a special Land Registry Office Imprest Bank Account be opened in the amount of \$250.00. The Solicitor or his Assistant would be permitted to sign on this account and cheques payable only to the Minister of Finance or the Receiver General would be accepted by the Bank. The Treasurer or his Deputy would also sign on the Account.

It was recommended that Council pass the required resolution re Bankers and Signing Officers.

MOVED BY COUNCILLOR EDWARDS,
SECONDED BY COUNCILLOR BLAIR:

(1) "That Bart McCafferty the Treasurer of The Corporation of the District of Burnaby, L.R.O. Imprest Account, (hereinafter called the "corporation"), be and is hereby authorized for and on behalf of the corporation to negotiate with, deposit with, or transfer to THE ROYAL BANK OF CANADA (but for credit of the corporation's account only) all or any cheques and other orders for the payment of money, and for the said purpose to endorse the same or any of them on behalf of the corporation either in writing or by rubber stamp

(2) That all cheques of the corporation be drawn in the name of the corporation and be signed on its behalf by W. L. STIRLING, R. W. BROUGH, BART McCAFFERTY, H.B. KARRAS, or any one of them

(3) That W. L. Stirling, R. W. Brough, Bart McCafferty, H. B. Karras, or any one of them be and are hereby authorized for and on behalf of the corporation from time to time to receive from the said Bank a statement of the account of the corporation together with all relative vouchers and all unpaid bills lodged for collection by the corporation and all items returned unpaid and charged to the account of the corporation, and to sign and deliver to the said Bank the Bank's form of verification, settlement of balance and release, and further

That this resolution be communicated to the said Bank and remain in force until written notice to the contrary shall have been given to the Manager for the time being of the branch of the said Bank at which the account of the corporation is kept, and receipt of such notice duly acknowledged in writing."

CARRIED UNANIMOUSLY

(14) Quintuple Fire Truck with 100' Aerial Ladder.

The Manager reported tenders had been called for the supply of one Quintuple Fire Truck to be equipped with a 100-foot aerial ladder. Provision was made in the 1962 Fire Department budget for \$55,000.00 for this equipment based on the best information then available. Two tenders were received; one from LaFrance Fire Engine and Foamite Ltd., the other from Silverline Fire Equipment Ltd. covering a LaFrance make of Fire Engine and Thibault make respectively.

The low bid was for \$59,010.00 while the other bid was for \$66,251.85 on a comparable basis of equipment to be supplied. The Fire Department would be willing to forego the stainless steel water tank and this would reduce the second low bid by \$525.00 but the low bid includes all the options quoted.

Since the tenders were opened a careful examination had been made and it was found desirable for Council to approve of a personal investigation by Mr. Fountain and Mr. J. Etches, the Fire Department Mechanic.

The Manager supplied for the information of the Council specifications and advised that these specifications had been carefully compiled to produce a machine to the needs of the Burnaby Fire Department and were in accordance with Specification B.89.3 of the Canadian Standards Association.

As both tenders were high it was necessary that a thorough investigation be made and it was the opinion of the Fire Chief after investigation, as concurred in by the Manager, that the standards set forth in the low tender did not adequately meet the needs of the Department and the Fire Chief recommended purchase of the Apparatus from the next low bidder.

The Manager advised of the problems faced in evaluating the Chief's recommendation and if in agreement a decision would have to be made on whether there was justification for the difference in price between the two machines and whether the Corporation should go ahead with its proposed addition to its apparatus. A spirit of complete justice in fairness to the low bidder must be maintained.

It was pointed out that the machine of the low bidder was the type where very few have been produced whereas the LaFrance Fire Engine and Foamite Ltd. had extensive experience in the field and Burnaby already has a LaFrance Quintuple which has given good satisfaction. The Thibeault machine was in the process of evolution while the LaFrance machine had been proven.

Since the original estimate considerable change had occurred in the financial picture with the devaluation of the Canadian Dollar and the imposition of austerity measures which may have reflected in the bids received.

The need for the equipment prevails and the Manager concurred in the recommendation of the Fire Chief that the second low bid of LaFrance Fire Engine and Foamite Ltd. in the sum of \$66,251.85 be accepted, the deficiency between the estimate in the budget and the cost price to be set up in the 1963 budget.

More information was demanded by Council on investigations conducted at the Plant by the Mechanic and the Manager read portions of a report of the Mechanic indicating further the superiority of the LaFrance machine.

MOVED BY COUNCILLOR HICKS,
SECONDED BY COUNCILLOR BLAIR:

"That the recommendation of the Manager
be adopted."

CARRIED UNANIMOUSLY

THE REEVE DECLARED A RECESS AT 9:00 P.M. FOR TEN MINUTES

THE COUNCIL RECONVENED AT 9:10 P.M.

COUNCILLOR EDWARDS WITHDREW FROM THE MEETING.

Item (12) of the Manager's Report was then taken up and it was decided to deal with those reports on applications where the applicants or their representatives were present.

Report #20

Application for rezoning Lot 17
Except Reference Plan 17221 and
Lot 13 except Sketch 9639, Blocks
1, 4, 6, v. L. 125, Plan 3520
From Auto Court to Commercial

This rezoning dealt with properties located on the north side of Lougheed Highway immediately west of Holdon Avenue. The

combined area was 2.26 acres. The report observed that the property was the subject of an earlier application in May 1962 and that the applicant was again asking for reconsideration in the light of a report from a real estate firm which recommended against development of the property for motel purposes because of:

- (1) Low occupancy rate in existing motels in the area
- (2) Access and egress to the site in need of clarification from the Department of Highways
- (3) The undesirable effect of Highway noise on the site for tourist accommodation.

The report went on to reiterate its observations made when the application came forward previously citing that the area was an illogical location for an Auto Court zone being suitably located from a trade viewpoint, having secondary access from Broadway and having nearby commercial facilities.

The report commented on the points raised by the real estate firm and submitted that the occupancy rate of any motel operation fluctuates throughout the year and that the zoning was created on the basis of need, the peak of which may not have yet been reached.

The access point had been previously considered and it was felt that the good secondary access from Springer, Broadway and Holdom offsets any difficulties that may have arisen through the possible problems of access from the Loughheed Highway.

The noise factor was not considered important and note was taken of the fact that permanent dwellings of substantial quality were located along the Highway to the east at the Chancellor subdivision and again at the Willows subdivision.

The report recommended that the application be not favourably considered.

MOVED BY COUNCILLOR CLARK,
SECONDED BY COUNCILLOR KALYK:

"That Mr. Robert Edwards, Solicitor
for the applicant, be heard."

CARRIED
COUNCILLOR HICKS -
AGAINST

Mr. Edwards submitted that the property under application faced industrial projects on the opposite side of the Loughheed Highway including a tank trunk industry, Brentwood Lanes Bowling Alley and a plant operating for the sale of used heavy equipment.

Loughheed Highway, being a four-lane Highway with speeds up to 45-miles an hour carried heavy diesel trucks which create considerable noise and nuisance detrimental to an Auto Court operation. Enquiry of the residents on Broadway bore this out. The two motel operators occupying adjoining properties had been approached and the proprietor of the adjoining motel property had no objection to a new motel going on the property or a trailer sales lot. The proprietor of this motel was having difficulties and could show figures that it was economically unsound to operate a motel in this area. Another motel to the west contained four units which

were occupied by semi-permanent tenants and some of the units were badly run down.

Another factor entering the picture was the completion of the new Freeway which would lead traffic away from the Lougheed Highway. The Villa Motor Hotel to be opened at one of the Freeway Interchanges will provide better accommodation and has provided facilities to attract tourists.

The applicant had held the subject land for approximately five years and had paid taxes at the rate of \$1,100.00 per year. The applicant was unable to understand why the present zoning of the land could not be changed when it was plain to see that this was not a good location for a motel.

The Solicitor disagreed with the Planner's views that the location was suitable from an aesthetic and business point of view and stressed the noise factor pointing to the fact that the houses in Chancellor subdivision were located well back of the Highway and those houses located in the Willows subdivision did not front on the Highway. It was later confirmed, however, that these houses do back on the Highway.

Finally, it was submitted by the Solicitor that if the report in its present form was adopted the owner would be a foolish man to use the property for Auto Court under the circumstances and he will have only one course and that would be to retain the land unoccupied. Evidence seemed to indicate that the experts in Auto Court business have rejected this as a poor location.

A vote was then taken on the motion.

MOVED BY COUNCILLOR HICKS,
SECONDED BY COUNCILLOR MacSORLEY:

"That the recommendation of the Planner be adopted."

CARRIED
IN FAVOUR - COUNCILLORS
CLARK, BLAIR,
MacSORLEY & HICKS

AGAINST - COUNCILLOR
KALYK

COUNCILLOR EDWARDS RETURNED TO THE MEETING.

Item #7 Application for rezoning of Lots 18 and 19,
Block 37, D. L. 15173, Plan 2069
From Residential Two Family to Residential
Multiple Family

The properties are located on the northwest corner of Cassie Avenue and Maywood Street.

The Planner's report observed that the most easterly of the two properties was occupied by an old frame dwelling which has been converted to suites while the other lot was vacant. Properties in the immediate area were presently zoned for Multiple Family purposes and other properties were occupied by residences of varying ages but, in general, well kept.

The Planner observed that the three lots, including the two

subject lots, located between Maywood Street from Willingdon to Cassie Avenues could logically form a Residential Multiple Family area. However, no secondary access exists to the centre lots and this necessitated consolidation of the two easterly lots into one ownership.

It was recommended that the extension of the existing Residential Multiple Family Type I zone on Maywood and Cassie Avenue over Lots 17, 18 and 19, Block 37, D. L. 151/3 be advanced for further consideration, final approval to be conditional upon the consolidation of Lots 18 and 19 - it being understood that the existing structure will be removed prior to development.

Mr. Free, applicant, was present and presented a map indicating the location of the property in relation to other apartment properties in the immediate area.

The matter of the subject rezoning had been discussed with the Planner and it was mentioned that two possibilities existed for disposition of the property. One buyer was interested in both properties while two others were interested in development of separate apartments on the two lots. It was the desire of the applicant to have the properties zoned separately and it was suggested that a 10 foot access be taken from the outside lot to give secondary access to the inside lot.

It was pointed out by Mr. Armstrong that it was the policy of the Corporation to not accept 10 foot lanes unless an opportunity existed to obtain the other ten feet and the possibility here was remote. It was submitted that the proposal advanced for secondary access would not be a satisfactory solution.

Mr. Free submitted that the existing old building contained five suites and brought a revenue of \$300.00 per month. The property was well taken care of and if the old house was to be demolished in accordance with the recommendation of the Planner it would mean that this building would become a liability and would have to be given away.

The property was capable of containing nine suites on each lot considered separately or one extra suite could be obtained making a total of 19, if the property was consolidated to form a frontage of 132 feet.

It was suggested that some further discussion take place between the applicant and the Planning Department with regard to the removal of the existing old building and in the meantime the application be approved for further consideration.

MOVED BY COUNCILLOR EDWARDS,
SECONDED BY COUNCILLOR BLAIR:

"That the recommendation of the Planner
through the Manager be adopted."

CARRIED UNANIMOUSLY

Item #16 Application for rezoning Lot 1, Block "P",
D. L. 127W 3/4, Plan 1254
From Residential Two Family to Residential
Multiple Family.

The property is located at the southwest corner of Springer Avenue and Hastings Street.

It was recommended that this application for spot rezoning not be favourably considered and that no zoning changes be entertained on Hastings Street frontage between Delta and Howard Avenues until:

- (1) Hastings Street widening takes place between Springer and Howard
- (2) Secondary access is available to all properties in this block
- (3) Sewer service is available to all properties
- (4) Land assembly takes place in this block only with respect to two properties.

MOVED BY COUNCILLOR HICKS,
SECONDED BY COUNCILLOR BLAIR:

"That the recommendation of the Planner through the Manager be adopted."

CARRIED UNANIMOUSLY

Item #17 Application for the rezoning of Lots 1 and 2,
Block 85, D. L. 127, Plan 4953
From Residential Two Family to Residential
Multiple Family Type I

These properties are located on the north side of Hastings Street approximately 324 feet east of Springer Avenue.

The subject properties are in the same general location as those dealt with under Item #16 and the following recommendations were made.

As in the previous report it was recommended that this application for spot rezoning not be favourably considered but that Council go on record as favouring the use of Hastings Street frontage between the lane west of Delta and Howard Avenues for apartment purposes at such time as:

- (1) Hastings Street widening takes place
- (2) Secondary access is available to all properties
- (3) Sewer service is available to all properties
- (4) Land assembly takes place where required.

Rezoning could then be considered on a block by block basis as the problems are resolved within the block.

Mr. Buckley, applicant appeared and expressed objection to the secondary access recommendation. It was explained by the representative of the Planning Department that the block north of Hastings Street included small triangular parcels formed by the unusual configuration of the road pattern and that it would be most desirable to have these small triangular parcels included with the larger parcels within the block before rezoning could take place and the road to the rear would then become the secondary access.

It was further submitted that the applicant had not made

available any plans for development of the property under application for apartment purposes.

MOVED BY COUNCILLOR CLARK,
SECONDED BY COUNCILLOR KALYK:

"That the application be referred back to the Planning Department for further consideration of the development aspect with the applicant."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR MacSORLEY,
SECONDED BY COUNCILLOR EDWARDS:

"That the remaining rezoning reports be tabled for a period of one week."

CARRIED UNANIMOUSLY

His Worship the Reeve submitted that consideration was being given to recognizing the service of Miss Macdonald, Nursing Supervisor of the Burnaby Branch, Victorian Order of Nurses, who was retiring. It was suggested that because of her exemplary service with the Municipality the Burnaby Medal should be awarded to her. It was further suggested that she be invited to attend the next Council meeting to be held October 1st in order that this award might be conferred upon her.

MOVED BY COUNCILLOR CLARK,
SECONDED BY COUNCILLOR KALYK:

"That an invitation be extended to Miss Macdonald to attend the Council meeting on October 1st and that she be awarded the Burnaby Medal."

CARRIED UNANIMOUSLY