

MARCH 18, 1963

An Adjourned meeting of the Municipal Council was held in the Council Chambers, Municipal Hall, 4545 East Grandview-Douglas Highway, on Monday, March 18, 1963 at 7:30 p.m.

PRESENT: Reeve Emmott in the Chair;
Councillors Blair, Cafferky,
Drummond, Kalyk, MacSorley
and Wells

ABSENT: Councillors Clark and Harper

The following wrote requesting the opportunity to address Council on the matter of the Parks and Recreation Commission deleting certain items from its budget for the current year:

- (1) South Burnaby Mens Club
- (2) East Burnaby Recreation Association
- (3) Southview Recreation Association
- (4) Housewives' Swim Club
- (5) Lozells Recreation Association
- (6) Burnaby Parent Teacher Council
- (7) Wesburn Community Association
- (8) Lyndhurst Recreation Association
- (9) Armstrong-Lyndhurst Little League

MOVED BY COUNCILLOR KALYK,
SECONDED BY COUNCILLOR CAFFERKY:

"That representatives from each of the above noted Organizations be granted permission to speak."

CARRIED UNANIMOUSLY

- (1) Mr. Foslin of the South Burnaby Mens Club appeared and expressed the view that these deletions from the Parks and Recreation Commission budget would result in a retardation of recreational programmes in this Municipality.

He also reviewed the work done by his Club in promoting recreational activities.

- (2) Mr. Maskaluk of the East Burnaby Recreation Association appeared and expressed the views of the Association in regard to the concept of recreational programming, including its objectives. He also urged that the decision of the Parks and Recreation Commission to delete certain items from its current budget be rescinded by Council.

- (3) Mr. Herder of the Southview Recreation Association appeared and stressed the need for maintaining a healthy atmosphere in recreational programming, pointing out in this regard that the action by the Parks and Recreation Commission to delete certain items from its budget for the current year

would be a regressive step in the recreational development of this Municipality.

(4) Mrs. Cunningham of the Housewives' Swim Club appeared and expressed the views of the Club in regard to recreational programming, particularly as it relates to swimming activities. She requested that Council rescind the decision made by the Commission in connection with its budget for the current year.

(5) Mrs. M. V. Bullinger of the Lozel's Recreation Association appeared and expressed the concern of the Association regarding the deletion by the Parks and Recreation Commission of certain items from its budget for the current year. She expounded on the importance of maintaining a high level of recreational programming and concluded by requesting that Council rescind the decision of the Commission respecting its budget.

(6) Mrs. A. Longacre of the Burnaby Parent Teacher Council appeared and requested that swimming instruction continue to be made available for children at pools in Burnaby.

(7) Mr. D. Murray of the Wesburn Community Association appeared and explained the role performed by the Association in the promotion of recreational activities. He also urged that Council rescind the decision of the Commission in regard to the deletions.

(8) Mr. McFarlane of the Lyndhurst Recreation Association appeared and expressed the views of the Association in regard to the need for sustaining recreational activities. He expounded on these views and concluded by requesting that Council rescind the decision made by the Commission relative to its budget.

(9) Mr. P. Ellis of the Armstrong-Lyndhurst Little League appeared and stated that he trusted the Parks and Recreation Commission would continue to support the promotion of recreational activities in the Municipality, as it has done in the past.

The following also wrote in connection with the matter at hand:

(a) Cascade Heights School P.T.A., recording its objection to the deletion by the Parks and Recreation Commission of certain items from its budget for the current year and advising that the Association supports the efforts of the Wesburn Community Association and others to have Council rescind the decision of the Commission in regard to the deletions.

(b) Lyndhurst P.T.A., expressing its concern in regard to the subject deletions and indicating that the Association considers this action to be a regressive step in the promotion of recreational activities.

- (c) Mrs. S. C. Hughes and a number of others, protesting the deletions in question because it is felt they will result in the recreational programme of this Municipality being drastically curtailed.
- (d) Mr. W. G. Morris and other members of the Silver Saddles Square Dance Club, protesting the deletion by the Parks and Recreation Commission of certain items from its budget for the current year.
- (e) Members of the Second Street School P.T.A., protesting the deletions in question.

REEVE EMMOTT VACATED THE CHAIR.

ACTING REEVE DRUMMOND ASSUMED THE CHAIR.

Reeve Emmott outlined the expansion which has occurred in this area since 1945, pointing out that this Municipality has reached the stage where recreational programming has become extremely desirable. He related the per capita expenditures of other municipalities in this area relative to recreational activities. He also made reference to the recent approval by the ratepayers to borrow \$1,500,000.00 for parks and recreational purposes, stressing that it must have been tacitly understood that additional expenses would accrue to the Municipality when the projects which were to be built with the sum mentioned came into operation.

Reeve Emmott also mentioned that the Park Land Acquisition Fund of \$100,000.00 was, at one time, proposed for inclusion in the \$1,500,000.00 borrowing but, as is evident, it was decided to raise this sum of \$100,000.00 through the annual budget of the Parks and Recreation Commission.

MOVED BY REEVE EMMOTT,
SECONDED BY COUNCILLOR BLAIR:

"That in the light of the public expression of opinion at this meeting concerning the deletions by the Parks and Recreation Commission of certain items from its budget for the current year, the Commission be requested to reconsider its decision on these deletions."

Councillor Kalyk then spoke and explained the reasons why the Parks and Recreation Commission made the deletions, stressing that if it can be shown that there is moral justification for reinstating these items or that certain recreational activities need the financial support of the Municipality, then the Commission would react accordingly. She assured those present that the budget of the Commission received intensive study and its decision reflects the results of this scrutiny.

Councillor Kalyk also stated that the Commission felt certain activities were not truly recreational but rather, they could

be classed as hobbies, benefiting only those having an interest in those special types of activities. She added that the Commission felt it was being asked to support programmes which more properly required the support of private organizations since these activities were not intrinsic community benefits.

Councillor Kalyk pointed out that, as a result of a decision by the Commission, there would be no admission charge for those using the swimming pools in Burnaby, except for the C. G. Brown Memorial Swimming Pool. She added that there would be no reduction in sports programming or in the parks maintenance budget.

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR MacSORLEY:

"That the matter of the deletions made by the Parks and Recreation Commission from its budget for the current year be tabled until a meeting is held with the Commission to discuss its budget."

CARRIED
REEVE EMMOTT &
COUNCILLOR BLAIR -
AGAINST.

REEVE EMMOTT RETURNED TO THE CHAIR.

Councillor Drummond then spoke on the general budget of the Municipality, pointing out that it would soon be dealt with by Council. He also stated that, as the proposed budget stood at this time, it would appear that the mill rate for 1963 would need to be increased by 3.5.

THE REEVE DECLARED A RECESS AT 8:40 P.M.

THE COUNCIL RECONVENED AT 8:55 P.M.

MOVED BY COUNCILLOR DRUMMOND,
SECONDED BY COUNCILLOR CAFFERKY:

"That the correspondence received this evening relative to the budget of the Parks and Recreation Commission be referred to the Commission for its attention."

CARRIED UNANIMOUSLY

The Municipal Clerk stated that Mrs. C. Harper, who was to appear this evening in connection with the matter of the Municipality expropriating a portion of her property, was unable to attend and had asked that her case be deferred for a period of one week.

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR MacSORLEY:

"That the matter concerning Mrs. Harper
be tabled for one week."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR BLAIR:

"That all of the below listed cor-
respondence be received."

CARRIED UNANIMOUSLY

Executive Director, Canadian Federation of Mayors and Municipalities, submitted a circular letter pointing out that all resolutions for consideration by the Federation at its forthcoming Annual Conference in Toronto between May 28th and June 1st should be submitted no later than April 15, 1963.

Treasurer, Greater Vancouver Water District, submitted a letter enclosing a copy of the financial statements of the District for the year ended December 31, 1962. He also submitted a copy of a report prepared by the Auditors on the financial operations for the same period.

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR DRUMMOND:

"That the Council now resolve itself
into Committee of the Whole."

CARRIED UNANIMOUSLY

The matter of taxes and licences on cemetery properties was then lifted from the table.

A report prepared by the Municipal Treasurer on the taxation aspects of this matter was then considered. In his report, the Treasurer provided details as to the land owned by Forest Lawn Development Limited and Ocean View Development Limited and indicated the taxes and other rates paid by these companies. In this regard, he advised that Forest Lawn Development Limited paid the sum of \$10,508.20 in 1962 while Ocean View Development Limited paid \$8,567.72 in the same year.

The Treasurer also drew attention to a statement made by the Company in its letter that if trades licences were levied in accordance with the requirements applicable to other businesses in the Municipality, those operations of the Forest Lawn Development Limited should pay:

- | | |
|---|-------------------------------|
| (a) Forest Lawn Development Limited
(Cemetery operation) - | \$ 250.00 every six
months |
| (b) Forest Lawn Memorial Services Ltd.
(Mortuary) | 50.00 " " |

(c) Forest Lawn Florists and Nurseries Ltd. (Flower Shop)	\$10.00	every six months	
(d) Bronze Memorials Ltd. (tablet sales)	\$ 20.00	"	"
	<hr/>		
	\$ 330.00	"	"
	<hr/>		

and those operations conducted by Ocean View Development Limited should pay:

(a) Ocean View Development Limited	\$ 250.00	every six months	
(b) Ocean View Flower Shop	10.00	"	"
(c) Bronze Memorials Ltd.	20.00	"	"
	<hr/>		
	\$ 280.00	"	"
	<hr/>		

The Treasurer also made reference to the matter of Local Improvement works adjacent properties owned by the cemetery companies, and also to the matter of improvements undertaken by the companies on Municipal road allowances abutting the cemeteries at the sole expense of these companies.

The Treasurer concluded by recommending:

- (1) That the Trades Licence fees be set at the individual rates shown in his report, adding that if and when the Municipality levies a business tax, this can be done on the rental value of the office and work space of the properties owned by the cemetery companies which are currently subject to full taxation.
- (2) That Council continue to pursue the matter of legislative changes to give municipalities the right to impose Local Improvement and other special taxes on properties owned by cemetery companies in the same manner as all other cemeteries and public utility operations.

MOVED BY COUNCILLOR DRUMMOND,
SECONDED BY COUNCILLOR KALYK:

"That the first recommendation of the Municipal Treasurer be adopted."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR DRUMMOND,
SECONDED BY COUNCILLOR WELLS:

"That the second recommendation of the Municipal Treasurer be referred to the Policy Committee for further consideration."

CARRIED UNANIMOUSLY

Councillor Kalyk enquired as to the status of a proposal involving the provision of boat launching facilities on the North Arm of the Fraser River. She stated that it was understood a sum of \$5,000.00 had been made available by the Commission to assist with the provision of the facilities in question and, if the Municipality did not avail itself of this amount shortly, it would be withdrawn by the Commission.

Councillor Kalyk was appointed a Committee of one to review the matter and to determine the current position regarding the support by the Commission of the facility mentioned.

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR KALYK:

"That an enquiry be made of the North Fraser Harbour Commission as to its position in respect of the subject matter."

CARRIED UNANIMOUSLY

COUNCILLOR KALYK LEFT THE MEETING.

REPORT OF POLICY COMMITTEE

The Committee recommended that:

- (1) The R.C.M.P. be requested to maintain a strength of 93 General Duty personnel on the Burnaby Police force in addition to two Identification Section personnel to be attached to the Burnaby Division; it being understood that the added cost of these two members would be \$12,052.00 per annum.
- (2) A matching grant be made to the Burnaby Art Society up to \$500.00 to assist the Society in presenting a Print Show at the Burnaby Centennial Pavilion in conjunction with the Vancouver International Festival during the month of June 1963.

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR BLAIR:

"That the first recommendation of the Committee be adopted."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR MacSORLEY,
SECONDED BY COUNCILLOR WELLS:

"That the second recommendation of the Committee be adopted."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR MacSORLEY,
SECONDED BY COUNCILLOR CAFFERKY:

"That a Public Hearing be held on
Tuesday, April 2, 1963, at 7:30 p.m.
to receive representations in connection
with those rezoning applications which
were approved for further consideration
at the last meeting of Council."

CARRIED UNANIMOUSLY

COUNCILLOR KALYK RETURNED TO THE MEETING.

MUNICIPAL MANAGER -- REPORT NO. 14, 1963.

(1) Lots 10 and 11, Block 33, D. L. 117E½, Plan 1222

The Manager recommended that the above described properties, which are located on the north-west corner of Gilmore Avenue and Halifax Street, be placed in a sale position, subject to the following conditions:

- (a) That the minimum price be \$9,000.00.
- (b) That the two lots be consolidated.
- (c) That a 10' x 10' truncation at the corner of Gilmore Avenue and Halifax Street be retained by the Corporation.
- (d) That those performance standards prescribed under the General Industrial zone of the Town Planning By-law be applied to the development of the subject property.
- (e) That off-street parking and loading facilities be provided in the development of the property.
- (f) That the purchaser be required to obtain a design of street elevations from the Municipal Engineer prior to the preparation of construction and development plans.

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR DRUMMOND:

"That the recommendation of the Manager
be adopted."

CARRIED UNANIMOUSLY

(2) Lot 52W½, S.D. 6/8, Block "D", D. L. 96, Plan 1740.

The Manager recommended that the above described property, which is located on the north side of Beresford Street 198 feet east of Gilley Avenue, be placed in a sale position, subject to the following conditions:

- (a) That the minimum price be \$1,875.00

- (b) That the property be consolidated with Lot 51 and Lot 52E $\frac{1}{2}$ of the same block.
- (c) That a 20 foot easement along the west boundary of the property be retained by the Corporation to protect the storm sewer installation.

MOVED BY COUNCILLOR KALYK,
SECONDED BY COUNCILLOR MacSORLEY:

"That the recommendation of the Manager
be adopted."

CARRIED UNANIMOUSLY

- (3) Easement - West 12 feet of Lot "J" North 100 feet, Blocks 30/34, D. L. 98, Plan 16211 (Curtis).

The Manager recommended that Council authorize the acquisition of an easement over the above described property, which is required for drainage purposes, for a consideration of \$360.00, which amount includes compensation for a nine foot building restriction created by the granting of the easement.

He also recommended that Council authorize the execution of any necessary documents.

MOVED BY COUNCILLOR MacSORLEY,
SECONDED BY COUNCILLOR WELLS:

"That the recommendations of the Manager
be adopted."

CARRIED UNANIMOUSLY

- (4) Lots 7 and 8, Block 2, D. L. 205, Plan 3328 (MacKenzie).

The Manager reported that the above noted person has offered to convey the north 20 feet and the south 33 feet of the above described property for road purposes for the following considerations:

- (a) That there be no cost to him in the filing of the subdivision plan dedicating the portions to be created as road allowances.
- (b) That he be notified when the buildings on the subject north 20 feet are to be demolished in adequate time so as to enable him to give his tenant 30 days notice from the first day of the month preceding the demolition.
- (c) That the costs of demolishing this building be borne by the Corporation.
- (d) That any monies accruing from the rent of the building during the time between the registration of the subdivision plan and the notice of demolition be paid to the owner.

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR KALYK:

"That the recommendation of the Manager
be adopted."

CARRIED UNANIMOUSLY

(5) Lane - 7800 Block Edmonds Street.

The Manager submitted a report indicating the possibility of acceding to a request of Progressive Services Limited to create a lane at the above noted location.

In this regard, he reported that the property occupied by the Company is owned by a Mr. Frank Rithaler and it is described as the easterly 33 feet of Lot 34N $\frac{1}{2}$, D. L. 28N, with it being adjacent to Lot 33, D. L. 28N, which is owned by a Mr. S. L. Whitehouse. He advised that the matter of acquiring land for lane purposes was negotiated with Mr. Whitehouse but it was abandoned when he indicated that he would only sell the entire south half of Lot 33 for a price of \$4,622.00. The Manager pointed out that the Land Department estimates that \$3,122.00 could be recovered from the resale of the remnant of the subject property, which would result in the land being acquired costing \$1,500.00 plus \$175.00 for a survey. In addition, it has been estimated that it would cost \$832.00 to construct the lane along the eastern boundary and through the centre of the aforescribed Lot 33.

The Manager added that Mr. Rithaler has offered ten feet from his property for lane purposes, and the cost of building this section of lane is estimated at \$132.00 while, in addition, there would be an unknown cost of acquiring an additional ten feet from a portion of Lot 34.

The Manager pointed out that the known estimated cost of creating the lane in question is \$2,640.00, and there could be further costs in connection with a survey of the "Rithaler" property and the acquisition of a portion of the land required from him.

The Manager concluded by advising that though this lane allowance will ultimately be necessary, it is considered that the cost is too great when taking into account the following facts:

- (a) The lane allowance is not complete through the block and, until it is, the lane would only have a limited value.
- (b) When the owner of Lot 33 subdivides his property, the dedication and construction of the lane would be a condition of approval.

MOVED BY COUNCILLOR WELLS,
SECONDED BY COUNCILLOR MacSORLEY:

"That authority be granted to purchase the south half of Lot 33, D. L. 28N for the price indicated in the report of the Municipal Manager, with it being understood that the portion of this property required

for lane purposes will be so dedicated and the remnant will be offered for sale by the Corporation."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR DRUMMOND,
SECONDED BY COUNCILLOR BLAIR:

"That a report be submitted indicating the possibilities of acquiring other land in the subject block to enable the continuation of the lane."

CARRIED UNANIMOUSLY

(6) South-east corner of Government Street and Lozells Avenue (Ternan Subdivision).

The Manager reported that a subdivision proposed by the above noted person would create three new lots which would be located 400 feet west of a trunk sanitary sewer. He advised that it is considered desirable that the subdivision be sewerred, the cost of which is estimated at \$9,400.00, with \$3,100.00 of this amount being chargeable to the subdivider and the remainder being chargeable to the Sewer Utility.

The Manager advised that he was submitting this matter for favourable consideration of the \$6,300.00 expenditure. He added that this would also make it possible to service ten existing sites with sanitary sewer.

MOVED BY COUNCILLOR KALYK,
SECONDED BY COUNCILLOR MacSORLEY:

"That authority be granted to construct a sanitary sewer to the area in question at a cost to the Corporation of \$6,300.00, with it being understood that the subdivider referred to in the report of the Manager will be required to pay the sum of \$3,100.00 as his contribution toward the cost of the sewer service."

CARRIED
COUNCILLOR CAFFERKY -
AGAINST.

(7) Annual Vector Control Short Course.

The Manager submitted a request of the Medical Health Officer for permission to send one of his staff members to the above noted Course, which is being held at the Oregon State College between March 26th and 28th, 1963.

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR WELLS;

"That the request of the Medical
Health Officer be granted."

CARRIED
COUNCILLOR CAFFERKY-
AGAINST.

(8) Surplus Material Disposal - Trans-Canada Highway
(Vancouver - Fraser River Section).

The Manager reported that Foundation of Canada Engineering Corporation Limited has indicated that approximately 70,000 cubic yards of surplus material could be made available in addition to that which has already been supplied. He pointed out that 20,000 cubic yards of this material could be placed on the "Willingdon" site while the remaining 50,000 cubic yards could be placed on the "Sprott" site.

He pointed out that there is no problem in accepting the additional fill material at the "Willingdon" site, and Fenco has been so advised, but to accept the material at the other site would first require the clearing of approximately eight or nine acres. He advised that Fenco has obtained a price for this clearing of \$550.00 per acre.

The Manager advised that though it is considered desirable to accept this fill at the "Sprott" site, the expenditure of between \$4,400.00 and \$4,950.00 is a matter of concern.

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR DRUMMOND:

"That authority be granted to Foundation of Canada Engineering Corporation Limited to make the necessary arrangements to clear the site in question for the cost indicated to enable this site to receive the surplus material mentioned in the report of the Manager."

CARRIED UNANIMOUSLY

(9) Lot 18, Block 34, D. L. 117E $\frac{1}{2}$, Plan 1222 (3905 East
2nd Avenue).

The Manager reported that one of the owners of the above described property, a Mr. J. Comparelli, has enquired as to the possibility of using this land as a yard for storing used building materials.

He advised that though the property is zoned Heavy Industrial, it is considered that the proposed use would be incompatible with recent development in the immediate vicinity and it would tend to retard the progress being made in regard to this development.

The Manager recommended that the request to use the property as a yard for storing used building materials be not granted.

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR CAFFERKY:

"That the recommendation of the Manager
be adopted."

CARRIED UNANIMOUSLY

(10) Estimates.

The Manager submitted a report of the Municipal Engineer covering Estimates of Work in the total amount of \$21,143.00 recommending that they be approved.

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR MacSORLEY:

"That the recommendation of the Manager
be adopted."

CARRIED UNANIMOUSLY

(11) Street Lights.

The Manager submitted a list of street lights prepared by the Municipal Engineer, as follows, recommending that these installations be approved:

- (a) One at Colbourne and Balmoral
- (b) One at Colbourne and Eiwel
- (c) One at Duthie and Broadway (Mercury Varpour)
- (d) One at Stanley and Lakeview
- (e) One at Daisey and Beresford

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR BLAIR:

"That the recommendation of the Manager
be adopted."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR BLAIR:

"That the Committee now rise and
report."

CARRIED UNANIMOUSLY

THE COUNCIL RECONVENED.

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR MacSORLEY:

"That the report of the Committee be
now adopted."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR MacSORLEY:

"That leave be given to introduce
"BURNABY HIGHWAY EXPROPRIATION BY-LAW, 1963"
and that it be now read a First Time."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR CAFFERKY:

"That the By-Law be now read a Second
Time."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR CAFFERKY:

"That the Council do now resolve into
Committee of the Whole to consider the
By-Law."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR DRUMMOND:

"That the Committee do now rise and
report the By-Law complete."

CARRIED UNANIMOUSLY

THE COUNCIL RECONVENED.

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR DRUMMOND:

"That the report of the Committee be
now adopted."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR MacSORLEY:

"That "BURNABY HIGHWAY EXPROPRIATION
BY-LAW, 1963" be now read a Third Time."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR MacSORLEY:

"That "BURNABY LOCAL IMPROVEMENT CONSTRUCTION
BY-LAW NO. 2, 1963"
"BURNABY LOCAL IMPROVEMENT CONSTRUCTION
BY-LAW NO. 3, 1963"

be now reconsidered."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR MacSORLEY:

"That "BURNABY LOCAL IMPROVEMENT
CONSTRUCTION BY-LAW NO. 2, 1963"
"BURNABY LOCAL IMPROVEMENT CONSTRUCTION
BY-LAW NO. 3, 1963"
be now finally adopted, signed by the
Reeve and Clerk and the Corporate Seal
be affixed thereto."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR CAFFERKY,
SECONDED BY COUNCILLOR DRUMMOND:

"That a report be submitted outlining
the ramifications involved in having
the B. C. Hydro and Power Authority
correct inaccuracies in its plans
showing the locations of gas mains
in this Municipality."

CARRIED UNANIMOUSLY

MOVED BY COUNCILLOR BLAIR,
SECONDED BY COUNCILLOR WELLS:

"That the Council now resolve itself
into Committee of the Whole."

CARRIED UNANIMOUSLY