MINUTES AND REPORTS

of the

SECOND YEAR MEETINGS

of the

Thirty-Third Council

of the

MUNICIPALITY OF THE COUNTY OF HALIFAX

Date of Meeting

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MINUTES OF THE NOVEMBER SESSION OF THE THIRTY-THIRD COUNCIL OF THE MUNICIPALITY OF THE COUNTY OF HALIFAX.

November 8th., 1960.

Morning

DAY SESSION

The November Session of Council convened at 10:00 a.m., Tuesday, November 8, with Deputy Warden Burris in the Chair.

Council opened with the Lord's Prayer.

Deputy Warden Burris explained that Warden F. G. H.

Leverman was attending the Canadian Federation of Municipalities in Ottawa. He also reported that Councillor Archibald would be out of hospital soon.

Mr. Hattie read the announcement of the Public Hearing re:

- (a) Proposed Zoning as a Watershed Zone the Watershed of Webber, McCabe and Tomahawk Lakes;
- (b) Amendments to Zoning By-Law.

Mr. Hattie explained that the descriptions of these properties had been duly advertised. He read a letter from the firm of Stewart, Smith and McKeen representing Moirs Limited, in regard to their protest to the proposed zoning.

Mr. Cowan, representing Moirs Limited pointed out that if Moirs Limited owners of some 1,200 acres of property included in the proposed rezoning and other owners were forced to strip their lands due to rezoning, that it would render much of the land unusable for the purpose for which it was to be rezoned. Mr. Cowan suggested that it would be unfair to depreciate the land by rezoning and then be in a position to purchase this land at a lower price because of its declined value. He added that Moirs Limited was quite prepared to talk terms re sale of this land providing today's values were used.

Mr. R. J. Butler, representing a number of the property owners in the area concerned in the rezoning, estimated that he

own.

represented about 90% of those concerned in the Sackville Area. He stated that his clients were against the proposed rezoning, however, he did not want to give the impression that they were

unwilling to co-operate with the Municipality with its heavy responsibility. Mr. Butler asked what the Municipality was prepared to do in the way of expropriation or other means of acquiring their properties. They feel that the proposed rezoning would be greatly unjust and suggest that a considerably smaller area could be rezoned, so as not to affect these properties and still serve the necessary purpose. He pointed out that if the zoning is invoked it would tie up valuable land and land which is becoming more valuable. He suggested that consideration be given to the possibility of a water purification plant as an alternative. He asked that the land not be rezoned in any event. Mr. Butler pointed out that the property owners in this area had paid a great deal in taxes and that with the proposed rezoning these people would be greatly restricted in not being able to sell their properties or build upon lots which they now

Mr. George Piercey, representing Col. S. C. Oland, who owns the property known as the Linwood Farms, an attraction of considerable note, in its well-kept property, prize livestock and also some timberland. Mr. Piercey said that it would appear to a layman, that some of the land in the proposed rezoning was not necessary for the purpose intended, that the area of the Linwood Farms which would be most seriously effected would be near Webber Lake from the Windsor Road to McCabe Lake and Lucasville to Webber Lake. It seems, he said that the drainage is sharply toward the lower end of Webber Lake, a man-made pond supported by a dam at Hefflers Mill. Stumps still show: through the water in this pond. It is suggested therefore, that the value

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of Webber Lake for water, for the purpose intended would be very doubtful. Mr. Piercey admitted that some saving could be effected by the use of Webber Lake, but he felt that it would not be sufficient to substantiate the cost of acquiring the land between Webber Lake and the Lucasville Road. He said that he felt the drainage should interfere with the purity of the water. In closing, he said that negotiations with Colonel Oland re these properties could be settled amicably and that they felt very strongly that unless the land was a definite necessity for watershed purposes it should not be included in the rezoning.

Mr. B. A. Gaffin represented George Deal, Upper Sackville and Robert H. Martel, Middle Sackville, owners of separate lots of land. Mr. Gaffin stated that in the case of Mr. Deal, he had his life savings tied up in his home, in the area effected by the proposed rezoning at Middle Sackville. He pointed out that the people in that area would be violating the zoning By-Law by living in their properties and this was, he felt very unjust. He said that in the past, great hardship has come about as the result of similar zoning and for these reasons his clients feared for their security, because of the proposed zoning.

Mr. Flinn, representing G. Royce Heffler Limited, who own and operate a lumber business, which was established 125 years ago on the property effected by the above, it is a one quarter million dollar industry. It operates two mills in this particular area and the present cost of transporting the raw materials to the mill is about one dollar per thousand, whereas if the rezoning were to go through, the cost of transportation alone, due to newly bulldozed roads being required, would be prohibitive. This business has tripled in extent in the past few years since the present owner took over in 1953. The mill alone employs from 15 to 20 men from Sackville and the sub-

contractors another 15 to 20 men. If this rezoning were to become effective it would mean the close-down of this industry and the unemployment of the men concerned.

Mr. Maxwell, a homeowner in the effected area pointed out the problem of purification of the water, he said there was nothing to prevent dead animals from getting into the water streams and thus contaminating the water, therefore a purification plant should be considered.

Councillor Hanrahan said that it was not the intention of the Council to cause hardship on property owners, but the property was in the throes of being rezoned on a temporary basis only and ultimately the plan was to use Tomahawk Lake, which is much larger than the Webber, McCabe chain. He pointed out that a source of water was necessary.

Councillors Hanrahan and Baker moved:-

"THAT Council defer the zoning of this Watershed of Webber, McCabe and Tomahawk Lakes, at the present time, for further study and negotiations, to see if some parts of this Area presently proposed as a Watershed Area, cannot be deleted."

Councillor Curren expressed agreement with the presentation of the Barristers. He felt that a portion in the proposed rezoning, including the Mill area and Oland's farm was below the lake and should not be included in the rezoning. That area, he explained, drains the other way instead of toward McCabe's Lake. Councillor Curren could not see how it could drain back to McCabe and Tomahawk Lakes, he also pointed out that the home owners in the Lucasville area and the Mill establishment stood to lose a large amount from the rezoning and he felt for these reasons the Council should try to protect Tomahawk and McCabe Lakes for the present, as these would be enough for the purpose intended in a smaller area.

Councillor Blackburn emphasized Councillor Hanrahan's remarks, that there was no intention of causing undue hardship to anyone, but the source of water at the same time, was a vital problem. He pointed out that this was but a preliminary hearing for the purpose of determining where the Municipality stood with regard to the feelings of those home-owners effected; so as to be better prepared to proceed with the solution of the problem at hand.

Councillor Stubbs asked whether it was not possible that if no immediate action were taken the Council may find itself with the same problem five years from now and in addition faced with even greater developed residential areas.

Councillor Baker said that because so many people had invested their life savings in these homes, he did not want to see them treated as the people in District 10, by similar rezoning and reiterated that this was not the intent of Council, but the rezoning was but a proposed temporary solution.

Councillor Settle, remarking on Councillor Stubbs' query, stated that in talking in terms of deferment of the decision, it was not meant to be deferred over a three to five year period; and that it was entirely possible that the County would have to take the big step to Tomahawk Lake, instead of attempting a more economical short-term project, since this would be done untimately anyway.

Councillor Daye also expressed his feeling that a closer look should be taken immediately at the Tomahawk Lake project, because of the impending hardships imposed on home-owners in the area due to the acceptance of the temporary measure.

Mr. Cox, Solicitor for the Municipality, pointed out that under the terms of the proposed rezoning the home-owners would maintain their home status, as they had in the past, but that restrictions for the duration of rezoning would only be in terms

of a ban on subdividing.

Councillor Henley favoured an immediate approach to the whole matter. He felt that this hearing had been well justified by the representations heard this morning.

Councillor Blackburn wondered whether there would be any objection from home-owners, Olands and Hefflers, if the Council decided to zone Tomahawk Lake only.

The motion of Councillors Hanrahan and Baker was put and the motion carried.

From the gallery, a Mr. Maxwell, home-owner in the proposed rezoning area, said that with the coming freeze-ups he would like to see the building permit restriction lifted that residents might proceed with putting up storm windows and so on to prepare for the cold weather.

Solicitor Cox ruled that there was a protecting provision in the Municipal By-Laws covering non-conforming uses and just because the zoning takes place does not mean that homes cannot be used in a manner in which has been done in the past.

Councillor Blackburn stated that building inspectors had not refused building permits in his District despite the fact that a temporary ban was placed upon the permits at October's Council Session.

Solicitor Cox ruled that when this notice of intention was given to rezone, building permits were suspended for sixty days.

Councillor Baker suggested that the ban be lifted. He observed that if an individual acquired the land in this zone and started to build, this land would be lost for acquirement by the Municipality.

Mr. Hattie read the original resolution dealing with the ban.

Councillor Henley suggested that on certain sections of the proposed rezoned land the band be suspended.

Mr. Cox, the Solicitor, explained that the ban would be in effect according to the resolution for sixty days beginning October 11.

Following some discussion in regards to the restriction of building permits, it was moved by Councillors Blackburn and Curren:-

"THAT the restriction on the granting of building permits contained in the resolution of Council, dated Oct. 11, 1960, be amended by confining the restriction to the catchment area of Tomahawk Lake." Motion carried.

The proposed amendments of the Zoning By-Law as outlined in the Notice of Intention at the October Session of Council were read by Mr. Hattie.

Mr. Hattie stated that there had been no written objections to these amendments and there were no objections from the people in the gallery.

It was moved by Councillors Henley and Redmond:-

"THAT the following amendments to the Zoning By-Law be approved:-

A BY-LAW TO AMEND THE ZONING BY-LAW

- 1. Section 59 of the Zoning By-Law is amended by striking out the words "Chapter 24 of the Revised By-Laws of the Municipality of the County of Halifax, 1957, The Mobile Home Parks By-Law, and amendments thereto" and substituting therefor the words "the Mobile Home By-Law of the Municipality of the County of Halifax, and amendments thereto".
- 2. Section 18 of the Zoning By-Law is amended by striking out the words "or a G Zone" in the second line thereof and by striking out the words "and G Zone respectively" in the third and fourth lines thereof. Motion carried.

Mr. Hattie read a letter from Mrs. Evans acknowledging receipt of the flowers.

Mr. Hattie read a letter from the Dept. of Highways in regard to the 35-mile speed zone in Woodlawn.

Mr. Hattie read a letter from J. E. Moore and Sara Silverman concerning the rezoning for an apartment building.

Concerning the above matter, Councillor Settle, as
Chairman of the Planning Board, advised that this request for
rezoning had been withdrawn for the time being.

Councillor Flawn presented a letter of acknowledgment from the Principal of the Terence Bay School, stating appreciation re the new school, which he asked to be incorporated into the minutes.

Councillors Williams and Daye moved:-

"THAT the minutes of the Meeting of October 11th., be approved." Motion carried.

Mr. Hattie read the Report of the Municipal School Board.

Councillors Curren and Settle moved:-

"THAT the Report of the Municipal School Board, be adopted." Motion carried.

Councillor Flawn referred to the proposed new school to serve the Clam Bay - Clam Harbour Area, and asked whether a library for this school was intentionally excluded.

Mr. Marriott replied that it was not planned to have a library in this four-room school at present, but a library would be added at a later date, if there should be a further addition to this school.

Councillor MacKenzie brought up the well problem at the Tangier High School; he reported that this morning the janitor had told him there was still very little water and what there was, was not fit for use. He pointed out that this school had been carrying on under very difficult conditions all summer. He also mentioned that of the 150 folding chairs ordered by that school, only fifty had been delivered. He requested that the remainder of the order be shipped. Councillor MacKenzie reported that the principal of that school had requested the

use of buses for an educational tour to transport the students to a Shakespearean Play. He asked why this request was refused as he understood the buses could be used for one educational tour each year. He asked Mr. Marriott also for some assurance that there would not be permissive teachers in the high school next year, stating that in the present year there were two on the staff.

Mr. Marriott said that with regard to the well problem, that the trustees should write to the Municipal School Board of their request, that he did not know whether this particular problem, which was a general one throughout the country this summer was a local problem or one of nature, but that it with others would receive serious consideration. Regarding educational tours, he said it was the policy that each bus could be used for one such tour each year, however, he had not received any such request from the Tangier principal, but he would check with Mr. Briggs, to see if this request had been received in the office. Mr. Marriott said that he could not guarantee that there would not be permissive teachers in that or any other high school, much as he would like to be able to do so. He said that obtaining qualified high school teachers was becoming more of a serious problem and it was his personal opinion, that the high school children in ten years would not have qualified teachers.

Councillor MacKenzie replied that a letter had been received from Mr. Marriott's office stating that the bus could be used for a tour at the rate of forty cents per person. Mr. Marriott had no knowledge of such a letter.

Councillor Baker asked whether the Municipal School
Board supplied first aid supplies to the schools, including
folding cots.

Mr. Marriott replied that it was the policy of the Municipal School Board to provide first aid kits in every school in the Halifax area, as far as folding cots are concerned this was a matter which had not before come up. He said that usually there was a setee or couch in most schools, which could be used for first aid purposes.

Councillor Baker cited an incident in the Shad Bay School recently, where a boy had fallen from a tree and had broken his leg and since there was no place else, he was laid on the floor where he remained for two hours until medical aid arrived. He said that the Terence Bay Home and School had provided first aid supplies for that school, but he felt that especially in outlying areas, where hospitals and medical assistance were not readily available, some form of folding cot should be provided in the schools for such unhappy incidents, which were bound to occur.

Mr. Marriott replied that on his last visit to the Shad Bay School, their furniture had been ordered, but at that time had not been delivered.

Councillors Redmond and Daye moved: -

"THAT this Council approve a borrowing resolution, in the amount of \$187,136.00, for school construction." Motion carried.

Mr. Hattie read a letter from the trustees of the Terence Bay School.

Councillor Baker explained some of the history of the sinking of the Atlantic in Terence Bay Harbour, saying that the survivors had been brought ashore at Terence Bay, taken care of and those who died had been buried there and a monument erected in their memory, for these reasons some of the people felt that the name of the school should include the words "Atlantic Memorial",

ontinued:

Because of possible confusion with the name of a nearby school,

Councillors Hanrahan and White moved:-

"THAT the School at Terence Bay be named "The Terence Bay School"." Motion carried.

Councillors Spears and Baker moved:-

"THAT Council adjourn until 2:00 p.m." Motion carried.

Afternoon

DAY SESSION

The afternoon session of Council convened at 2:00 p.m., Deputy Warden Burris in the Chair.

Councillor Moser asked whether the students coming in to the Hubbards School had to pay tuition.

Mr. Hattie replied that they paid the amount of tuition set down by the Department of Education for the Province.

Mr. Hattie read the Report of the School Capital Program Committee.

Councillor Flawn added to this report, that since it had gone to print, it was to be noted that although the Timberlea School was complete there was a problem in regard to a well on neighboring property; this was receiving immediate action, and that the Lake Loon School was ready for its final inspection which he expected to take place the following morning. On item 5(d), the Rockingham School, Councillor Flawn reported that the other building to be used for a temporary school had come into use as of this morning.

Councillors Flawn and White moved: -

"THAT the Report of the School Capital Program Committee, be adopted." Motion carried.

The Clerk read the Report of the Public Service Committee.

Councillors Hanrahan and Redmond moved:-

"THAT the Report of the Public Service Committee, be adopted."

Councillor Spears, referring to page two, paragraph two of the report, asked whether anything had been accomplished with regard to the fourteen abuttors. Also, regarding the proposed increase in the burning of garbage in the Municipal incinerator, Councillor Spears asked who was going to pay the increase.

Councillor Hanrahan said that it was up to these areas using the Incinerator to pay the increase and that he did not think it fair to expect payment to come from the County as a whole, because many areas did not use the service. He explained that it was a debt which had to be paid, that the present levy would not cover the salaries and that it could not be charged to general revenue.

Councillor Curren said that before the establishment of the Incinerator, the people paid so much per day or per can for garbage disposal, now it looked as though they were going to pay more than they were paying under the old system. He pointed out that if there is a debt to be collected for 1960, in order to levy back from last year, there was going to be a very large increase and that the district rate would have to be doubled.

Councillor Blackburn said that the County did not have very much choice, that he did not think it fair that this debt be charged to General Revenue, that there was a deficit from 1959 on garbage; he pointed out that some of the districts involved would soon be going into the town of Dartmouth and it was only fair that they should pay their share of the extra cost.

councillor Redmond said that the Incinerator had been established only to serve certain districts, he believed these to be Districts 14, 24 and 8, nevertheless, it was established definitely to serve specific areas. Now it is found that the costs are more than originally estimated and he felt that the people served by the Incinerator should definitely pay for this service, which was provided for them. He felt that the deficit was no fault of the Committee, that the Incinerator was a new venture in the County and that the Committee had conscientiously studied various methods of operation; for these reasons he felt it a responsibility of those people who had requested the service

and received it.

Councillor White pointed out that the Public Works
Committee was in complete accordance.

Councillor Moser asked who had made the error which had caused so large a deficit in the Incinerator operations. He pointed out that this case looked similar to the Watershed issue in the morning session, where highly paid engineers were hired by the County only to make costly errors which the County had to pay for.

Councillor Curren said that he had been a member of the Garbage Committee, when it first began and that it was the decision among Districts 14, 28 and 8 that an Incinerator be established. He said that plans had been made for these three districts, but despite this and from the very beginning the whole suburban area had been sending garbage, therefore, the Incinerator was being asked to do a job for which it had never been intended. Councillor Curren reported that large quantities of glass and tin, etc., were included in the scrap for burning from all over the County and not just the districts in the original plan. For this reason he felt that the whole County was just as responsible as the three districts who requested the service in the first place.

Councillor Spears pointed out that District 8 had come in only a year ago after Districts 11 and 12.

Councillor Redmond replied that before the Incinerator, that in Districts 11 and 12, they had garbage disposal facilities which were quite adequate at the time, however, as difficulties developed in finding suitable disposal areas including the County Hospital property, he had recommended to Council the establishment of an Incinerator. He said that this was something new and for this reason mistakes were bound to be made, that it would require a million dollar structure to handle the amount and type of

garbage that the Incinerator was being expected to handle and that the only answer was in effective separation of the garbage as was done by the Town of Dartmouth and other areas.

Councillor Moser explained that his criticism was not of the Committee.

Councillor Hanrahan said that he hoped Councillor Moser was not referring to the County Planning Engineer for he had nothing to do with the design of the incinerator.

in the location of the Incinerator and that no Incinerator works well until there is a separation of garbage, he said that this is the responsibility of the person putting the garbage out and that if the proper materials were being put into the Incinerator it would be doing the job it was intended for at a cost very near that estimated. He explained that because of the large amounts of glass, tin and other such materials being included in the burned garbage, the labor force had to be increased a great deal to keep the grates cleaned.

burned for a long time, 12 to 13 tons per week from his district alone, which would amount to about 624 tons a year, and that is only a small part of the total. He asked whether the total deficit included that of 1959 and whether it included damages caused by private contractors. Councillor Flawn felt that a good look should be taken at the \$4.75 rate proposed to be levied on the districts because the people who have paid cash, such as individuals and private concerns, would not have to pay the extra.

Councillor Spears could not see how the deficit could be collected from the districts when it was not their error.

Councillor Hanrahan explained that the figure was on a pro

rata basis of the tonnage handled.

Councillor Stubbs, in District 14D said that although a lot of the people in that district had not used the Incinerator, their district levy last year had helped to carry the cost and that it would be discriminatory now to charge these people for the deficit who had never used the Incinerator.

Councillor Curren said he would like to know at the present time how many private individuals were using the Incinerator, he felt that the first problem the County must look after was the burning of the garbage for the people it was intended to serve excluding the outside people.

Councillor Blackburn said that this was a County owned Incinerator and that the money was backed by the County as a whole.

Councillor Baker thought it not fair to make up the deficit from general expenditure, that those who wanted the service and used it should pay the deficit.

Councillor Redmond pointed out that the Municipal Office had a list of every person who delivered garbage to the incinerator and asked that the lawyer tell the Council whether the users of this service could be charged the increased rate for garbage delivered from the beginning of 1960.

Councillor Stubbs suggested that if the increase were put into effect immediately instead of the first of the year, it would help to decrease the deficit for the year.

Councillor Curren asked what portion of the 16 ton a day burning included individual deliveries .

By unanimous agreement this discussion was deferred until after the presentation of Municipal Scholarships.

Warden F. G. H. Leverman took the Chair during these presentations.

Warden Leverman said that this was one of the happiest moments in the Council's work during this year, to present scholarships to these very lovely girls and fine boys, who were deserving students. He introduced Professor Mowatt of Dalhousie University and asked him to make the presentations and to address the scholarship winners. Mr. Moses from the Dept. of Education, read the citations.

This year the following students were successful in obtaining Bursaries:

Grade XII Students Taking Higher Education

Edgar Blinn Head St. Margaret's Bay Hfx. West Mun. High Michael Casselman 36 Colindale St., Armdale " " " "

Grade XII Students Going to Normal College

Port Wallis, Jeanette White Eastern Passage Westphal Janice McCurdy Middle Musquodoboit Musquodoboit Rural High June Dickie 20 Melody Dr., Rockingham Hfx. West Mun. High Owl's Head Harbour Rbt. Jamison Con. Marion Parker School. Musquodoboit Rural Shirley Fisk Middle Musquodoboit High Central Consolidated Shirley Josey Spry Harbour High

Grade XI Students Taking High Education

Barbara Curry
Reid Coolen

Hubbards

Bedford
Hubbards

Hfx. West Mun. High
Shatford Mem.
School

Grade XI Students Going to Normal College

Lorraine Roma West Chezzetcook Rbt. Jamison Con.
School
Mary Fraser Timberlea Hfx. West Mun. High

Warden Leverman, in introducing Professor Mowatt, said that his presence graced the building and asked that he give a few words of advice to this group of very inspiring students.

Professor Mowatt, in his remarks, congratulated the Council

for its wisdom in establishing these scholarships, he said there was no better investment than the investment in youth and that its results would be rewarding. Professor Mowatt stated that as he was engaged in the training of teachers, it gave him very great pleasure to see that most of these recipients were entering the teaching profession, for, he said, teaching is a profession, the most important of all for the community as a whole. To be a good teacher, he said, the first essential is to have the knowledge, we have schools and teachers because the parents cannot do the whole job. The teachers must give the children the tools of learning, reading, writing and arithmetic. Another thing a good teacher must have is a sympathetic feeling toward and a genuine love and understanding for the children, and this is something that TV, radio, nor any other mechanical medium can provide. These media can never understand or adjust to the varying needs of the children. A third requirement, according to Professor Mowatt, is a sense of humour, which is also quite necessary, for you cannot take what happens too seriously and if you can laugh at yourself and with others, it is of great benefit to you. He wished all of the young people receiving scholarships the very best of fortune in the future.

Warden F. G. H. Leverman expressed his appreciation and that of the Council, for the contribution Professor Mowatt made in the presentation of the Scholarships and for his remarks.

He complimented the students in qualifying for their scholarships and wished them on behalf of the Municipality of the County of Halifax and its Councillors, the greatest success in their future endeavours.

Edgar Blinn, one of the scholarship award winners, thanked the Council on behalf of his group; he said that they were very well received and appreciated and he was sure that these scholar-

ships would encourage he and his fellow students to work harder and deserve them even more.

Resuming the discussion on the Public Works Report, Mr. Hattie, in reply to Councillor Curren's question, said that private garbage delivery came from such areas as Tufts Cove, Service Stations, and individual Contractors, etc.

Mr. Fraser, Municipal Engineer, stated that of the total amount, approximately one ton per day came from individuals, and this represented only one out of the 25 tons, which was going through daily at the present time. He said that this was certainly not a big amount and he felt that this represented garbage that would otherwise find itself on the highways.

Councillor Flawn wondered whether the additional cost proposed in the report would discourage these individuals from having their garbage burned at the Incinerator. Would they, he queried, keep their \$4.75 and dispose of their garbage along the highways.

Councillor Redmond observed that there was a Provincial Law prohibiting the disposal of garbage within 30 feet of the highways.

Councillor Blackburn asked for a ruling from the Solicitor as to whether the deficit could be made up through Capital cost since it included the cost of repairs, etc.

Solicitor Cox replied that if this was purely an operating cost, which it seemed to be, there was no provision to cover it under Capital Cost.

Councillors Spears and Balcome moved an amendment to the motion:

"THAT the paragraph of the Public Works Committee Report, dealing with the Incinerator be deleted and referred back to the Committee for later report to Council."

The amendment to the motion was defeated on a standing vote, 5 FOR and 14 AGAINST.

Councillor Stubbs contended that the wording of the amendment was ambiguous and asked whether this was for the districts that levied a garbage rate and could it be charged those Districts having a burning rate only.

Councillor Hanrahan said that this increase would apply to anyone from whom it could be collected. He pointed out that since District 14 was one of the originators of the Incinerator, he was surprised to see the two Councillors from that district vote against the amendment. He said that surely they had the courage to stand behind something which they had started.

Solicitor Cox said that according to the By-Laws, a burning charge was to be levied upon the districts using the service, and if there was a deficit the districts should be levied further to cover the deficit.

Councillor Flawn said that District 28 did not levy a burning rate for 1960, for they had sufficient left over from 1959 to cover it.

Councillors Hanrahan and Redmond's motion to accept the report of the Public Works Committee was put and the motion carried.

Councillors Balcome and Spears moved: -

"THAT this Council approve a borrowing resolution in the amount of \$20,000.00 for Winter St. and Downs Ave. sewer extensions." Motion carried.

Councillors Spears and Williams moved: -

"WHEREAS the Council is of the opinion that the hereinafter described lands are required for the purpose of laying out, opening, constructing, repairing, improving or maintaining a street, curbs, sidewalks, gutters, bridges, culverts or retaining walls on Rocklyn Road in Purcell's Cove, in the County of Halifax and Province of Nova Scotia;

AND WHEREAS the Council is of the opinion that no agreement can be made for the purchase thereof;

THEREFORE BE IT RESOLVED that the Council expropriate the hereinafter described lands for the purpose of laying out,

opening, constructing, repairing, improving or maintaining a street, curbs, sidewalks, gutters, bridges, culverts or retaining walls on Rocklyn Road, and that the compensation for the said lands be \$1.00.

AND BE IT RESOLVED FURTHER that the lands to be affected by these rights are:

ALL that certain lot, piece or parcel of land situate, lying and being at Purcell's Cove in the County of Halifax and being a portion of the J. Evans lot on Rocklyn Road, said portion being marked "A" on a plan certified by John F. Ross, P.L.S. on March 21, 1960, and being more particularly described as follows:

BEGINNING at an iron pipe at the Southeast corner of a lot of land owned by W. C. Hatt;

THENCE running N 04° 56' E along the Eastern boundary of said W. C. Hatt lot a distance of 39.03' more or less to intersect the circumference of a circle of 35' radius, of which the last described line is a portion of the chord distance of 42.55';

THENCE Southeasterly and southerly along the circumference of said circle, being also the Western boundary of said J. Evans lot, an arc distance of 41.6' more or less to the Northern boundary of Rocklyn Road;

THENCE N 82° 34' W along said Northern boundary of Rocklyn Road a distance of 2.31' to the place of beginning.

Councillors Hanrahan and Settle moved:-

Easement required from Thomas Moore, Tufts Cove, Halifax.

ALL that certain lot, piece or parcel of land situate, lying and being at Tufts Cove in the County of Halifax, Nova Scotia, bounded and more particularly described as follows:

BEGINNING at an iron pin marking the South West corner of a lot of land shown as lot No. 3 on a plan showing a subdivision of a portion of lands of Thomas Moore at Tufts Cove in the County of Halifax, said plan dated the 12th day of March, 1956 and showing lots Nos. 1,2 and 3 thereon approved by the Halifax County Planning Board on the 19th day of March, 1956;

THENCE South six degrees and fifty seven minutes East (S6° - 57° E) a distance of one hundred and seventy-seven (177°+) feet more or less to the Northern boundary of a lane now or formerly known as Fergusons' Lane, said Fergusons lane shown as being thirty (30°) feet in width on said plan;

THENCE North Easterly along the said Northern boundary of said Fergusons Lane a distance of thirty-one (31 +) feet more or less;

THENCE North six degrees and fifty-seven minutes West $(N6^{\circ}-57^{\circ}W)$ parallel to and thirty (30°) feet distant at right angles from the first described line a distance of one hundred and seventy-seven (177°±) feet more or less to the Southern boundary of said lot No. 3 on said plan;

THENCE South sixty-seven degrees West (S67° W) along said Southern boundary of lot No. 3 a distance of thirty-one (31°+) feet more or less to the iron pin marking the point beginning;

ALL of said above described lot, piece or parcel of land being a portion of a lot of land shown as a private road on said plan of Subdivision of a portion of lands of Thomas Moore and shown outlined in red on a plan made by the Municipality of the County of Halifax dated the 8th of November, 1960 and signed by F. R. Fraser, Municipal Engineer.

Councillors McGrath and Spears moved: -

Easement required from Max C. Murphy Lot A-2

ALL that certain lot, piece or parcel of land situate, lying and being in Westphal in the County of Halifax, Province of Nova Scotia bounded and more particularly described as follows:

BEGINNING on the eastern boundary of a lot of land shown as A-4 at the south west corner of a lot of land shown as lot A-3 on a plan of Hubley Sub-division certified by John A. McElmon, C.E., P.L.S., dated the 12th of September, 1958, said plan showing lots A-2 and A-3 as being approved by the Halifax County Planning Board on the 15th of September, 1958:

THENCE North sixty-three degrees and fifteen minutes East (N63° - 15'E) along the southern boundary of said lot A-3 a distance of twelve and six-tenths (12.6') Feet;

THENCE South eighteen degrees and twenty-seven minutes East (S18° - 27°E) a distance of sixty-four and six-tenths (64.6°) feet to the northern boundary of Penhorn Realties Sub-division:

THENCE South sixty-three degrees and fifteen minutes West (\$63° - 15°W) along said northern boundary of said Penhorn Realties Sub-division a distance of two and three-tenths (2.3°) feet to the south-east corner of said lot A-4 on said plan;

THENCE North twenty-seven degrees and forty minutes West $(N27^{\circ} - 40^{\circ}\text{W})$ along said eastern boundary of said lot A-4 on said plan a distance of sixty-four (64°) feet to the place of beginning;

ALL of said above described lot, piece or parcel of land being a portion of a lot of land shown as lot A-2 on said plan of Hubley Sub-division, said portion of said lot A-2 shown outlined in red on a plan made by Allan Downie, Provincial Land Surveyor for the Municipality of the County of Halifax and dated the 6th of September, 1960, all bearings referred to above being magnetic in the year 1960.

Easement required from Rhodes D. Bent A-3

ALL that certain lot, piece or parcel of land situate, lying and being in Westphal, in the County of Halifax, Province of Nova Scotia, bounded and more particularly described as follows:

BEGINNING on the Eastern boundary of a lot of land shown as lot A-4 at the North West corner of a lot of land shown as lot A-2 on a plan of Hubley Subdivision certified by John A. McElmon, C.E., P.L.S., dated the 12th of September, 1958, said plan showing lots A-2 and A-3 as being approved by the Halifax County Planning Board on the 15th of September, 1958;

THENCE North sixty-three degrees and fifteen minutes East $(N63^{\circ} - 15^{\circ}E)$ along the Northern boundary of said lot A-2 on said plan a distance of twelve and six tenths (12.6) feet;

THENCE North eighteen degrees and twenty-seven minutes West (N18° = 27°W) a distance of eighty and eight tenths (80.8) feet to the southern boundary of Athorpe Drive now or formerly so called:

THENCE South sixty-three degrees and fifteen minutes West (S63° - 15°W) along the said Southern boundary of said Athorpe Drive a distance of twenty-five and six tenths (25.6) feet to the North East corner of said lot A-4;

THENCE South twenty-seven degrees and forty minutes East (\$270 - 40°E) along said Eastern boundary of said lot A-4 a distance of eighty (80) feet to the place of beginning.

ALL of said above described lot, piece or parcel of land being a portion of a lot of land shown as lot A-3 on said plan of Hubley Subdivision, said portion of said lot A-3 shown outlined in red on a plan made by Allan Downie, Provincial Land Surveyor for the Municipality of the County of Halifax and dated the 6th of October, 1960, all bearings referred to above being magnetic in the year, 1960.

Easement required from Milton A. Hubley A-4

ALL that certain lot, piece or parcel of land situate, lying and being in Westphal in the County of Halifax, Province of Nova Scotia bounded and more particularly described as follows:

BEGINNING on the southern boundary of Athorpe Drive now or formerly so called at the north west corner of a lot of land shown as lot A-3 on a plan of Hubley Subdivision certified by John A. McElmon, C.E., P.L.S., dated the 12th September, 1958 showing lots A-4 to A-11 as being approved by the Halifax County Planning Board on the 25th May, 1959;

THENCE south twenty-seven degrees and forty minutes east (S27° - 40'E) along the western boundaries of lots A-3 and A-2 on said plan a distance of one hundred and forty-four (144') feet to the northern boundary of the Penhorn Realties Sub-division;

THENCE south sixty-three degrees and fifteen minutes west (\$63° - 15'W) along the northern boundary of said Penhorn Realties Sub-division a distance of twenty-three and three tenths (23.3) feet;

THENCE north eighteen degrees and twenty-seven minutes West $(N18^{\circ} - 27^{\circ}W)$ a distance of one hundred and forty-five and five tenths (145.5) feet to the place of beginning;

ALL of said above described lot, piece or parcel of land, being a portion of a lot of land shown as lot A-4 on said plan of Hubley Subdivision said portion of said lot A-4 shown outlined in red on a plan made by Allan Downie, Provincial Land Surveyor for the Municipality of the County of Halifax and dated the 6th day of October, 1960, all bearings referred to above being magnetic in the year 1960.

Councillors Curren and Snair moved:-

Easement required from Piercey Investors Limited and Butler Brothers Limited.

ALL that certain lot, piece or parcel of land situate, lying and being in Armdale in the County of Halifax, Province of Nova Scotia bounded and more particularly described as follows:

BEGINNING at the Southern boundary of Piers Avenue now or formerly so called at the North West corner of a lot of land shown as lot 19 on a plan showing extension of Springvale Subdivision signed by G. M. Hilchie, P.L.S., dated 3rd October, 1953 and revised 14th May, 1954, with a further revision on 30th September, 1954;

THENCE South ten degrees and thirty minutes East (S10° - 30'E) a distance of five hundred and thirty-two (532) feet to the prolongation Easterly of the Northern boundary of lands of Armdale School Section No. 33;

THENCE South seventy-nine degrees and thirty minutes West (\$79° - 30°W) along the said prolongation Easterly of said Northern boundary of said lands of Armdale School Section No. 33, and along said Northern boundary of said lands of said Armdale School Section No. 33 a distance of one thousand and sixty-eight (1,068') feet;

THENCE North ten degrees and thirty minutes West (N10° - 30'W) at right angles to the East described line a distance of sixty-six (66') feet;

THENCE North seventy-nine degrees and thirty minutes East (N79°-30'E) parallel to and sixty-six (66'0 feet distant from the said Northern boundary of said lands of Armdale School Section No. 33 a distance of one thousand and two (1,002') feet;

THENCE North ten degrees and thirty minutes West (N10° - 30'W) at right angles to the East described line a distance of four hundred and sixty-six (466') feet to the said Southern boundary of said Piers Avenue;

THENCE North Seventy-nine degrees and thirty minutes East (N79° - 30°E) along the said Southern boundary of said Piers Avenue a distance of sixty-six (66°) feet to the place of beginning;

ALL of the said above described lot, piece or parcel of land shown outlined in red in a plan made by Allan Downie, Provincial Land Surveyor for the Municipality of the County of Halifax and dated the 8th, November, 1960.

Councillor Moser said he could not understand why the building permits required a person to have a surveyor's certificate, he felt this was the job of the building inspectors and that it was costing the people a lot of money and undue hardship, in some cases the surveyor's certificate cost the prospective builder forty dollars and this came hard to young people trying to build themselves a home and wishing to be law abiding. He felt this was undue discrimination. He also asked why a permit was issued by the building inspectors after the Planning Board approved the lot.

Councillor White suggested that this question be referred to the Chairman of the Building Board.

Councillor Settle cited a case of William Myers in Eastern Passage, who wished to convey to a Mr. Naugle, his son-in-law, who is conducting a fishing business at the wharf, this lot is adjacent to the wharf lot and is a beautiful lot of land. It seems only sensible that a man have his home near his work. There is a 30 foot right-of-way that could serve that lot alone. The building inspector would not issue a permit because the lot did not front on a Department of Highways accepted road. He said that there is some friction developing, but the Planning Board stands firm in its policy. It feels that if a man wants to convey a lot of his land to someone in his family, that it is his privilege to do so, but before a building permit could be issued, a permit was required from the Dept. of Highways. The Department of Highways would not accept any road less than 500 feet in length. As this right-of-way was to serve one lot only, it was impossible to ask for a 500 foot roadway. He stated that this lot met all the requirements of the Planning Board.

Councillor White said that he could not understand why he could not obtain a building permit without the cost of \$100 for

a special meeting of the Building Board.

Councillor Moser contended that this was a surveyor's racket to require a surveyor's certificate for every application for a building permit.

Solicitor Cox said that the approval of a lot by subdividing has nothing to do with the granting of building permit and further that a building inspector was fully within his rights to require a surveyor's certificate in cases where he deemed it necessary.

Mr. Hattie read the Report of the Finance and Executive Committee.

Councillors Snair and Flawn moved: -

"THAT the Report of the Finance and Executive Committee, be adopted."

Councillor Redmond said that this committee handling the application for the relief of taxes was made up of a small number of Councillors and it was possible that errors were made.

Councillor Baker did not go along with the reports of the Welfare Workers, he contended that as in similar reports in the past, some of the information contained therein was entirely too personal and was not in keeping with the dignity of this Council. He said that the reference to an imbecile for instance, in one of these reports was a disgraceful exhibition and was entirely unnecessary, all the Council requires is the name, address and financial position of the applicant, neither the family tree nor the family skeletons are necessary for consideration, but he did feel that more time should be given for Councillors to examine the pertinent evidence.

Councillors Snair and Flawn's motion was put to a standing vote and it was carried. 16 FOR and 3 AGAINST.

Councillors Stubbs and McGrath moved: ~

"THAT Councillor Baker be appointed as a member of the Regional Library Board."

Councillor Baker felt that he should decline this nomination, because although he appreciated the value of such libraries, in all honesty if he had his way as Chairman of that Board, there would be many things deleted from the program of that Committee. He felt that he would do neither the Committee nor the Council any benefit by serving, because of his attitude on certain items, he said he would be merely a watchdog and for these reasons felt that he should decline the nomination.

Councillor McGrath pointed out that Councillor Baker had been the original appointee on the Library Committee and had relinquished his seat to Councillor Evans, since the position would be vacant in a couple of months anyway, he requested that Councillor Baker serve.

With this understanding, Councillor Baker accepted.

Councillors Stubbs and McGrath's motion was put to the vote and the motion carried.

Councillors Williams and Snair moved: -

"THAT the approval of the minutes of the Day's Session, be deferred until the next Session of Council." Motion carried.

Councillor Redmond felt that the Municipality was causing undue hardship on some of the uneducated rural people in requiring them to have three copies of the description of their property made during a transfer of the sale of the property.

Mr. Hattie explained that his office typed up the required three copies of these descriptions at the time the transfer application was being made, if the people wished.

Councillor Baker asked whether there was any County legislation regarding the sale of inspected meat. Mr. Hattie replied in the negative,

Councillor Baker announced his intention to press for such legislation forbidding the sale of other than inspected meats within the Municipality. He said that the new N. S. Co-Operative

Abattoir was a step in the right direction, but did not preclude the operations of the fly-by-night individuals, who offered from door to door and even supplied some retail outlets with meat unfit for human consumption.

Councillor Baker asked about immunization and wished to know whether any definite reply had been received from the Department of Health.

Mr. Hattie reported that he had written again, but had received no reply.

Councillor Baker felt that the amount of welfare paid was the minimum allowed and considering the very high cost of living and also the amount of welfare assistance in other Nova Scotia centres, he felt that the matter should be studied with the view to establishing a higher and more equitable rate of payment in really needy cases.

Mr. Rooney said that the food scale was worked out from an approved scale and the figures of \$5.00 per week for adults and \$3.00 for children was the bare minimum allowed to pay. He stated further that the Municipality could pay a higher amount of money and the Provincial Government would reimburse to the extent of two-thirds of the amount paid. He said that in cases of greater necessity, for instance a person coming out of hospital with a strict diabetic diet requiring special foods, his department took it upon themselves to raise the amount to cover these essentials.

Councillor Baker asked that the Welfare Committee study this and bring in a report regarding a proposed raise.

Solicitor Cox explained that the Municipality has the power to regulate the killing and the sale of cattle and sheep.

Councillor Moser asked why the County paid a bounty on raccoons, when they were protected animals, protected by a closed

season by the Provincial Department of Lands and Forests.

Solicitor Cox replied that raccoons were the most unprotected animal of all because it was even possible to obtain
a permit to hunt them at night in certain months of the year.

Councillors Curren and Baker moved: -

"THAT Council adjourn." Motion carried.

The November Session of the Municipal Council closed with the singing of "God Save The Queen".

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A BY-LAW TO AMEND THE ZONING BY-LAW

- 1. Section 59 of the Zoning By-Law is amended by striking out the words "Chapter 24 of the Revised By-Laws of the Municipality of the County of Halifax, 1957, The Mobile Home Parks By-Law, and amendments thereto" and substituting therefor the words "the Mobile Home By-Law of the Municipality of the County of Halifax, and amendments thereto".
- 2. Section 18 of the Zoning By-Law is amended by striking out the words "or a G Zone" in the second line thereof and by striking out the words "and G Zone respectively" in the third and fourth lines thereof.

REPORT OF THE FINANCE AND EXECUTIVE COMMITTEE

To His Honor the Warden and Members of the Municipal Council.

that it proposed to study the financial implications that will arise as a result of certain areas in the Municipality to be annexed to the Town of Dartmouth and also that no new work should be started in the area proposed to be amalgamated until such time as the matter had been discussed with Town authorities and any new projects agreed upon between both parties. Considerable work has been done on this matter and your Committee is pursuing this study further in an effort: to complete our thinking on this matter by the latter part of November.

In the meantime it can be said that there has been one meeting with the Mayor of the Town of Dartmouth and certain of their Town officials with respect to any new works that are to be carried on in the area to be amalgamated with the Town and it has been agreed, in principle, that the Town would like to see these projects started as quickly as possible, so that there will be no delay arising as a result of amalgamation.

Projects, such as the large Westphal sewer installation, and a new 12-room school, however, will go beyond the end of the year and we are placed in a position of not being able to pay for works being carried out in another Municipality on the first day of January. It has, therefore, been agreed in calling for tenders for such works that the advertisement calling for tenders should state that the Municipality would

Report of the Finance and Executive Committee Continued

be considered the owner until December 31, 1960, and that on and after the 1st day of January, 1961, the Town would become the owner and would be responsible for payments.

The Solicitors have drawn up an amended contract form which would make the Town of Dartmouth a party of the third part and the document will also state responsibility of payments of Progress Estimates up to the end of the year and following the 1st of January, 1961.

Generally speaking, this Committee has taken the view that the important thing is that services to the people in the area should not suffer in any way because of a change in jurisdiction and, therefore, in general terms it has been agreed that conveyance of school children will be carried out by the Municipal School Board until the end of the present school year.

There is, however, a mass of detail that has to be gone through - item by item - which your Committee is now working on and which we propose to place before the Council as quickly as possible in order that Council will be fully informed of this Committee's analysis of assets and liabilities that will be effected and to what extent by virtue of amalgamation.

REQUESTS FOR RELIEF FROM PAYMENT OF THE CURRENT YEAR'S TAXES -

Your Committee has again reviewed certain applications for relief from payment of the current year's taxes and have attached to this report copies of reports from our Welfare Workers in connection with each case. As a result of our investigations of these applications, we wish to recommend as follows:-

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Report of the Finance and Executive Committee Continued

MRS. CATHERINE M. DeBAIE

We recommend that the application for exemption NOT be granted.

GEORGE BOUTILIER

We recommend that the application for exemption NOT be granted.

MRS. IRENE ARSENAULT

We recommend that the application for exemption of the current year's taxes BE granted.

MRS. MARY E. FLACK

We recommend that the application for exemption of the current year's taxes BE granted.

MRS. CHARLOTTE MAY DENTON

We recommend that the application for exemption NOT be granted.

MRS. JOHN J. MASON

We recommend that the application for exemption NOT be granted.

MRS. ROSIE RICHARDS

 W_{\oplus} recommend that the application for exemption NOT be granted.

MR. REGIS J. WOLFE

We recommend that the application for exemption NOT be granted.

The Municipal School Board has advised us that the

Thornhill Park Homeowners Association have requested permission
to lay an asphalt sidewalk from the street to the bottom of
the steps leading from Thornhill Park Subdivision to the

Elizabeth Sutherland School in Spryfield.

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Report of the Finance and Executive Committee Continued

As this is Municipal property, the School Board has asked Council for its consent and your Committee feels that where the people in the Subdivision are obviously in favour of an asphalt sidewalk being constructed in this location and where it will be no cost to the Municipality, your Committee recommends that permission be granted to lay such a sidewalk.

Respectfully submitted,
(Signed by the Committee)

September 21, 1960.

REQUEST FOR RELIEF FROM PAYMENT OF TAXES

CASE: DeBAIE, Mrs. Catherine M. DeBay's Cove, Halifax County, N. S.

Tax Amount - \$14.50

Case referred by Mr. H. G. Bensted.

Worker visited the home of Mrs. Catherine DeBaie at DeBay Cove and talked with Mrs. DeBaie. Mrs. DeBaie is the widow of Mr. Ernest DeBaie who passed away April 19, 1960.

Mrs. DeBaie's home consists of six rooms. Worker spoke with this lady in her kitchen which is clean, tidy and well furnished. The house appears to be in a good state of repair.

Mrs. DeBaie's family are all married, names as follows:

Lawrence DeBaie DeBay's Cove 12 children Musquodoboit Harbour- Employed at the Hughie DeBaie N. S. Light and Power Howard DeBaie

Eastern Passage Employed at

Shearwater

Austin DeBaie Tufts Cove Unemployed Cedric DeBaie Tufts Cove Employed at Bedford Magazine

Mrs. Edward Richardson Albro Lake

Mrs. Victor Pridemoor Quebec

Mrs. Aubrey Monk East Ship Harbour Mrs. Kenneth Cook Prince Edward Island

Mrs. DeBaie's sons and daughters do not appear to be in a position to help her, although worker suggested there might be one or two of them that have steady employment that could assist her if they were asked. Worker also was told that there is a grand-daughter who lives at this home. She is married and at present her husband is unemployed. This family is building a home at Westphal. They have been working at their new home for two years. Worker suggested to this girl that in all fairness to her grandmother they should pay something for the use of her home.

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Case DeBaie, Mrs. Catherine M. Continued

Mrs. DeBaie told worker at the present time she receives the Old Age Pension of \$55.00. She has a financial problem, her late husband's funeral expenses which are \$200.00. Mrs. DeBaie told worker it is difficult for her to pay these funeral expenses but if given enough time she hopes to take care of them.

(Sgd.) C. G. SMITH,
Welfare Officer.

October 19, 1960.

REQUEST FOR RELIEF FROM PAYMENT OF TAXES

CASE: BOUTILIER, George Tantallon, Halifax County, N. S.

c/o Johnnie Pitts

Worker made a home investigation in this case.

Mr. George Boutilier lives with Mrs. Pearl Selig and Johnnie Pitts at Tantallon. His age is 56.

Both Mrs. Selig and Mr. Pitts are aged people in receipt of Old Age Pension of \$55.00 monthly. The home is owned by Mrs. Selig and George Boutilier lives with and looks after these old people for which he does not receive any wages but his board and a place to stay.

The man seems strong, able bodied and was at work cutting firewood when worker arrived. Worker could not find any indication to prove that the man is an imbecile as stated on his affidavit. Definition of an imbecile is one regarded as the village idiot, usually subject to the jeers and taunts of the children and others for his actions in the locality.

This man, while he might have a below average I.Q. or be somewhat mentally retarded, did not show same in interview.

Seemed quite straight-forward to talk with. Has little education. This could explain his being somewhat backward. Stated to worker that he has not worked or been gainfully employed since 1956 but further stated he was subject to rheumatism or rheumatoid arthritis; had received medical treatment for same and that on account of this could not work for any long periods of time without becoming crippled.

Worker advised man to make application to determine if he might qualify for Pension 7-C.

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Case of Boutilier, George Continued

It is worker's recommendation that these taxes should not be excused but rather in lieu of any wages, Mrs. Selig and Mr. Johnnie Pitts should be requested to pay them if necessary in small monthly instalments.

(Sgd.) L. C. TRIVETT, Welfare Officer.

October 14, 1960.

REQUEST FOR RELIEF FROM PAYMENT OF TAXES

CASE: ARSENAULT, Mrs. Irene
397 Herring Cove Road,
Spryfield,
Halifax County, N. S.

Assessment \$ 3,300.00 Taxes - 1960 \$ 87.57 Taxes in arrears 1956-1959 \$202.18

Mrs. Arsenault owns a four-room cottage consisting of living room, kitchen and two bedrooms. Also living in the home with her is Mrs. Drake (daughter) and her five grandchildren. Mr. Drake (fisherman) left the house three weeks ago and has not been heard of since. This is not an uncommon occurrence as last year Mr. Drake disappeared for four or five months, leaving Mrs. Arsenault to resume the financial burden of his family.

The original plan when purchasing the home seven years ago was that Mrs. Arsenault would lend Mr. Drake sufficient funds for the initial down payment (approximately \$700.00) and he in turn would pay the mortgage of \$45.00 per month. Mr. Drake, however, did not live up to his commitments and about two years ago Mrs. Arsenault gained possession of the deed.

Mrs. Arsenault's only income at present is \$25.00 a week she receives from housecleaning jobs in the city.

Mrs. Drake informed worker Mrs. Arsenault is at present behind with the mortgage payments, partly due to the heavy financial responsibility forced upon her. It also appeared that Mr. Drake contributed very little to the household, \$10.00 now and then for groceries only. Consequently, the family have been living on Mrs. Arsenault's earnings plus \$40.00 family allowance.

October 19, 1960.

Mrs. Arsenault's house was destroyed by fire today. The place is uninhabitable. Arrangements are being made by neighbours to place the family in another building in the area. The Red Cross Disaster Service was called in to assist the family.

(Sgd.) PATRICIA FITZ-GERALD, Welfare Officer.

November 1, 1960.

REQUEST FOR RELIEF FROM PAYMENT OF TAXES

CASE: FLACK, Mrs. Mary E.
Bear Cove,
Halifax County, N. S.

1960 Assessment - \$1,525.00 1960 Taxes - \$ 34.62 Exempt Year 1961

Following a request for relief from taxes by the above lady, worker made a home investigation.

Mrs. Mary Evelyn Flack's age is 64. She lives alone in a small but comfortable five-room home at Bear Cove. Several rooms of same home only partially finished.

She and her late husband were both employees for many years of the Maritime Telegraph and Telephone Company, marrying late in life, only some nine to ten years ago and bought this property from their joint savings. Her husband died on October 4, 1959, and she claims through ignorance of procedure on her part she did not on the first of this present year report his death and claim widow's exemption of \$2,500.00 taxation, which same would clear her of any taxes.

She has only a small income, namely a pension of \$50.00 monthly from the Maritime Telegraph and Telephone Company, which is her only source of income and is unable to work herself due to a disability, but not of sufficient nature to qualify for a disability pension.

There are no children. She has one brother, single, living alone across the road who does stevedoring in the winter months, some fishing for himself in the summer but his income is small and while he has on occasions given her some assistance, is unable to assist her to any extent.

She also has a sister married, also living hearby, but with a family of her own and unable to give her any assistance. These are the only relatives.

September 20, 1950.

REQUEST FOR RELIEF FROM PAYMENT OF TAXES

CASE: DENTON, Charlotte May Musquodoboit Harbour, Halifax County, N. S. 1960 Assessment - \$5,500.00 1960 Taxes - \$ 119.00 Arrears - Mil

Referred by Mr. H. G. Bensted.

Worker visited Mrs. Charlotte May Denton at her home in Musquodoboit Harbour. She is the widow of Mr. Hugh P. Denton who passed away February 12, 1960.

Mrs. Denton lives alone. Her home consists of eight rooms, very orderly and clean and from all appearances is in a good state of repair.

Mrs. Denton's deceased husband was a Raleigh Agent in the community for some years. Mrs. Denton told worker that she has no income. She is not old enough to draw Old Age Assistance.

Mrs. Denton did tell worker that her husband left her \$1,000.00 insurance from which she would have to pay the funeral expenses and live until she would become eligible for the Old Age Assistance.

Mrs. Charlotte May Denton's family are:-

Daughters - Mrs. Cameron Gates 21 Clear View Crescent,
Dartmouth

Mrs. Edgar Trask Little River, Digby County, N.S.

Sisters - Mrs. Chesterton Davies Bridgetown, N. S.

Mrs. Austin Denton Little River, Digby County, N.S.

Mrs. Rupert Trask Little River, Digby County, N.S.

October 26, 1960 -

Worker visited Mrs. May C. Denton again today and spoke with her concerning her daughters and their interests in her property. Mrs. Denton told worker that she would speak to them about the matter of taxes.

(Sgd.) C. G. SMITH,
Welfare Officer.

November 3, 1960.

REQUEST FOR RELIEF FROM PAYMENT OF TAXES

CASE: MASON, Mrs. John J.
64 Tacoma Drive,
Westphal,
Halifax County, N. S.

Referred by Mr. H. G. Bensted.

Worker visited the home of Mrs. John J. Mason in Westphal. The house consists of six rooms and bath. The building is in quite good repair inside and out. Mrs. Mason has the home nicely, but not expensively, furnished. Everything points to Mrs. Mason's being a capable housekeeper.

The family consists of John J. Mason, husband and father, who at present is a patient in Point Edward Hospital. He is 56 years of age. He has been sick over five years.

Daughter, Rhoda, 21, is a school teacher at Admiral Westphal School. John Ross Mason, son, 19, employed two days a week at 40 Fathom, formerly called General Seafoods. Paul, son, 14, a high school pupil.

Mr. John J. Mason has been sick over five years with tuberculosis. Mrs. Mason told worker he has been in Kentville Sanatorium up until the spring of 1960. He was home two months then went to Roseway Hospital. He next came to Victoria General Hospital and had an operation on the prostate gland. He was at the V. G. three weeks and was then transferred to Point Edward Hospital. Mr. Mason by trade was a carpenter. He and his wife built their own home.

Case Mason, Mrs. John J. Continued

Mrs. Mason told worker her income and expenses. She has no mortgage. They have built a four-room cottage on their property that they rent for \$40.00 a month.

Her income per month is as follows :-

Rent from bungalow	63	\$ 40.00
Social Assistance		70.00
Family Allowance	- CD	8.00
Daughter Rhoda pays \$10.00		
per week	au	40.00
		\$ 158.00

Expenses

Telephone	<u>a</u>	\$	7.00	per	month
Light	అు		5.00	per	month
Carpenters Dues	900		3.00	per	month
Fuel	- OV	er	200.00	per	year
Church	QED.		52.00	per	year

No estimate was made for food or clothing. She pays her husband's dues in the Carpenters' Union because while this is continued the Union will pay the funeral expenses should anything happen to Mr. J. Mason.

(Sgd.) C. G. SMITH,
Welfare Officer.

November 7, 1960.

REQUEST FOR RELIEF FROM PAYMENT OF TAXES

CASE: RICHARDS, Mrs. Rosie
Montague Mines, District 14D
Halifax County, N. S.

1960 Taxes \$ 32.90 & \$.16 Assessment - \$950.00 interest Arrears - Nil

Worker visited Mrs. Richard's home in July, 1960. The purpose of the visit at that time was to evaluate Mrs. Richard's financial condition and to determine if her son (age 17) would be eligible for Provincial Social Assistance in the coming year. Worker found that the boy did not grade and consequently would not be eligible for Provincial Assistance. In 1959 an arrangement was made whereby the County of Halifax awarded Mrs. Richards assistance of \$50.00 per month.

Mrs. Richards and her son live in a one-storey dwelling, consisting of four or five rooms. According to Mrs. Richards, she was a housekeeper for many years and on the death of the owner of this house she became the owner. The house is in fair condition and well furnished inside. Mrs. Richard's only known income is the \$50.00-month stipend given under the Municipal Assistance program. This is a case where the Municipality of the County of Halifax is providing complete maintenance. The only chance of change in this woman's financial status would be if her boy laft school, secured employment and relieved the County of the responsibility. Otherwise, it will be necessary for Mrs. Richards to ask for relief from payment of taxes each year.

(Sgd.) DANIEL J. ROONEY,
Director of Welfare.

N.B. Widow's Exemption granted for 1960.

October 18, 1960.

REQUEST FOR RELIEF FROM PAYMENT OF TAXES

CASE: WOLFE, Regis J.
Grand Desert,
Halifax County, N. S.

1960 Assessment - \$5,150.00 1960 Taxes - \$114.85

Referred by Mr. H. G. Bensted.

Worker visited the home of Mr. Regis J. Wolfe of Grand

Desert. Mr. Wolfe has difficulty with his hearing and appears
to be quite blind. He had an accident in June of 1958. A

friend's car was stuck and together with some other men he
was pushing it and some earth flew from the wheel and struck
him in the eye. He was in the Victoria General Hospital
about four weeks. He has not worked since the accident. He
told the worker his sight is not sufficient. Mr. Wolfe is
54 years of age.

His wife Evelyn is 47 Jerome is 20 Raymond is 15

Worker was told the oldest some Jerome is unemployed and has been all summer, but when he was employed he helped carry the household. The younger son goes to school.

Mr. and Mrs. Regis J. Wolfe have \$1,500.00 in Canada Savings Bonds that they are trying to hold to provide for future needs. Mr. Regis Wolfe has applied for Disability Pension, October 28, 1960.

Their home consists of six rooms. It is apparently in very good condition. Home is nicely furnished and well kept.

They appear to be an industrious family. This is the first time that they requested assistance of any description.

(Sgd.) C. G. SMITH,
Welfare Officer.

HALIFAX COUNTY HOSPITAL

REVENUE AND EXPENDITURE STATEMENT

FOR THE NINE MONTH PERIOD ENDING SEPTEMBER 30, 1960

REVENUE

Revenue Board of Patients\$ 397,793.37	
Income on Investments	
Revenue Board of Staff 12,797.85	
Miscellaneous Revenue	
Farm Revenue	
Revenue T. B. Patients 35,092.00	\$467,703.53
Deficit for the nine months ended	
September 30, 1960	3,144.76
	\$470,848.29

EXPENDITURE

GENERAL EXPENSE:

Including Interest on Bonds, Bond Redemption, Fuel, Light, Salaries, etc.

303,653.34

FARM EXPENSE:

Truck, Tractor, Salaries, etc..... 31,626.44

SUPPLIES:

470,848.29

HALIFAX COUNTY FOSPITAL

DETAIL OF EXPENSE FOR THE

PERIOD ENDING SEPTEMBER 30, 1960

Farm Expense

Cattle	\$ 476.96
Pigsocococococococococococococococococococ	
Chickens	
General Expense	
Electric Light	
Straw and Shavings	1,355.06
Feed - Hogs.	1,673.63
Cattle	
Poultry	
Fertilizer	
Seed	412.55
\$1000000000000000000000000000000000000	000000000000000000000000000000000000000
Salaries	9,555.85
Truck Expense	732.83
Truck Gas	728.00
Repairs - Farm Machinery	210.14
Tractor & Dozer Expense	869.44
Tractor Gas	
	\$ 31.628.24
	\$ 31,020.24
/	
Supply Expense	
Drugs	\$ 9,151.68
Groceries	
Fruit and Varatables	8 537 113

DIUBS • • • • • • • • • • • • • • • • • • •	9,151.68
Groceries	40,582.88
Fruit and Vegetables	8,537.41
Meat	25,215.44
Fish	7,838.63
Flour	2,790.01
Butter and Margarine	4,354.93
Milkonococococococococococococococococococo	21,503.39
Tea and Coffee	2,792.05
Tobacco	4,752.85
Boots and Shoes	1,124.78
Clothing	6,835.92
5	135.479.97

\$135,479.97

HALIFAX COUNTY HOSPITAL

DETAIL OF EXPENSES

FOR THE NINE MONTH PERIOD ENDING SEPTEMBER 30. 1960

GENERAL EXPENSE

General Expense	\$ 4,935.63
General Maintenance	11,803.23
Administration - Office Expense	442.43
Advertising	202.72
Bedding	2,993.13
Bond Redemption and Government Loan	26,267.97
Car Expense	299.75
Cleaning Material	4,911.74
Fuel	9,798.02
Committee	2,152,00
Bishes	455.29
Electric Bulba	683.57
Electric Light	5,497.34
Electric Power	2,760.47
Hardware	924.92
Hospital Expense	2,000.03
Insurance	962.93
Interest on Bonds	10,700.92
Maintenance Plumbing	1,048.22
Maintenance Electrical	449.41
Maintenance Heating	1,388.66
Maintenance Kitchen	2,290.20
Maintenance Laundry and Supply	1,627.76
Mops and Brooms	684.04
Medical Expense re Patients	10.00
Paintessessessessessessessessessessesses	2,315,13
Radio Repair	348.19
Salaries	202,487.09
Telephone	947.09
Transportation	1,054.00
Uniforms	884.57
X-Ray	61.12
Dental Laboratory	
	\$ 303,653.34

HALIFAX COUNTY HOSPITAL

FORECAST OF REVENUE AND EXPENDITURE

BASED ON 9 MONTHS ACTUAL

Actual Ex	penditure								
Halifax	County Hospita	1 to Septe	mbe	r	30	9			
							\$	431,732.29	
	t Charges							36,275.14	
DC33 DC0	o onar ges	0 0 0 0 0	9	ø.	v	٥			
							\$	395,457.15	
Estimated	l - 12 months E	xpenditure	۰	9		•		527,276.16	
Add - Deb	t Charges for	vear	۰	4		•		46,855.28	
								Eml 121 lile	\$574,131.44
								2/4,131.44	42/4°T7T°44
Revenue t	o September 30	, 1960 - P	ati	er	its			395,489.37	
	Revenue - 3 m								
								164,000,00	
728 27000		1.3			Ť	•			
		100					\$	559,489.37	
4, 11									
T. B. Rev	renue to date .		•	•	•	•		35,092,00	
Estimated	Revenue - 3 m	onths - 23							
	@ \$4.00							8,464.00	
	#		•	•	-	-	- 3		
							100	43,556.00	
							360	11 100	
Board of	Staff to date.	0 0 8 9 6		•	9			12,815.35	
	Revenue - 3 mo							945.00	
							-		
								13,760.35	616,805.72
								The second secon	
									\$ 42,674.28
		MCTAG							
		FARM						£'	
							A	0. /1. 0/	
Expenditu	ires for 9 mont	hs	•	•		•	\$	31,611.86	
								1 1	
Estimated	1 12 months Exp	enditures.	0	0	•	•		42,149.16	42,149.16
Revenue t	o date			0		0		19,877.24	
Estimated	3 months Reve	nue	•	0				7,700,00	
								27,577.24	27.577.24
Estimated	Deficit		٠	0	•	0			\$ 14,571.92
XT . 4. T3 . 4 *	- 1 - 1 C 1								20 102 06
net Estin	ated Surplus .	9 0 0 0 9		•	•	٠			28,102,36

REPORT OF THE MUNICIPAL SCHOOL BOARD

To His Honour, the Warden and Members of the Municipal Council of the Municipality of the County of Halifax.

The Municipal School Board wishes to make the following report at the November Meeting of the County Council:

TEACHER SITUATION, SEPTEMBER, 1960

At the opening date of schools in September of this year,
Halifax County found itself in a slightly better position with
respect to teachers than in 1959. There has been a definite
increase in the number of teachers holding Professional Certificates,
a decrease in the number of persons teaching by Permit and, to
date, we do not have any schools in the County on Correspondence
Study Courses. The need for qualified teachers at the Junior and
Senior High School levels is still acute and as an increasing
percentage of our pupils continue in these grades we must expect
to require an increasing number of these highly qualified teachers:

In September 1959 we had a total of 844 teachers in Halifax County. In September 1960 we had a total of 956 teachers. Last year we had 4 Correspondence Study Supervisors. This year, to date, we have none.

A comparison of teacher classification with that of last year is as follows:

			1959-60	1960-61
Profession	al Certificate Class	I	21	35
Profession	nal Certificate Class	II	123	149
Profession	al Certificate Class	III	29	45
Teachers 9	License Class I		42	56
Teachers'	License Class II		329	377
Teachers !	License Class III		195	199
Teachers'	License Class IV		68	58
Teachers	Permit Class I	/	10	11
Teachers'	Permit Class II		27	26
Totals			844	956

ENROLLMENTS

As was the case for the past number of years, enrollments have increased considerably over the past year. At the opening of school in September we had 1,649 more pupils in our schools than we had in September 1959.

A comparison of enrollments by grades is as follows:

Grades	1959 11 60	1960 - 61
Auxiliary Class	49	102
Primary	2979	3234
Grade I	2717	2835
Grade II	2488	2881
Grade III	2680	2633
Grade IV	2421	2603
Grade V	2412	2301
Grade VI	2365	2329
Grade VII	2046	2013
Grade VIII	1480	1794
Grade IX	1183	1523
Grade X	772	914
Grade XI	489	560
Grade XII	24,235	168 25,884

BURSARIES

In February 1960, the Municipal Council accepted the recommendation of the Municipal School Board that twelve Bursaries of One Hundred Dollars (\$100.00) each be awarded to students writing Provincial Examinations. These Bursaries were to be awarded as follows:

GRADE XII

Two Bursaries for those students who are taking higher education. Six Bursaries for those students taking teacher training at the Nova Scotia Provincial Normal College.

GRADE XI

Two Bursaries for those students who are taking higher education. Two Bursaries for those students who are taking teacher training at the Nova Scotia Provincial Normal College.

This year the following students were successful in obtaining Bursaries:

Grade XII Students Taking Higher Education

Name of Student	Address	School Attended

Edgar Blinn Head St. Margaret's Bay Hfx. West Mun. High Michael Casselman 36 Colindale St., Hfx. West Mun. High Armdale.

Grade XII Students Going to Normal College

Jeanette White	Eastern Passage	Port Wallis, Westphal
Janice McCurdy	Middle Musquodoboit	Musquodoboit Rural High
June Dickie	20 Melody Dr.,	Hfx. West Mun. High
	Rockingham	
Marion Parker	Owl's Head Harbour	Rbt. Jamison Con. High
Shirley Fisk	Middle Musquodoboit	Musquodoboit Rural High
Shirley Josey	Spry Harbour	Central Con. High

Grade XI Students Taking High Education

Barbara Curry	Bedford	Hfx. West Mun. High
Reid Coolen	Hubbards	Shatford Mem. School

Grade XI Students Going To Normal College

Lorraine Roma	West Chezzetcook	Rbt.	Jamison Con. High
Mary Fraser	Timberlea	Hfx.	West Mun. High

The Municipal School Board wishes to congratulate these students and to wish them every success in their chosen professions.

ADDITIONS TO CAPITAL PROGRAM

JOLLIMORE As a result of the difficulty experienced in

obtaining land for the proposed school at
Jollimore we were four classrooms short in
September of this year. The two Primary classrooms were put on staggered time and classrooms
were established in the teachers' room and the
library. However, this provided for only three
classrooms. In order to provide space for the
fourth class, a room was built in the basement
of the present school. It is proposed that when

the new school is built, this classroom can be used as a music and special subjects room and at the same time be held in case of a future sudden rise in school population. It is requested that Council re-imburse the School Board for the cost of this classroom.

SHIP HARBOUR PENINSULA

For some months now the Municipal School Board has been considering consolidation in the Ship Harbour Peninsula. After much discussion with the people in the area and study of present population trends, it was decided to recommend two schools for this area. One six room school in the Oyster Pend - Lake Charlotte area. This school would teach grades Primary to Grade VI inclusive and would include East Jeddore, Oyster Pend and Lake Charlotte. This school should have a suitable teachers' room, library, all purpose room and principal's office and should be so constructed that four more rooms could be added in the future, if necessary.

The second school recommended for this area is a four room school to serve Clam Bay, Clam Harbour Little Harbour, DeBaie Cove, Owl's Head Harbour, Lower Ship Harbour and North Ship Harbour. This school to be constructed in the Clam Bay - Clam Harbour area. This school would teach Primary to Grade VI inclusive and should have a suitable teachers' room, all purpose room and a principal's office. This school should be so constructed that

OCEAN VIEW MUNICIPAL HOME

REVENUE AND EXPENDITURE STATEMENT

FOR THE EIGHT MONTH PERIOD ENDING SEPTEMBER 30, 1960

REVENUE

EXPENDITURE

GENERAL EXPENSE:

Including Maintenance Salaries, Light and Power, etc..... 52,053.89

SUPPLIES:

OCEAN VIEW MUNICIPAL HOME

DETAIL OF EXPENSES

FOR THE EIGHT MONTH PERIOD ENDING SEPTEMBER 30, 1960

GENERAL EXPENSE

General Expense	\$ 2,835.94
General Maintenance	
Administration - Office Expense	182.36
Advertising	34.02
Bedding	417.30
Car Expense	360.00
Cleaning Material	662.66
Fuel	3,478.32
Committee	865.56
Dishes	90.48
Electric Bulbs	13.72
Electric Light	1,166.73
Electric Power	117.09
Hardware	608.01
Home Expense	309.52
Insurance	
Maintenance Plumbing	
Maintenance Electric	
Maintenance Heating	252.36
Maintenance Kitchen	
Maintenance Laundry and Supply	2,997.82
Mops and Brooms	15.61
Paint	37.59
Salaries	35,507.50
Telephone	
Unemployment Insurance	
	\$ 52,053.89

SUPPLY EXPENSE

Drugs		0000000		.\$ 4,003.58
Meat	0000000			3,498.64
Fish				385.24
Flour			00000000000000000000000	41.49
Butter and Ma	argarine			612.28
Milkooooooo				1.578.53
Tea and Coffe	e			277.66
Tobacco	0 0 0 0 0 0 0 0	0000000		49.24
Boots and She	oes			46.15
Clothing		0000000		797.92

\$ 16,400.37

REPORT OF THE PUBLIC WORKS COMMITTEE

To His Honor the Warden and Members of the County Council.
Councillors:-

WESTPHAL

Contract documents have been ready for some time for the proposed sewer installations on Virginia Avenue, Lawson Avenue, a section of Bowser Avenue, and a section of Kelly Drive, and we had hoped to call for tenders before now on these installations.

Tenders will be called for this work and also other jobs as soon as we receive word from the Town of Dartmouth that the Town has approved the wording of new contract documents, incorporating the Town as a party of the Third Part, in connection with this work.

ROCKINGHAM-SPRYFIELD-BEDFORD

Installation of services in these areas are still under study and review. The main problem in connection with the installation of services in these areas is a financial problem - how to provide the services to the communities concerned without increasing the tax rate too much. These things cost money but your Committee is striving to keep such costs to reasonable limits. A new approach to this all important problem is being worked on now that your Committee hopes will bear some fruit in the not too distant future.

DOWNS AVENUE

Council is well aware of the fact that a new school is being constructed on Downs Avenue - immediately south of Springvale Avenue. Your Committee has been working with two subdividers in the area in order to reduce the cost to the Municipality.

Report of the Public Works Committee Continued

These negotiations are progressing favourably but in order to insure adequate service to both the new school and the Armdale Junior High School on the same property, it is necessary to start construction as soon as possible on the proposed extensions. It is anticipated that this work can be carried on under the Winter Works Programme and that if started reasonably soon, both water and sewer will be available for the new school presently under construction.

There is one problem, however, and that is the Public

Service Commission will not proceed with this work unless there
is assurance on the part of the County to guarantee the required
revenue to the Public Service Commission. The Commission estimates
that where the two schools will be the only consumers to start
with, that the deficiency in revenue will be approximately \$500.00
per year. As there will be fourteen lots abutting the proposed
extension, and as these lots are located where they will undoubtedly develop quickly, your Committee recommends that Council
guarantee the revenue on this water extension to an amount not
exceeding \$500.00 per year, until such time as there are
sufficient consumers on this extension to make the extension
self-supporting.

Your Committee also recommends and proposed to introduce, separate from this report, a temporary borrowing resolution to an amount of \$20,000.00 to cover the installation costs of sewer to serve the new school and the Armdale Junior High School on Downs Avenue.

INCINERATOR

The costs of operation of the Incinerator have been under close scrutiny by this Committee. As is often the case in new ventures, things have cropped up that could not have been

Report of the Public Works Committee Continued

anticipated when the Municipality first entered upon this project. The main problem is, and has been, the fact that garbage is not separated. As soon as this can be achieved, the whole operation will be on a more economical basis.

The original burning fees were set on a basis of estimates prior to the construction of the incinerator and as experience has shown that a burning fee of \$4.75 per ton is necessary to meet the operational and capital charges, your Committee recommends that the burning fee be increased to \$4.75 per ton; said charges to be effective from the 1st of January, 1960, for all Districts that dispose of their refuse at the Municipal Incinerator.

Negotiations are presently being carried out with the Federal Government with respect to the possibility of acquiring a suitable site for a dump on the D.N.B. property and it is hoped that if these negotiations are successful, and garbage can be separated, that a more economical operation can be carried out and, if so, the burning fee may be reduced at that time.

Respectfully submitted,
(Signed by the Committee)

REVENUE REPORT OCTOBER 51, 1960

NAME OF ACCOUNT A	CCOUNT NO	REVENUE TO DATE	BUDGE T A MOUNT	BALANCE TO BE COLLECTED
REAL AND PERSONAL PROPERTY	300	3,203,324.82	3,618,544.14	415,219.32CR
POLL TAXES	30 2	54,833.94	100,000.00	45,166.06CR
MARITINE TEL & TEL CO. LTD	303	31,859.84	31,859.84	.00 *
DOG TAX	305	22,879.25	20,000.00	2,879.25 *.
PEDDLERS LICENSES ETC	306	2,664.00	4,500.00	1,836.00CR
FINES & FEES	308	23.00		23.00 *
INTEREST ON DEPOSITS & BONDS	309	5,191.02	6,000.00	808.98 CR
INTEREST ON SPECIAL ASSESSMENTS	3,091	4,462.70		4,462.70*
INTEREST ON TAX ARREARS	310	18,595.85	19,000.00	40 4.15 CR.
GOV OF CAN - IN LIEU OF TAXES	313		85,000.00	85,000.00CR.
PROV OF N.S IN LIEU OF TAXES	314	11,21 3.32	22,089.14	10,875.82CR
CAPITAL DEBT CHARGES ON SCHOOL DEBT	315	152,344.00	173,000.00	20,656.00 CR
GRANT RE WENTALLY ILL	3,161	25,421.56	44,000.00	18,578.44CR
GRANT RE POOL RELIEF	3,162	28,856.94	71,250.00	42,41 3.06CR
GRANT RE REGIONAL LIBRARY	3,163	26,849.50	38,641.44	11,791.94CR
GRANT RE MUNICIPAL HOMES	3,164	3,185,35	2,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4	3,185,35*
DUES-LANDS & FORRESTS ACT	317	1,319,43	1,000.00	319,43*
GRANT RE CIVIL DEFENCE	319	374.99	3,145.64	2,770.65CR
N.S. LIQUOR COMMISSION	330	695.91	695.91	.00 *
COUNTY HOSPITAL ADMINISTRATION	335		5,000.00	5,000.00CR.
RENTALS	336		9,200.00	9,200.00CR
REAL ESTATE TRANSFER TAX	337	14,628.48	50,000.00	35,371.52CR
SALE OF BUILDING PERMITS	338	2,448.00	7,000.00	4,55 2.00 CR
1931 SINKING FUND INTEREST	341	940.47		940.47*
SUNDRY REVENUE	346	1,526.06	4,00 0.00	2,473.94CR.
C.B.C. IN LIEU OF TAXES	348	1,180.00	1,000.00	180.00 *.
FROM OLD HOSPITAL ACCOUNTS	356	21,249.49	25,000.00	3,75 0.51 CR
		3,636,047.92	4,339,926.11	703,878.19CR

EXPENDITURE REPORT OCTOBER 31, 1960

	ACCOUNT	E XPENDI TURES	BUDGET	UNE XPENDE
	NUMBER	TO DATE	A MOUNT	BALANCE
COUNCIL	400	23,076.97	31,100.00	8,02 3.030
ARDEN & COUNCIL - SECRETARY STATIONERY	4,001	1,91 3.24 10 2.89	2,2 0 0.00 50.00	286.760
OTHER EXPENSE	4,00 2 4,00 4	127.04	1,000.00	5 2.89 * 87 2.960
EPORTING & PUBLIC RELATIONS	4,005	60.00	7,450.00	7,390.000
ARDEN & CLERK CONTINGENCY FUND	4,006	371.36	500.00	128.640
ARDEN'S HONORARIUM	401	4,055.49	5,000.00	94 4.510
OMMITTEES		15,309.94	15,000,00	309.94
ALARIES-CLERK & TREASURER	406	31,550.77	24,650.00	6,700.77 *
ACCOUNTING	4,061 4,062	21, 068.99 2 0 ,298.5 1	23,600.00	1,931.010 3,301.490
ASSESSMENT	4,063	38,904.55	44,800.00	5,895,450
CO PLANNING	4,064	33,063.97	14,165.00	18,898.97
ARCHITECT	4,065	12,384,20	14,500.00	2,11 5.800
OLICITORS FEES	4,066	3,000.00	4,00 0.00	1,000.000
UDI TORS	4,067	0061039	2,400.00	2,400.000
ALARIES-ENGINEERING WELFARE DEPT	4,068	20,610,38 16,723.50	15,485.00 18,900.00	5,125.38 ± 2,176.300
JUNICIPAL CLERK - STATLONERY	407	5,007.59	3,50 0.00	1,507.59
PRINTING	4,071	218.99	2,000.00	1,781.010
TELEPHONE	4,072	4,145.58	3,600.00	545.58
OTHER EXPENSE	4,073	5,380.92	4,00 0.00	1,380.92
LEGAL EXPENSE	4,074	4,32 2.49	6,50 0.00	2,177.510
OSPITAL LEGAL EXPENSE	4,075	2,730.00 625.50	625.00	2,730.00
OVING EXPENSE TO NEW BUILDING OLLECTOR - STATIONERY	408	1,660.07	1,200.00	460.07
PRINTING	4,081	211.47	100.00	111,47
OTHER EXPENSE	4,083	300.94	500.00	199.06
AX COLLECTION XPENSE	4,084	119.00	200.00	81.008
ONSTABLES EXPENSE	4,085	1,606.93	1,200.00	406.93
OMMISSION RE DOG LICENSES	4,086	9,658.35	8,000.00	1,658.35
OG EXPENSE OSTAGE	4,087	3,662.81 6,318.80	1,00 0.00 6,50 0.00	2,662.81 181.200
EED TRANSFER TAX EXPENSE	4,089	88 2,54	0,500.00	88 2.54
CCOUNTING - STATIONERY	409	117.48	450.00	33 2.520
PRINTING	4,091	49.62	200.00	150.38
OTHER EXPENSE	4,093	7.48	500.00	492.52
ELFARE - STATIONERY	4,095	8.30		8.30
PRINT NG	4,096 4,097	298.40 2,764.72	3,600.00	2 98.40 83 5.28
OTHER EXPENSE SSESSMENT - STATIONERY	410	62.20	250.00	187.80
PRINTING	4,101	19.41	200.00	180.590
OTHER EXPENSE	4,103	4,384.12	10,000.00	5,61 5.88
O PLANNING - STA TONERY	411	119.56	400.00	280.44
PR NTING	4,111	788.29	200.00	588.29
TELEPHONE	4,112	8.66	200000	8.66
OTHER EXPENSE	4,11 3	4,130.83 78.28	2,000.00	2,130.83 321.72
MISC EXPENSE NGINEERING - MISC EXPENSE	4,11.4 4,11.5	9.00	25.00	16.00
RCHITECT - STATIONERY	412	45.80	50.00	4.20
PRINTING	4.121	3 3.50	200.00	166.500
OTHER EXPENSE	4,123	2,2 96.67 .92	3,00 0.00	70 3.330

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	(40)	83 -		
MUN OFFICE - JANITORS SALARY JANITORS ASSISTANT	413		2,500.00	31 2.64CR:
JAMITORS SUPPLIES	4,131	2,181.50 1,386.68	2,400.00	218,50CR1 413.32CR1
HEAT	4,133	1,37 4.39	2,600.00	1,225.61081
LIGHT	4,134	3,60 3,39	3,600.00	3.39 # 1
WATER	4,135	165.15 1,95 9. 55	30 0.00 1,2 67.61	134.85CR1 691.94 # 1
REPAIRS & MAINTENANC	E4137	2,949.42	2,000.00	949.42 * 1
EQUIPMENT - NEW BUILDING SERVICE CHARGES - MACHINES	4,138	5,60 3.27	2,000.00	3,60 3.27 # 1
CONVENTIONS	4,139	1,728.80 1,848.66	1,60 0.00 2,750.00	71.20CR1 901.34CR1
UNION N.S. MUNICIPALITIES	4,161	492.79	Apr. 4	49279#1
BOARD OF APPEAL LIEN LAW EXPENSE	417	41 3.78 22 3.84	415.00	1.22CR1 223.84#1
BUILDING BOARD COMMITTEE	419	165.12	400.00	234.88Ch 1
PENSIONS - MARTIN ARCHIBALD	420	2,500,00	3,00 0.00	50 0.00 CR 1
MARY ARCHIBALD	4,201	750.00	900.00	150.00 CR 1
UNEMPLOYMENT INSURANCE	422	2,154.86	1,500.00	654.86 * 1
FIDELITY BONDS	424	820.95	400000	820.95#1
PRINTING DEBENTURES SPECIAL STUDIES OR SURVEYS	425	3,478.12 5,525.85	4,000.00	521.88001 9,674.15001
FINANCIAL COLLECTION AGENCY	4,312	6.60	25.00	18.40CR1
NATIONAL COLLECTION AGENCY BALARIES - COUNTY CONSTABLES	4,31,3	4,782.43 3,729.92	6,000.00	1,217.57CR1 470.08CR1
ORONERS	433	92 3.80	4,200.00	223.80 * 1
NQUE STS	434	3,240.20	2,000.00	1,240.20 + 1
GORRECTIONAL OR REFORMATORY INST	435	13,374.60 368.63	6,500.00	6,874.60 * 1 168.63 * 1
VETS ASSISTANCE - HFX E. & W.	438	975.00	1,300.00	325.00 CR 1
MUSQUODOBOIT	4,381	675.00	900.00	225.00 CR 1
BOUNTIES - RACOONS S. P.C. A.	439	126.00	300.00	174.00 CR 1 100.00 CR 1
BOUNTIES - FOXES	4,394	102.00	300.00	198,00 CR 1
WIL DCATS BEARS	4,392	184,00	200.00	216.00CR1 .00 + 1
BUILDING INSPECTION	4,395	3,688.50	27,000.00	23,31 1.50 CR 1
SALARIES - ENGINEERS DEPT	440	15,631.52	5,000.00	10,631.52 # 1
COST OF PAVING STREEST	441	1,00	2,400.00	2,40 0.00 CR : 1.00 # 1
SURVEY AIRPORT ZONING	4,431		5,000.00	5,000.00CR 1
SANITATION & WASTE REMOVAL MEDICAL HEALTH OFFICERS	4445	1,429.53 833,20	1,00 0.00	1,429.53 # : 166.80 CR :
DOCTOR'S ASSISTANCE	4,451	800,00	800.00	1 * 00.
CERTIFICATES OF INSANITY	4,452	141.00	0.500.00	141.00 # :
GRANT VISITING DISPENSARY	446		2,50 0.00 80 0.00	2,500.00 CR 1 800.00 CR 1
PROV N.S. HEAD TAX	4,487		83,299.00	83,299.00CR1
GRANT GENERAL HOSPITALS	449	5.00	8,000.00	8,00 0.00 cr. 1 5.00 + 1
CONVEYANCE OF PATIENTS (GEN HOSP)	451	107,356,70	135,000.00	27,64 3.30CR
NOVA SCOTIA MO PITAL	4,511	176,44	1,00 0.00	82 3.56 CR:
CONVEYANCE TO MENTAL HOSPITALS	453	49.95 75,261.51	92,000.00	49.95*: 16,738.490R:
CARE OF INDICENTS - MUN HOME	455	38,307.83	10,000.00	28,307.83#:
CHILDRENS ALL SOCIETIES DIRECTOR OF CHILD WELFARE	457	7,019.70 29,750.81	8,000.00 35,0 00.00	980.30 CR: 5,249.19 CR:
HEX - DART UNITED APPEAL	458	and the second second	1,000.00	1,000.00CR
SALVATION ARMY	459		500.00	500.00 cm:
CANADIAN NATIONAL INST FOR BLIND N.S. HOME FOR COLORED CHILDREN	460		50 0.00 20 0.00	50 0.00 CR:
PARAPLEGIC A SOCIATION	4,602	$f = f(k_0)$	500.00	500.00 CR :
REQUISITIONS - MUN SCHOOL BD	4,60 3	1,665,608.62	200.00	200.00 CR: 715,872.39 CR:
MUN. COUNCIL SCHOLARSHIPS	462		15,263.89	15,263.89CR
TUITION SCHOOL FOR THE DEAF	463	3,450.00	6,600.00	3,150.0008:
TUITION SCHOOL FOR THE BLIND VOCATIONAL HIGH SCHOOL	464	5,760.00 47,937.92	9,000.00 47,490.00	3,240.000R1 447.8241
W.C. PIERCEY MEMORIAL PARK	4,661		1,000.00	1,000 J.C. Call

	800	66 -		W. H. 18-64
PETPESWICK WHARF PROPERTY	4,662	90.00	500.00	410.00 CR:
KIDSTON LAKE PASK	4,663	3 0,00	500.00	
LOND COVE PARK - BEDFORD	4,664			500.00 CR:
		0.00.50	600.00	600,00CR:
WHIMSICAL LAKE PARK - SPRYFIELD NEW SCHOOL PRK - ROCHINGHAM	4,665 4,666	968.50	1,00 0.00	31.50 CR:
		77 C) C FT FT		1,00 0.00CR
WEDGEWOOD PARK - ROCKINGHAM	4,667	386.75	1,100.00	71 3.25CR:
WAVERLEY FIRE MALL PARK	4,668		500.00	500.00 CR1
SACKVILLE RUNERDEL TA PARK	4,669	/ .	1,000.00	1,000.00CR1
DESTRICT 140 PARKS	4,671	8.00	1,200.00	1,192,00 CR ;
TY MARKET RE MAINTENANCE	4.68		2,00 0.00	2,000.00CR:
REGIONAL LIBRARY	4,681	31,75 3.13	80,415.94	48,662.81 CR 1
MUSQUODOBOTT EXHIBITION	469		250.00	250.00CR1
N.S. FEDERATION OF AGRICULTURE	470		100.00	100.00 CR 3
B.W. CARVER REGREATION CENTER	471		200.00	
REDFORD LIONS OLUB	4,711			200.00CR1
INT STREET, PANING CAPITAL ACCT		40077	200,00	200.00CR1
	472	420,37	10,000.00	9,579.63CR1
PRINCIPAL PAYMENTS-TRUNK SEWER	4,723	38,515.71		38,515.71 # 1
ST. I MPROVENEN		1,310.74		1,31 0.74 # 1
N.WOODSIDE SEMER DESENTURE	474	1,340.91	1,340.91	r* 00.
DO NEEREST	4,741	505.82	566.53	60.71 CR 1
S.WOODSIDE SEWER DEBENTURES	4,742	2,000.00	2,000.00	.00 # 1
DO .NTEREST	4,743	1,518.74	1,518.75	.01 CR 1
YUFTS COVE SEWER DEBUNTURES	4,744	1,000.00	1,000.00	.00 # 1
DO NTEREST	4,745	212,50	425.00	21 2.50 CR 1
TUSTS COVE & FAIRNIEN SEWER DEB	4,746	3,000.00	3,00 0.00	.00 + 1
DO NTEREST	4,747	4,462.50	4,462.50	.00 * 1
TOPTS COVE SOWER DEB REDEEMED	4,748	4,000.00	4,000.00	.00 * 1
	4,749	*		
		8,407.50	8,407.50	1 * 00.
TUFTS COVE & OTHER DEB REDEEMED	4,750		5,000.00	5,000.00CR1
DO INTEREST	4,751	7.000.00	6,00 0.00	6,000.00CR1
FAIRVIEW SEVER DEB INTEREST	4,753	3,000.00		3,00 0.00 # 1
SCHOOL DEBENTURES INTEREST	4,771	76,71 4.48	159,568.75	82,854.27CR1
ACHOOL DEBENTURES	477	72,700.00	167,000.00	94,300.00CR1
THOOL SECTION DEB -PRINC! PAL	4,772	174,591.75	177,841.75	3,250.000R1
INTEREST	4,773	124,497.51	100,683.59	23,81 3.92 * 1
ENTEREST ON CAPITAL BORROWING				
PENDING ISSUANCE OF DEBENTURES	4,788	19,919.81	60,000.00	40,080,19CR1
DO GENERA URPOSES	4,789	13,825.17		13,825.17 * 1
1931 SINKING FUND MIEREST	4,781	-1400 0041		.00 * 1
VOCATIONAL SCHOOL MOT PRINCIPAL	479	7,019.58	7,019.58	.00 # 1
DO NTEREST	4,791	5,751,62	5,751.62	.00 * 1
DESCRUNT SALE OF DEBENTURES	4,794	109,556.64	100,000.00	9,556.64 * 1
BANK OVERDRAFT INTEREST	4,796	43,471.48	60,00 0.00	16,528.520R1
E XCHANGE	4.797	295,35	300.00	4.65 CR 1
COUPON NEGOTIATION CHARGS	4,798	1,233.71	2,000.00	766.29CR1
UNCOLLECTABLE TAXES	480		40,000.00	40,000,00CR 1
RESERVE FOR ELECTIONS	4,811		2,00 0.00	2,00 0.00 CR 1
REVISION OF VOTERS LI			2,00 0.00	2,000.00CR1
INCUSTS A COMMITTEE	4,81.3	43.63		43.63#1
SCF 06'.3	4.805	296.66		296.66#1
OFFICE POR PMENT	4,827	17,921.58		17,921.58 * #
MUNICIPALITY PURPOSE JOINT	4328	A Section of the second	45,087.02	45,087.02CR
INDUSTRIAL COMMITTEE PENSE	4,881	1,245,50	The same of the sa	1,245,50 * 1
CIVIL DEFENCE	4,882	2,469.49	3,495.16	1,025.67CR1
OR VILL DEFEIROR	13 40 E	Eg TO DOTE D	my The work w	age to over this

3,154,063.04 4,333,326.11 1,179,263.070R1

REPORT OF THE SCHOOL CAPITAL PROGRAM COMMITTEE

To His Honor the Warden and Members of the Municipal Council.

Councillors:-

1. BALANCE OF 1958 PROGRAM -

- (a) Beaver Bank Purchase of land. Action deferred, pending consolidation.
- (b) Bedford High School Now in use. Final inspection November 10th.
- (c) Woodlawn High School Now in use. Cleaning up deficiencies.

2. 1959 PROGRAM - FIRST PORTION -

- (a) Rockingham Wentworth Park School Completed.
- (b) Cole Harbour Completed.
- (c) Timberlea Completed.
- (d) Central Armdale Completed.
- (e) East Chezzetcook Disposal Field Completed.

3. 1959 PROGRAM - SECOND PORTION -

- (a) Woodlawn = 12-room School = Plans completed. Awaiting word from the Town of Dartmouth.
- (b) Spryfield 13-room School Now in use. Completing grounds.
- (c) West Lawrencetown Now in use. Completing grounds.
- (d) Grand Desert Completed.
- (e) Musquodoboit Rural High Completed.
- (f) Spryfield Sewerage Disposal Partly operating. Still under construction.
- (g) Spryfield Green Acres Site selected. Approved by the Department of Education. Purchase details in hands of Solicitors.

4. 1960 PROGRAM -

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- (a) Brookside Site selected. Approved by the Department of Education. Purchase details in hands of Solicitors.
- (b) Terence Bay Completed.

Report of the School Capital Program Committee Continued

- (c) Jollimore Awaiting decision from City of Halifax.
- (d) New Road Under Construction.
- (e) Tangier Completed.
- (f) Lake Loon Ready for first inspection.
- (g) Hd. St. Margaret's Bay Completed.

5. 1961 PROGRAM -

- (a) Armdale 10-room School Under Construction.
- (b) Spryfield High School Now out for tender.
- (c) Bedford 6-room School In abeyance. Awaiting word from Trustees.
- (d) Rockingham 12-room School Now working on final plans.
- (e) Spry Harbour 3-room School Ready for tender on November 15th.
- (f) Ferguson's Cove land Awaiting word from Solicitors for owner.
- (g) Lower Meagher's Grant Well Completed.
- (h) Tangier Elementary Well Completed.
- (i) Herring Cove land Negotiations being completed by our Solicitors.
- (j) Dutch Settlement Well Completed.
- (k) Dutch Settlement land Purchase details in hands of our Solicitors.
- (1) Beaver Bank 8-room School Site selected. To be approved by the Department of Education.

Respectfully submitted,
(Signed by the Committee)

WELFARE EXPENDITURES

FOR THE TEN MONTH PERIOD, JANUARY TO OCTOBER, 1960

TOTAL \$8,868.99 \$9,019.55 \$9,558.62 \$8,897.91 \$6,754.36 \$6,823.23 \$6,508.12 \$6,841.00 \$8,332.81 \$8,584.72 \$80,189.31