

MINUTES    A N D    REPORTS

of the

F I R S T    Y E A R    M E E T I N G S

of the

T H I R T Y - F O U R T H    C O U N C I L

of the

MUNICIPALITY OF THE COUNTY  
OF HALIFAX

Date of Meeting

APRIL SESSION - April 10th., 1962.

Index of Minutes Continued:-

Public Hearing re Re-zoning of Lawrence J. Fredericks Property, Eastern Passage.....	1
Public Works Committee Report.....	23
Rate of \$.30 per Hundred, Levied on Real and Personal Property, Ocean View Subdivision.....	36
Report of the Building Inspector.....	15
Report of the County Planning Board.....	3
Report of the Finance and Executive Committee.....	36
Report of the Municipal School Board.....	16
Report of the Public Works Committee.....	23
Report of the School Capital Program Committee.....	21
Resolution re Meat Inspection.....	12
Re-zoning of Lawrence J. Fredericks Property, Eastern Passage.....	1
School Capital Program Committee Report.....	21
Temporary Borrowing - \$100,000 - Bedford Fire Hall.....	37
Temporary Borrowing - \$56,100 - new school construction...	20
Vote of Thanks tendered the Honorable Mr. Haliburton and Dr. R. H. Henry.....	11

I N D E X   O F   R E P O R T S

Building Inspector's Report.....	41- 46
By-Law to Amend Building By-Law.....	47- 48
By-Law to Amend Regulation of Animals By-Law.....	49
By-Law to Amend the Zoning By-Law.....	50- 51
County Planning Board Report.....	52
Finance and Executive Committee Report.....	53- 54
Halifax County Hospital Revenue and Expenditure Report....	55- 56
Municipal School Board Report.....	57- 58
Ocean View Municipal Home Revenue and Expenditure Report..	59
Public Works Committee Report.....	60- 63
Revenue and Expenditure Report.....	64- 68
School Capital Program Committee Report.....	69- 70
Welfare Expenditures Report.....	71

MINUTES

of the

FIRST YEAR MEETINGS

of the

THIRTY-FOURTH COUNCIL

of the

MUNICIPALITY OF THE COUNTY  
OF HALIFAX

APRIL COUNCIL SESSION

1962

MINUTES OF THE APRIL SESSION  
OF THE THIRTY-FOURTH COUNCIL  
OF THE MUNICIPALITY OF THE  
COUNTY OF HALIFAX.

April 10th., 1962.

MORNING SESSION

Council convened at 10:10 a.m. Warden George D. Burris presiding. The Session opened with the recitation of the Lord's Prayer. The Municipal Clerk called the Roll.

The Municipal Clerk reported that there were no letters or communications, but one petition in connection with the proposed re-zoning of the Lawrence J. Fredericks property, at Eastern Passage,

The Warden announced a public hearing in connection with the re-zoning of the Lawrence J. Fredericks property, at Eastern Passage, from R-2 use to T use. He explained the purpose of this re-zoning was for the establishment of a mobile home park.

The Municipal Clerk pointed out that Council gave notice of its intention to re-zone at the last Session and that the proposed re-zoning was advertised in the usual manner. He pointed out that no written objections were received, but that a petition was received, brought in by Mr. John W. Freeman, and signed by twenty-nine ratepayers. He said the petition was checked through the Assessment Department and that twenty-two signatures were good, seven signatures were not signatures of ratepayers.

The Warden asked if Mr. Freeman wished to say a few words in this connection.

Mr. Freeman pointed out that the petition was signed by twenty-nine residents living in the immediate area to be effected by the re-zoning. He pointed out that this area was strictly residential and that objection was being raised to the re-zoning because it would make the present residential road a thoroughfare, and that after establishing a trailer park in the area, the road would become, he stated, "an unsatisfactory residential

street". He pointed out that the majority of homes were built within the last six years and that the assessment of these homes varied between \$6,000 to \$10,000. He pointed out that there were approximately thirty houses in the area. He said another objection raised, was to the fact that there would be a substantial increase in school population and that the tax revenue derived from this mobile home park would not be sufficient to cover the cost of educating these children. He also pointed that a mobile home park would only tend to devalue nearby properties.

Councillor Moser said he would not be prepared to support the re-zoning proposal, especially with a petition before Council from ratepayers living in the area to be affected by the re-zoning. He said he felt it important that Council consider the views of the people in the area. Secondly, he said he would not support the re-zoning because it would mean an increase in the school population and that the mobile home parks would not pay the way for these children with regard to education costs.

Councillor Myers said he had nothing to offer in connection with this re-zoning, because it was only brought to his attention this morning.

Councillor Henley pointed out that the Planning Board viewed this site and that all members felt it was most adaptable to a mobile home park. He said, however, the Board felt that by advertising the re-zoning for a period of 30 days, it would give the people in the area an opportunity of expressing their opinions.

Councillors Moser and Henley moved:-

"THAT the matter of the re-zoning of the Lawrence J. Fredericks property, at Eastern Passage, be referred back to the County Planning Board." Motion carried.

Warden Burris asked if Council wished to hear a few words from Mr. Fredericks, who applied for the re-zoning. Council agreed.

Mr. Fredericks pointed out to Council that he was the person applying for the re-zoning, and that he would be responsible for the mobile home park. He said the proposed location was down over the slop of the hill and that there was provision for a tree screen, so that it would not be seen by the houses in the immediate area. He said a plan of the mobile home park was shown to residents living in the area, and that most of them indicated their favour with the park. He said he did not think that the petition before Council was a very representative one, as he said there were a number of homes which had not been canvassed. He was referring particularly to Horne's Road. He said that he did not think that this park would devalue the properties in the area,

The Municipal Clerk read the Report of the County Planning Board.

The Municipal Clerk pointed out that he had a petition signed by ratepayers in District #24, under the Town Planning Act, petitioning for the removal of building restrictions, as under the existing Building By-Laws, from District #24.

Deputy Warden Settle and Councillor Henley moved:-

"THAT the Report of the County Planning Board, be adopted."

Councillor Daye said that he was approached by a number of ratepayers from District #24, objecting to the fact that District #24 should be considered a building district. He said he felt Council should give due consideration to the petition and consider the wishes of the ratepayers in District #24.

Councillor Moser said that a number of years ago he submitted a petition signed by 90% of the ratepayers in his district,

petitioning against the inclusion of District #9 as a building district. He said, however, that he did not get anywhere with the petition. He said he did not think personally that rural districts should be affected by building restrictions. He brought up the matter of a small builder requiring a surveyor's certificate under existing by-laws and he said he felt it most ridiculous. He said that building inspectors were supposed to be using discretion, but that at present they were not.

Councillor McCabe said that the ratepayers of his District did not think that building restrictions should apply to District #24. He said that the majority were opposed to the inclusion of District #24 as a Building District and he directed Council's attention to as he termed a strong representation in the gallery, from District #24. He estimated that approximately 95% of the people asked him, when he was campaigning for the election as Councillor, to have District #24 withdrawn as a Building District.

Councillor Baker questioned the 95%. He said, he could only determine the wishes of the people by holding a plebiscite. He asked how such a percentage was arrived at. He pointed out that the delegation in the gallery, might be against the inclusion of District #24 as a Building District, but that the delegation might be very small as compared with the number of people who might be in favour of including District #24 as a Building District. He said that when he applied to have his District removed from the Building By-Law, he was informed by the Solicitor that he would have to have the unanimous vote of Council. He pointed out, in conclusion, that by granting removal of Building By-Laws, from District #24, that Council would be setting a precedent.

Deputy Warden Settle pointed out that the Planning Board

recommended that this be deferred for a thirty day period to determine just what people were petitioning against. He said it was not clearly defined in the petition, that the people were petitioning against the inclusion of District #24 as a Building District, but rather petitioning against the zoning regulations, which might affect it. He said that the interim period would avail the District an opportunity of circulating a new petition, clearly defining this matter. He also pointed out that under the By-Law presently in effect in District #24, that the people affected by building restrictions were those within 1,000 feet of either side of the main highway.

Councillor McCabe again pointed out that in his canvass, he covered the majority of the District, but not the whole district. He said of the area he covered, only one person supported the inclusion of District #24 as a Building District.

Councillor Baker again asked if it were proper for a Councillor to quote a percentage when determining a favour or disfavour of resident ratepayers with a certain item.

Councillor Myers said he was 100% behind Councillor McCabe as he said Councillor McCabe should know the District business, being Councillor.

Councillor Baker asked as to the absence of the Solicitor.

The Municipal Clerk pointed out that Mr. Cox, was in attendance at a meeting of the Private Local Bills Committee, which was considering County Legislation. He said that they were dealing with sewer legislation and that Mr. Rogers was called out to attend this meeting and that Mr. Cox would be out to replace Mr. Rogers shortly.

Councillor McCabe said he would be prepared to move an amendment to the effect that the section of the Report dealing with the Petition from the Ratepayers of District #24, be

deleted from the Report of the County Planning Board.

Councillors Baker and Daye moved:-

"THAT the Report of the County Planning Board be tabled."

Councillor McCabe said he would be prepared to withdraw his amendment.

The Warden put the question for adoption of the Motion. Motion carried.

Warden Burris introduced to Council, the Provincial Minister of Agriculture, Mr. E. D. Haliburton, and Dr. R. H. Henry, from Moncton, of the Health of Animals Division of the Federal Government. He pointed out both gentlemen were present to discuss the matter of meat inspection.

By way of introduction, the Honourable Mr. Haliburton pointed out that there was only one province in Canada with meat inspection, that being British Columbia. He said that it was instituted in this Province primarily because of a transportation problem. He said that at present pressure was being put on the Provincial Government by the independent butchers, etc. to institute some form of meat inspection. He said while on the surface meat inspection appeared to be a very necessary thing, it did bring up many problems and of course the greatest problem being administration. He said it was a matter very much in the public eye and that a recent amendment to the Public Health Act would perhaps contribute greatly to the advance of meat inspection. He explained that the amendment would allow the Provincial Government, if necessary, to participate in a meat inspection program throughout the Province. He said that at present the Provincial Government had plans of a plant which could be adaptable to any section of the Province and which would give primary inspection. He pointed out, however, that the Provincial

Government had made no decision in this regard, to date.

Councillor Baker asked if it were possible the Provincial Government might institute meat inspection on a smaller scale within the next year.

The Honourable Mr. Haliburton replied, that this was just in the discussion stages.

Councillor Baker asked if the Government considered this to be an essential matter, and asked if the Government were concerned with the incidence of diseased meat as shown in the condemnation reports issued by the Abattoir.

Mr. Haliburton suggested this question be directed to Dr. Henry.

Dr. Henry said that meat inspection has been in effect for a number of years in Canada and that it was adopted in Canada just shortly after the United States adopted their meat inspection program. He said it was primarily adopted to provide a product for export trade and that export as defined in the Meat Inspection Act of Canada means as well, interprovincial trade.

Dr. Henry pointed out that meat inspection is "only as good as the actual examination of meats". He said to ensure thorough inspection and examination, meat must be channelled through a number of processes, starting with an anti-mortem and then a post-mortem and finally the close inspection of meat through the actual processing steps. He said anything short of this was not entirely effective.

Regarding condemnations, Dr. Henry said the percentage was not overly high and at the most might be one-half to one per cent of all meat produced by these Federal inspection plants. He said, however, the low percentage "might be great in a small area". He referred to a recent visit he made to a poultry slaughtering plant in Ontario, where 890 chickens had been

condemned for a disease known as C.R.D. He said his Division, the Health of Animals Division, would accept plants with minimum standards under the Meat Inspection Act, and that also his Division would assist any Municipalities with the training of lay personnel. He said at present this was being discussed at the higher levels within the Organization.

Councillor Baker asked if it were possible to determine the health of an animal before post-mortem.

Dr. Henry replied that it would be possible to determine the health of an animal in any mortem. He said, however, that the incidence of trichinosis can only be determined through a post-mortem as trichinae are enclosed in cists within the pork flesh. He said at plants staffed by Federal inspectors, several precautions were being taken in regard to the processing of pork. He pointed out that the pork must be cooked at 138°F as 137° will kill trichinae. He said that inspectors also check very closely the recording thermometers to ensure that pork is being cooked at this temperature.

Another precaution being taken by the inspectors is to ensure proper freezing of pork, he said.

In reply to a question of Councillor Baker, Dr. Henry said he knew of no recorded cases of humans having contracted bovine tuberculosis. He pointed out that tuberculosis lesion in a carcass could pass along the disease, however.

Councillor Baker asked if it could be determined if an animal has tapeworm.

Dr. Henry replied not visually. He said the type of tapeworm which affects humans can be found in cist form in pork and beef.

In reply to a question of Councillor Baker, Dr. Henry said, experienced farmers may diagnose animal diseases without

having technical knowledge. He said even extensively trained persons will not always diagnose animal diseases.

Councillor McGrath asked as to the number of plants in Nova Scotia and what happens to meat condemned by Federal inspection plants.

Regarding the number of plants, Dr. Henry said, there were two inspection plants in Nova Scotia, slaughtering and processing beef, pork, etc, two large poultry plants, with inspection facilities for slaughtering and eviscerating and he pointed out that one processing plant had applied for inspection facilities for poultry and also one meat processing plant.

Regarding condemned meat, Dr. Henry said, carcasses when condemned are sterilized and placed in a tank and reduced to oil, which he said, is later used in animal foods.

Councillor McGrath asked how one could be sure of buying Government inspected poultry.

Dr. Henry said that the small metal tag with "Canada Approved" marked on it, meant that it was a wholesome and healthful product to eat.

Councillor McGrath asked how a person could tell if for instance, a four pound roast were inspected, if it did not bear the inspection legend.

Dr. Henry replied, that the four pound roast may or may not have the inspection legend, but he explained that all prime cuts of meat are marked with brass stamps.

Mr. Haliburton said once public feeling had been aroused over the recent inspection rackets, Federal Health Minister Monteith wrote to all the Ministers and asked for a meeting to be called, wherein they could give their thoughts on the subject and hear their suggestions. He said that the Nova Scotia

Government replied that it would be anxious to attend such a meeting, however only one other Province indicated approval of a meeting and that most others did not reply. The meeting, he pointed out was never called. He pointed out that meat inspection was a Federal responsibility.

Councillor McGrath asked why the meeting was not called even for the two provinces concerned.

Mr. Haliburton said it was a matter of policy and he said what the Federal Government would do for one Province would have to do for all Provinces.

Councillor Daye said any good citizen in Halifax County or Nova Scotia for that matter, would not turn down or vote against meat inspection. He said he did not think that Council could or should deny the people of Halifax County, meat inspection. He commended Councillor Baker again, for his efforts in regard to meat inspection.

Councillor Isenor asked if the percentage of inspected meat was higher today than it had been years ago.

Mr. Haliburton replied yes, and that approximately 80% of the meat produced in the Province was inspected. He said he personally believed that the County and the Province as a whole was moving rapidly towards "more and more" inspected meat.

Councillor Daye said he did not see how a person could take tainted meat and cook it and say that it will be alright to eat.

Mr. Haliburton said that he had only mentioned the fact that meat could get tainted if not properly cared for.

Councillor Hanrahan said that Council is not against meat inspection, but only against having to pay to get it implemented. He said the crux of the matter, was who was going to pay for the implementation of a Meat Inspection By-Law.

Councillor Myers said he had worked with meat for 32 years and had eaten it for 30 years before that and that he felt perfectly alright. He said that anybody who buys contaminated meat and takes it home and cooks it and says he did not know it was contaminated, "deserves to be poisoned".

Mr. Haliburton said that if Council endorsed the Meat Inspection By-Law, it would be establishing a first in Canada, as he said no other County in Canada had done so.

Councillor Baker said he had been very disappointed to learn that no Federal-Provincial meeting had taken place, regarding the Meat Inspection issue. He said he had been lead to believe that Federal and Provincial authorities were working on the matter, and because of this he agreed not to push for full County meat inspection until it was known that the two levels of Government intended to do so. "We now know this isn't so." he said.

Mr. Haliburton replied that the onus to provide meat inspection was on the Municipal Government. However, he said, he did not wish anyone to go away with the idea that the Provincial Government was not concerned over the matter. He said many members were working towards a satisfactory solution and were hopeful that something could be worked out.

Councillor Baker said he was happy to hear that, and concluded his remarks by saying that many Councillors will probably be using meat inspection, as a political issue in the next Council elections two and one-half years hence.

Councillors Baker and Williams moved:-

"THAT a Vote of Thanks be tendered to the Honourable Mr. Haliburton and Dr. R. H. Henry, for coming to meet with Council today, to discuss meat inspection."  
Motion carried.

Councillors Myers and Curren moved:-

"THAT Council adjourn for lunch at the Vocational High School." Motion carried.

AFTERNOON SESSION

Council met at 3:00 p.m. Warden George D. Burris in the Chair. The Municipal Clerk called the Roll.

Councillors Baker and Daye moved:-

"THAT Meat Inspection be put into effect in Halifax County, with effect from 1st of July, 1962, providing that the Province, or the Federal Government or both Governments bear the entire cost."

Councillors Baker and McGrath moved:- "THAT a recorded vote be taken."

Councillor Moser said he was disgusted with the resolution and that he had heard enough about meat inspection. He said he felt the matter was being belaboured. He asked Councillor Baker why he was so concerned with the rest of the County, when he had a By-Law in effect in his own District.

Councillor Grant said he could not vote on the motion unless he knew what kind of a program would be instituted and whether or not killing plants would be established throughout the County.

Asked what effect this would have, the Municipal Solicitor replied, he felt the motion was ineffective and would not accomplish anything.

Councillor Daye said he understood that all Councillors were 100% for meat inspection, if the County did not have to pay for it. He said here was an opportunity for Council to "show its colors".

The Municipal Solicitor said he felt the motion should be reworded as follows:-

THAT Council go on recorded as favouring the introduction of a system of meat inspection in the County provided that all costs be born by the Province and/or Federal Governments;

AND that a copy of this resolution be sent to the appropriate Provincial and Federal authorities.

Councillor Baker said he felt that it took the Solicitor a long time to come to that.

Councillor Hanrahan asked if Council passed the resolution would it hear the end of meat inspection until the Government does something about it.

Councillor Baker asked if Councillor Hanrahan wanted him to "sign a blank cheque".

The Warden put the question for adoption of the motion.

THOSE FOR:- Districts 1,2,3,5,7,8,10,11,12,14,15,16,18,19,  
20,21,23,24,25,27. Total - (20)

THOSE AGAINST:- Districts 6,9,13. Total - (3).

The Warden declared the motion carried.

The Warden introduced the next item re County Planning Board Report, which included the matter of the petition from District #24.

Councillor McCabe agreed to withdraw his original amendment, asking that the matter be deleted from the Board's Report.

The Warden then put the question for adoption of the Motion re the County Planning Board Report. Motion carried.

Councillors Henley and Roche moved:-

"THAT Council give notice of its intention by advertisement in the usual manner to re-zone Watt's School Section and Sheet Harbour School Section to R-1 and to amend the Zoning By-Law accordingly." Motion carried.

Councillors Hanrahan and McGrath moved:-

"THAT Council give notice of its intention by advertisement in the usual manner to amend the Zoning By-Law by rescinding the plans attached to the Zoning By-Law as Appendix "A" and by rescinding Appendix "B", and by substituting therefore the plans A-1, A-2, A-3, A-4, A-5." Motion carried.

The Warden called on Mr. McGinn to display the plans.

Mr. McGinn appeared before Council and displayed plans A-1,A-2,A-3, A-4, A-5, pointing out that any changes in zoning were minor ones. He pointed these out.

Councillor Spears asked as to basement apartments on Melwood Avenue. He asked if it were permissible to have basement apartments in an R-2 zone.

Mr. McGinn pointed out that these apartments were approved during the period from 1953 to 1960, when he explained there was not an effective system of building inspection.

Councillor Hanrahan said he read in Planning Board minutes that the Planning Board had approved the construction of three or four duplex units on under-sized lots, in Fairview. He asked why this had been sanctioned by the Board.

Mr. McGinn explained that these duplex units were in the right zone, but that the lots had been approved before the inception of the Planning Board.

Councillor Hanrahan questioned this decision and he asked if the Planning Board could break its own laws in this regard.

The Municipal Solicitor, Mr. Cox, said he was not too sure of the matter, but he would check into it.

Councillor Hanrahan said if the Planning Board were to continue to break its own regulations, there was not much sense in having the Board in existence.

Councillor McGrath asked as to the recommended set-back.

Mr. McGinn explained that this was a set-back to be granted a property in the Clayton Park Subdivision. He explained that this lot was an odd-sized one and that was the reason for the recommended set-back.

Councillor Menley pointed out that the Board was running into this type of problem frequently. He said the Board instructed Mr. Jerram to get a plan of the Building to be constructed on this type of lot and that in future a plan must be required for such cases.

The Municipal Clerk read the Report of the Building Inspector.

Councillor McGrath and Deputy Warden Settle moved:-

"THAT the Report of the Building Inspector be received." Motion carried.

Councillors Eld and Roche moved:-

"THAT a By-Law to Amend the Building By-Law, to amend Section 13A of the Building By-Law be approved." Motion carried.

The Municipal Clerk said the prime purpose was to raise the fees for higher value building permits.

Mr. Jerram replied that basically this was so.

Asked as to the permit fees of the County as compared with those of the City, Mr. Jerram said that they were roughly half-way between the old fees and the City's fees before they were changed.

The Warden called on Mr. Peter Stewart, Agricultural Representative for Halifax County, to say a few words to Council.

Mr. Stewart reported on the activities of his Department. He explained that his Department was mainly an educational branch of agriculture and that it was set up primarily to supply information to individuals interested or participating in farming. He said that one of the larger projects was the 4-H Club.

He said the 4-H Organization provided young people interested in farming with an opportunity of showing livestock, at exhibitions. He said the present program was helping to develop what he termed "young farmers".

He said his Department had instituted a program to help expand the various farming industries to a point where they may become independent businesses. He said as a direct result a number of producers were now dealing direct with the consumer.

He then referred to the services of the Veterinary Assistance Board and pointed out that the only difficulty encountered this year was in the negotiating of a contract with the Veterinarian, Dr. Nettleton. He briefly ran down the highlights of the program carried

out during the past year and that the highlights included such things as working of the organization with hogs, with beef, with a forage program, etc.

The Warden extended thanks to Mr. Stewart, on behalf of Council and asked if the Councillors had any questions in regard to the program of Mr. Stewart's Department.

The Municipal Clerk read the Report of the Municipal School Board.

Deputy Warden Settle and Councillor Henley moved:-

"THAT the Report of the Municipal School Board be adopted."

Councillor McGrath asked if it were the Board's intention to bring in a new capital report every Session. He suggested that if the Board did not have a budget, that it was time Council established one for them.

Councillor Moser said spending on school construction had to stop. He said school costs were going far beyond all reason and asked that the Report be referred to the Finance and Executive Committee for further study.

Councillor Daye said he was very disappointed in the Report as it did not contain any reference to what he termed "a much needed school" in the Jeddore area. He said conditions were such that the District could not wait two or three years for the construction of a school, but needed one next Fall. He said residents in the area had agreed to consolidation and he could not see why plans had not gone ahead in view of the overcrowded conditions. He said that he had fought for a period of time, for sanitary facilities for Head Jeddore and West Jeddore schools, and he said that no action was taken in this regard and that now the Municipal School Board could be expected to be approached concerning the construction of another school in the area. He asked

as to the bus service at Owl's Head School. He said so far the service was extremely poor.

Mr. Marriott pointed out that the Board was well aware of the situation in the Jeddore area. He said, however, that there was some question as to what type of "consolidation should go in there".

Councillor Daye said he had been told the same sort of a story many times. He said that it was time something definite was done in this regard.

Councillor Curren said he felt, that the naming of the existing Waverley School was a maintenance item.

Mr. Marriott replied that he agreed that this was a maintenance item, but as it was Council's function to name schools, he said it was being referred to in the Report.

Councillor Moser said he would not continue to "sit on Council as a rubber stamp". He said he felt school construction costs were getting out of all reason and that school maintenance costs were adding considerably to the budget each year. He said along with the School Capital Program Committee he visited the Jollimore School recently and noticed that lights were left on in certain classrooms. He said this should be checked more closely.

In reply to a question of Councillor Moser, the Municipal Clerk pointed out that the \$56,000.00 was an estimate of costs given by the County Architect.

In reply to a question of Councillor Hanrahan, the Municipal Solicitor said the Municipal School Board must provide all items under the Foundation Program, and that Council must approve moneys in this case. He said, however, Council did have a say in approving moneys for school construction.

Councillor McGrath suggested that a budget could be laid down for capital costs.

Mr. Marriott said that this would not be impossible, if mutually agreed upon by Council and the Municipal School Board. He said, however, it was impossible with the ever increasing requests for additional rooms coming into the Board each month. He said it was a matter of being pulled two ways at once.

Councillor Henley said he was a relatively new member of the Municipal School Board and had sat in on only one or two meetings since his appointment. He said, however, he realized that there was a definite need for these additional classrooms, and he felt that they should be provided. He said, however, in future it would be advisable for Council to scrutinize very carefully recommended capital expenditures.

Councillor Daye said he felt that these facilities should not be held up and should be approved.

Councillor Moser said he was not going to hang his head in shame, as suggested at the Annual Session. He said from now on he was going to make a concerted effort to see that such expenditures are cut to a minimum.

Regarding the incident referred to by Councillor Moser, where lights had been left on in classrooms, Mr. Marriott said that the Board was well aware that this was happening and that requests had been sent out to principals and teachers alike and that the maintenance men were making spot checks on this matter. He said that on occasion he personally went in to remind the principal about lights which were left on in the classroom, which he noticed when passing this particular school.

Regarding bus conveyance in Owl's Head, he agreed that the service was not quite as good as it could be, but he pointed out that the roads were in very bad condition and that before anything could be done, that it would be advisable to wait until the roads are in a better condition. He pointed out that this matter

was being studied very carefully and that he certainly wanted to give it more study before making any recommendations. He said he felt something could be done with the existing route and he wanted to make sure that it was studied carefully before recommending that a new bus be put into service.

Councillor Baker said he was very pleased to see that Councillor Moser was budget conscious. He said he would watch with interest, the manner in which Councillor Moser conducts himself during the ensuing Sessions.

Councillor King-Myers asked re the naming of the Waverley School. She said she understood that the Waverley Memorial School had special significance and she asked why it was being changed.

Mr. Marriott replied that it was being named the "D. S. Mitchell School", because it was suggested by the Trustees and that both schools would be named after the two residents who lost their lives during the last World War.

The Warden put the question for adoption of the amendment, which was as follows:-

Councillors Moser and McGrath moved:- (Amendment)

"THAT the Report of the Municipal School Board be referred to the Finance and Executive Committee."

THOSE FOR: (9)      THOSE AGAINST: (14)

The Warden declared the Amendment lost.

The Warden then put the question for adoption of the Motion re Municipal School Board Report.

THOSE FOR: (15)      THOSE AGAINST: (8).

The Warden declared the Motion carried.

Councillor McGrath again wanted Council to go on record as requesting minutes of the Municipal School Board meetings for all Council members.

Councillors Curren and Henley moved:-

"THAT Municipality of the County of  
Halifax - \$56,100.00 - New School  
Construction.

WHEREAS by Section 6 of Chapter 186 of the Revised Statutes, The Municipal Affairs Act, it is enacted among other things, in effect, that subject to the provisions of Section 8 of the said Act and notwithstanding any of the provisions of any special or general Act of the Legislature of Nova Scotia, every municipality of a county or district shall have full power and authority to borrow or raise by way of loan from time to time on the credit of the Municipality such sum or sums as the Council thereof deems necessary for the purpose of erecting, acquiring, purchasing, altering, adding to, improving, furnishing or equipping buildings for schools, garages and other buildings for school purposes in the Sambro, Upper Hammond's Plains, Boutilier's Point, Upper Tantallon, Oyster Pond, Cole Harbour areas of the Municipality;

AND WHEREAS by Section 8 of the said The Municipal Affairs Act it is enacted among other things, in effect, that no money shall be borrowed under the provisions of the said Act until such proposed borrowing has been approved by the Minister of Municipal Affairs;

AND WHEREAS it is deemed necessary by the Municipal Council of the Municipality of the County of Halifax to borrow a sum not exceeding Fifty-six Thousand One Hundred Dollars (\$56,100.00) for the purpose of erecting, acquiring, purchasing, altering, adding to, improving, furnishing or equipping buildings for schools, garages and other buildings for school purposes in the Sambro, Upper Hammond's Plains, Boutilier's Point, Upper Tantallon, Oyster Pond, Cole Harbour areas of the Municipality;

AND WHEREAS by the Municipal Affairs Act such sum shall in the discretion of the Municipal Council be borrowed or raised in one sum at one time or in instalments at different times and the sum required shall be borrowed or raised by the issue and sale of debentures of the Municipality to such an amount as the Council thereof deems necessary to raise such sum;

AND WHEREAS it is deemed expedient to postpone the issue of such debentures and to borrow such sum, not exceeding Fifty-six Thousand One Hundred Dollars (\$56,100.00) as may be necessary for the purpose aforesaid from the Royal Bank of Canada at Halifax, Nova Scotia, the sum so borrowed to be repaid said Bank from the proceeds of said debentures when sold;

BE IT THEREFORE RESOLVED that the Municipality of the County of Halifax do, under and by virtue of the Municipal Affairs Act, and subject to the approval of the Minister of Municipal Affairs borrow or raise by way of loan on the credit of the said Municipality, a sum not exceeding Fifty-six Thousand One Hundred Dollars (\$56,100.00) for the purposes aforesaid;

THAT under and in accordance with said The Municipal Affairs Act such sum be borrowed or raised by the issue and sale of debentures of the Municipality to such an amount as the Council thereof deems necessary to raise such sum;

THAT the issue of such debentures be postponed and that the said Municipality do, under and by virtue of the provisions of Section 148 (1) of Chapter 7 of the Acts of 1955, the Municipal Act and subject to the approval of the Minister of Municipal Affairs, borrow a sum or sums of money not exceeding Fifty-six Thousand One Hundred Dollars (\$56,100.00) from the Royal Bank of Canada at Halifax, Nova Scotia.

THAT such sum or sums be borrowed from said Bank for a period not exceeding twelve months with interest to be paid said Bank at the rate of 5 3/4 per centum per annum and that the amount so borrowed be repaid the said Bank from the proceeds of the said debentures when sold."

THOSE FOR: (14) THOSE AGAINST: (8). Motion carried.

The Municipal Clerk read the Report of the School Capital Program Committee.

Councillors Curren and MacKenzie moved:-

"THAT the Report of the School Capital Program Committee, be received."

Councillor Smeltzer said it was noticed by the Committee when they visited the Lucasville School, that a new furnace had been installed and that the one that was installed three years ago was still in the basement of the School.

Councillor Curren pointed out that this was discovered and that the furnace had been replaced to accommodate the addition, as the existing furnace was not sufficient to heat the addition. He said he understood that the Heating Engineer condemned it and said it was not worth repairing.

Councillor McGrath asked who gave the authority to purchase the furnace, as he said it was not called for in the plans of the addition.

Councillor Spears, in referring to the equipment for Spryfield High School, said 98% of it was supplied to the School, but he said he had a letter listing approximately ten items urgently needed by the School. He asked the School Capital Program Committee to look into this matter.

Councillor Curren said the Committee would check this. He said

there might be the odd item not purchased, but that most of the items had been provided. In conclusion, he said, the Municipal Architect informed him that the remaining items were purchased and would be supplied shortly.

Councillor Henley was surprised to hear that the old furnace was not working properly. He said that most furnaces carried a five-year warranty.

Councillor Curren after studying the plans of the school, pointed out that purchase of the furnace had been approved by the Committee as recommended by the Municipal Architect and that it was recommended in order to expand the heating facilities to accommodate the addition. He assumed that the furnace at the School was in good condition, on second thought, and he suggested that perhaps it could be used in another School.

Councillor Henley brought up the matter of indoor sanitation for Mushaboom, and he said it was pointed out by Mr. Smiley, the Agricultural Inspector, that a larger reservoir might be needed because the well at the existing school goes dry each summer. He pointed out that tests were being carried out at the school to determine the capacity of the well and whether or not the school would require a larger well.

Councillor Curren said that this matter would be checked carefully. He said perhaps if more water were required that the Committee would let out another contract for the boring of another well.

Councillor Henley said that he did not think that bored wells were the solution in that particular area, judging from past history of bored wells. He said perhaps all that would be sufficient would be to dig down another five feet or so to increase the supply of water.

Councillor Hanrahan, in referring to the furnace item, said

that he could recall being on the Committee when it was approved, and that as he remembered there was nothing wrong with the existing furnace.

Councillor Curren said this matter would be checked.

The Warden put the question for adoption of the motion.

Motion carried.

The Municipal Clerk read the Report of the Public Works Committee.

Councillors Hanrahan and MacKenzie moved:-

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

In reply to a question of Councillor Baker, Councillor Hanrahan said that the meeting held recently of the Parks and Public Lands Committee was the first one held with new members. He said the idea was to recommend budgets for certain parks for 1962. He said a number of them were held in abeyance, pending land acquisition.

He said this was done so that Councillors of the Districts concerned would have an opportunity of selecting a site and bringing it to the Committee's attention so that the site could be inspected and moneys allotted from the Lien Law Surplus.,

Councillor McGrath said that there was a request in from a certain group asking that land be acquired at Sandy Lake for public usage.

The Municipal Clerk said there was nothing definite on the matter and therefore the Committee made no recommendation in this regard.

Councillor Curren said he had the petition and that he had handed it to the former Planning Engineer, Mr. Reardon. He said that just recently, the gentleman in charge called him, and he in turn referred the gentleman to Mr. McGinn.

Councillor Hanrahan said that while he was not making a definite recommendation, now, he wanted to bring it before Council, and he said it concerned the possibility of acquiring land on the Arm to allow persons with boats and trailers for example, to have access to the Arm waters.

The Warden put the question for adoption of the Motion.  
Motion carried.

Councillors Hanrahan and Roche moved:-

"THAT

WHEREAS the Council is of the opinion that the hereinafter described rights and the hereinafter described land are required for the purpose of constructing and maintaining sewer and water mains through portions of Armdale, in the County of Halifax;

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 right at any time to enter upon the lands hereinafter described, for the purpose of laying down and constructing sewers and drains and pipes for water and gas and conduits for wires of all kinds, in, under, and upon the said lands, and of keeping and maintaining the same, at all times in good condition and repair and for every such purpose, the Municipality of the County of Halifax shall have access to the said lands at all times by its servants, employees, workmen, and agents;

AND THAT the compensation for the said rights to the land be \$1.00;

BE IT FURTHER RESOLVED that the lands to be effected by these rights are in:-

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 north-east corner of a lot of land shown as Lot No. 28A on a plan of Havill Subdivision made by W. A. Landry, P.L.S., dated the 14th April, 1954, said plan showing Lot No. 28A as one of five lots approved by the Halifax County Planning Board on the 20th April, 1954.

THENCE South seven degrees and eight minutes West ( $S7^{\circ} - 08'W$ ) along the eastern boundary of Lot 28A a distance of twenty (20) feet.

THENCE South seventy-two degrees and fifty-two minutes East ( $S72^{\circ} - 52'E$ ) a distance of sixty (60) feet to the western boundary of Lot No. 26A on said plan approved by the Halifax County Planning Board.

THENCE North seven degrees and eight minutes East ( $S7^{\circ} - 08'E$ ) along the said western boundary of Lot No. 26A a distance of twenty (20) feet to the southern boundary of a lot of land shown as Lot No. 11 on a plan showing a proposed subdivision under development by W. D. Havill said plan being on file in the office of the Registry of Deeds in Halifax as plan No. 695.

THENCE North seventy-two degrees and fifty-two minutes West ( $N72^{\circ} - 52'W$ ) along the southern boundaries of Lot No. 11 and Lot No. 10 on said plan No. 695 a distance of sixty 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 No. 27A on said plan approved by the Halifax County Planning Board on the 20th April, 1954, said portion of said Lot No. 27A shown outlined in red on a plan made by Allan V. Downie, P.L.S., and dated the 9th April, 1962."

Motion carried.

Councillor Roche and Deputy Warden Settle moved:-

"THAT

WHEREAS the Council is of the opinion that the hereinafter described rights and the hereinafter described land are required for the purpose of constructing and maintaining sewer and water mains through portions of Armdale, in the County of Halifax;

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 right at any time to enter upon the lands hereinafter described, for the purpose of laying down and constructing sewers and drains and pipes for water and gas and conduits for wires of all kinds, in, under, and upon the said lands, and of keeping and maintaining the same, at all times in good condition and repair and for every such

purpose, the Municipality of the County of Halifax shall have access to the said lands at all times by its servants, employees, workmen, and agents;

AND THAT the compensation for the said rights to the land be \$1.00;

BE IT FURTHER RESOLVED that the lands to be effected by these rights are in:-

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 north-east corner of a lot of land shown as Lot No. 27A on a plan of Havill Subdivision made by W. A. Landry, P.L.S., dated the 14th April, 1954, said plan showing Lot No. 27A as one of five lots approved by the Halifax County Planning Board on the 20th April, 1954.

THENCE South seven degrees and eight minutes West ( $S7^{\circ} - 08'W$ ) along the eastern boundary of Lot No. 27A a distance of twenty (20) feet.

THENCE South seventy-two degrees and fifty-two minutes East ( $S72^{\circ} - 52'E$ ) a distance of sixty (60) feet to the western boundary of Lot No. 25A on said plan approved by the Halifax County Planning Board.

THENCE North seven degrees and eight minutes East ( $S7^{\circ} - 08'E$ ) along the said western boundary of Lot No. 25A a distance of twenty (20) feet to the southern boundary of a lot of land shown as Lot No. 12 on a plan showing a proposed subdivision under development by W. D. Havill said plan being on file in the office of the Registry of Deeds in Halifax as plan No. 695.

THENCE North seventy-two degrees and fifty-two minutes West ( $N72^{\circ} - 52'W$ ) along the southern boundaries of Lot No. 12 and Lot No. 11 on said plan No. 695 a distance of sixty 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 No. 26A on said plan approved by the Halifax County Planning Board on the 20th April, 1954, said portion of said lot No. 26A shown outlined in red on a plan made by Allan V. Downie, P.L.S., and dated the 9th April, 1962."

Motion carried.

Councillors Grant and McCabe moved:-

"THAT

WHEREAS the Council is of the opinion that the hereinafter described rights and the hereinafter described land are required for the purpose of constructing and maintaining sewer and water

mains through portions of Armdale, in the County of Halifax;

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 right at any time to enter upon the lands hereinafter described, for the purpose of laying down and constructing sewers and drains and pipes for water and gas and conduits for wires of all kinds, in, under, and upon the said lands, and of keeping and maintaining the same, at all times in good condition and repair and for every such purpose, the Municipality of the County of Halifax shall have access to the said lands at all times by its servants, employees, workmen, and agents;

AND THAT the compensation for the said rights to the land be \$1.00;

BE IT FURTHER RESOLVED that the lands to be effected by these rights are in:-

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 on the Western boundary of a lot of land now or formerly owned by Sarah Silverman at a point distant seventy-two and six tenths (72.6) feet measured on a bearing of North six degrees and three minutes West (N6° - 03'W) from an iron pipe marking the north-east corner of a lot of land shown as Lot No. 45 on a plan showing proposed subdivision under development by Walter Havill said plan being on file in the office of the Registry of Deeds in Halifax as plan No. 695.

THENCE North eighty-one degrees and thirty-four minutes West (N81° - 34'W) a distance of forty-four and two tenths (44.2') feet.

THENCE South seventy-five degrees and fifty-seven minutes West (S75° - 57'W) a distance of one hundred and ninety and two tenths (190.2) feet to the northern boundary of Fenwood Road so called.

THENCE North eighty degrees and fifteen minutes West (N80° - 15'W) along the said northern boundary of Fenwood Road a distance of six (6) feet to the south-east corner of a lot of land owned by Paul R. Rackham.

THENCE North nine degrees and forty-five minutes East (N9° - 45'E) along the eastern boundary of Paul R. Rackham lot a distance of nineteen and two tenths (19.2') feet.

THENCE North seventy-five degrees and fifty-seven minutes East (N75° - 57'E) a distance of two hundred and sixteen and eight tenths (216.8') feet.

THENCE South eighty-one degrees and thirty-four minutes East (S81° - 34'E) a distance of forty-three (43) feet to the said Western boundary of lands now or formerly owned by Sarah Silverman.

THENCE South six degrees and three minutes East along the said Western boundary of Sarah Silverman's land a distance of twenty and six tenths (20.6') feet to the place of beginning.

ALL of the said above described lot, piece or parcel of land being a portion of a lot of land conveyed by Herbert L. Fenerty and Emily A. Fenerty to G. Douglas Morrison and recorded in the office of the Registry of Deeds in Halifax in Book 1810, Page 680, all of said above portion of land shown outlined in red on a plan made by Allan V. Downie, P.L.S., and dated the 9th April, 1962."

Motion carried.

Councillors Williams and Daye moved:-

"THAT

WHEREAS the Council is of the opinion that the hereinafter described rights and the hereinafter described land are required for the purpose of constructing and maintaining sewer and water mains through portions of Armdale, in the County of Halifax;

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 right at any time to enter upon the lands hereinafter described, for the purpose of laying down and constructing sewers and drains and pipes for water and gas and conduits for wires of all kinds, in, under, and upon the said lands, and of keeping and maintaining the same, at all times in good condition and repair and for every such purpose, the Municipality of the County of Halifax shall have access to the said lands at all times by its servants, employees, workmen, and agents;

AND THAT the compensation for the said rights to the land be \$1.00;

BE IT FURTHER RESOLVED that the lands to be effected by these rights are in:-

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 on the southern boundary of Fenwood Road now or formerly so called at the north-east corner of a lot of land shown as Lot No. 12 on a plan showing a proposed subdivision under development by W. D. Havill, said plan being on file in the office of the Registry of Deeds in Halifax as Plan No. 695.

THENCE South seven degrees and eight minutes West ( $S7^{\circ} - 08'W$ ) along the eastern boundary of said lot No. 12 a distance of one hundred (100') feet to the northern boundary of a lot of land shown as Lot No. 25A on a plan of Havill Subdivision made by W. A. Landry, P.L.S., dated the 14th April, 1954, said plan showing Lot No. 25A as one of five lots being approved by the Halifax County Planning Board on the 20th April, 1954.

THENCE South seventy-two degrees and fifty-two minutes East ( $S72^{\circ} - 52'E$ ) along the northern boundary of said Lot No. 25A a distance of twenty (20) feet.

THENCE North seven degrees and eight minutes East ( $N7^{\circ} - 08'E$ ) parallel to the said eastern boundary of said Lot No. 12 a distance of one hundred (100) feet to the southern boundary of said Fenwood Road.

THENCE North seventy-two degrees and fifty-two minutes West ( $N72^{\circ} - 52'W$ ) along said southern boundary of Fenwood Road a distance of twenty (20) feet to the place of beginning.

ALL of the said above described lot, piece or parcel of land being a portion of a lot of land shown as Lot No. 13 on said plan on file in the office of the Registry of Deeds as Plan No. 695, said portion of said Lot No. 13 shown outlined in red on a plan made by Allan V. Downie, P.L.S., and dated the 9th April, 1962."

Motion carried.

Councillors Henley and Hanrahan moved:-

"THAT

WHEREAS the Council is of the opinion that the hereinafter described rights and the hereinafter described land are required for the purpose of constructing and maintaining sewer and water mains through portions of Armdale, in the County of Halifax;

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 right at any time to enter upon the lands hereinafter described, for the purpose of laying down and constructing sewers and drains and pipes for water and gas and conduits for wires of all kinds,

in, under, and upon the said lands, and of keeping and maintaining the same, at all times in good condition and repair and for every such purpose, the Municipality of the County of Halifax shall have access to the said lands at all times by its servants, employees, workmen, and agents;

AND THAT the compensation for the said rights to the land be \$1.00;

BE IT FURTHER RESOLVED that the lands to be effected by these rights are in:-

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 on the eastern boundary of lands now or formerly owned by J. Douglas Morrison at a point distant seventy-five and two tenths (75.2') feet measured on a bearing of North six degrees and three minutes West (N6° - 03'W) from an iron pipe marking the north-east corner of a lot of land shown as lot No. 45 on a plan showing proposed subdivision under development by Walter Havill, said plan being on file in the office of the Registry of Deeds in Halifax as plan number 695.

THENCE South eighty-one degrees and thirty-four minutes East (S81° - 34'E) a distance of forty-nine and three tenths (49.3') feet.

THENCE North eighteen degrees and twenty-two minutes east (N18° - 22'E) a distance of sixty-eight (68') feet.

THENCE South seventy-seven degrees and twenty-one minutes East (S77° - 21'E) a distance of one hundred and five and four tenths (105.4) feet to a fence marking the western boundary of a lot of land shown as lot No. 14 on a plan of Subdivision of Robie Brunt's Property, said plan being on file in the office of the Registry of Deeds in Halifax as plan No. 543.

THENCE North-easterly along the western boundary of said lot No. 14 a distance of three (3') feet more or less to the southern boundary of a twenty (20') foot right-of-way.

THENCE North sixty-three degrees and twenty-eight minutes west (N63° - 28'W) along the southern boundary of said twenty (20) foot right-of-way a distance of fifty-one and nine tenths (51.9') feet.

THENCE North seventy-seven degrees and twenty-one minutes West (N77° - 21'W) a distance of sixty-nine and three tenths (69.3) feet.

THENCE South eighteen degrees and twenty-two minutes West (S18° - 22'W) a distance of sixty-nine (69) feet.

THENCE North eighty-one degrees and thirty-four minutes West (N81° - 34'W) a distance of forty and six tenths (40.6) feet to the said eastern boundary of lands now or formerly owned by said J. Douglas Morrison.

THENCE South six degrees and three minutes East (S6° - 03'E) along the eastern boundary of lands now or formerly owned by J. Douglas Morrison a distance of fifteen and four tenths (15.4) 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 conveyed by Robie M. Brunt to Sarah Silverman said portion shown outlined in red on a plan made by Allan V. Downie, P.L.S., and dated the 9th April, 1962."

Motion carried.

Councillors Roche and Curren moved:-

"THAT

WHEREAS the Council is of the opinion that the hereinafter described rights and the hereinafter described land are required for the purpose of constructing and maintaining sewer and water mains through portions of Armdale, in the County of Halifax;

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 right at any time to enter upon the lands hereinafter described, for the purpose of laying down and constructing sewers and drains and pipes for water and gas and conduits for wires of all kinds, in, under, and upon the said lands, and of keeping and maintaining the same, at all times in good condition and repair and for every such purpose, the Municipality of the County of Halifax shall have access to the said lands at all times by its servants, employees, workmen, and agents;

AND THAT the compensation for the said rights to the land be \$1.00;

BE IT FURTHER RESOLVED that the lands to be effected by these rights are in:-

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 north-east corner of a lot of land shown as Lot No. 26A on a plan of Havill Subdivision made by W. A. Landry, P.L.S., dated the 14th April, 1954, said plan showing Lot No.26A as one of five lots approved by the Halifax County Planning Board on the 20th April, 1954.

THENCE South seven degrees and eight minutes West (S7° - 08'W) along the eastern boundary of Lot No. 26A a distance of twenty (20) feet.

THENCE South seventy-two degrees and fifty-two minutes East (S72° - 52'E) a distance of sixty (60) feet to the western boundary of Lot No. 24A on said plan approved by the Halifax County Planning Board.

THENCE North seven degrees and eight minutes East (S7° - 08'E) along the said western boundary of Lot No. 24A a distance of twenty (20) feet to the southern boundary of a lot of land shown as Lot No. 13 on a plan showing a proposed subdivision under development by W. D. Havill said plan being on file in the office of the Registry of Deeds in Halifax as plan No. 695.

THENCE North seventy-two degrees and fifty-two minutes West (N72° - 52'W) along the southern boundaries of Lot No. 13 and Lot No. 12 on said plan No. 695 a distance of sixty 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 No. 25A on said plan approved by the Halifax County Planning Board on the 20th April, 1954, said portion of said lot No. 25A shown outlined in red on a plan made by Allan V. Downie, P.L.S., and dated the 9th April, 1962."

Motion carried.

Councillors Baker and Henley moved:-

"THAT

WHEREAS the Council is of the opinion that the hereinafter described rights and the hereinafter described land are required for the purpose of constructing and maintaining sewer and water mains through portions of Armdale, in the County of Halifax;

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 right at any time to enter upon the lands hereinafter described, for the purpose of laying down and constructing sewers and drains and pipes for water and gas and conduits for wires of all kinds, in, under, and upon the said lands, and of keeping and maintaining the same, at all times in good condition and repair and for every such purpose, the Municipality of the County of Halifax shall have access to the said lands at all times by its servants, employees, workmen, and agents;

AND THAT the compensation for the said rights to the land be \$1.00;

BE IT FURTHER RESOLVED that the lands to be effected by these rights are in:-

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 north-east corner of a lot of land shown as Lot No. 25A on a plan of Havill Subdivision made by W. A. Landry, P.L.S., dated the 14th April, 1954, said plan showing Lot No. 25A as one of five lots approved by the Halifax County Planning Board on the 20th April, 1954.

THENCE South seven degrees and eight minutes West (S7° - 08'W) along the eastern boundary of said Lot No. 25A a distance of twenty (20) feet.

THENCE South seventy-two degrees and fifty-two minutes East (S72° - 52'E) a distance of thirty (30) feet.

THENCE North seven degrees and eight minutes East (N7° - 08'E) a distance of twenty (20) feet to the southern boundary of a lot of land shown as Lot No. 14 on a plan showing a proposed subdivision under development by W. D. Havill said plan being on file in the office of the Registry of Deeds in Halifax as plan No. 695.

THENCE North seventy-two degrees and fifty-two minutes West (N72° - 52'W) along the southern boundary of said Lot No. 14 and a lot of land shown as Lot No. 13 on said plan No. 695 a distance of thirty (30) 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 No. 24A on said plan approved by the Halifax County Planning Board on the 20th April, 1954, said portion of said Lot No. 24A shown outlined in red on a plan made by Allan V. Downie, P.L.S., and dated the 9th April, 1962."

Motion carried.

Councillors Williams and McCabe moved:-

"THAT

WHEREAS the Council is of the opinion that the hereinafter described rights and the hereinafter described land are required for the purpose of constructing and maintaining sewer and water mains through portions of Armdale, in the County of Halifax;

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 right at any time to enter upon the lands hereinafter described, for the purpose of laying down and constructing sewers and drains

and pipes for water and gas and conduits for wires of all kinds, in, under, and upon the said lands, and of keeping and maintaining the same, at all times in good condition and repair and for every such purpose, the Municipality of the County of Halifax shall have access to the said lands at all times by its servants, employees, workmen, and agents;

AND THAT the compensation for the said rights to the land be \$1.00;

BE IT FURTHER RESOLVED that the lands to be effected by these rights are in:-

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 on the northern boundary of Fenwood Road, so called at a point distant two hundred and twenty-six and five tenths (226.5) feet on a bearing of North eighty degrees and fifteen minutes West (N80° - 15'W) from an iron pipe marking the north-east corner of a lot of land shown as Lot No. 45 on a plan showing a proposed subdivision under development by Walter Havill, said plan being on file in the Office of the Registry of Deeds in Halifax as plan No. 695.

THENCE North nine degrees and forty-five minutes East (N9° - 45'E) a distance of nineteen and two tenths (19.2) feet.

THENCE South seventy-five degrees and fifty-seven minutes West (S75° - 57'W) a distance of forty-three and seven tenths (43.7) feet to the said northern boundary of Fenwood Road so called.

THENCE South seventy-two degrees and twenty-two minutes East (S72° - 22'E) along the northern boundary of Fenwood Road a distance of ten and one tenth (10.1) feet to a point of deflection in the northern boundary of said Fenwood Road.

THENCE South eighty degrees and fifteen minutes East (S80° - 15'E) along the new course of said Fenwood Road a distance of twenty-nine and eight tenths (29.8) 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 now or formerly owned by Paul R. Rackham and recorded in the office of the Registry of Deeds in Halifax in Book 1522, Page 487, said portion of said land shown outlined in red on a plan made by Allan V. Downie, P.L.S., dated the 9th of April, 1962."

Motion carried.

Councillors Curren and Daye moved:-

"THAT

WHEREAS the Council is of the opinion that the hereinafter described rights and the hereinafter described land are required for the purpose of constructing and maintaining sewer and water mains through portions of Armdale, in the County of Halifax;

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 right at any time to enter upon the lands hereinafter described, for the purpose of laying down and constructing sewers and drains and pipes for water and gas and conduits for wires of all kinds, in, under, and upon the said lands, and of keeping and maintaining the same, at all times in good condition and repair and for every such purpose, the Municipality of the County of Halifax shall have access to the said lands at all times by its servants, employees, workmen, and agents;

AND THAT the compensation for the said rights to the land be \$1.00;

BE IT FURTHER RESOLVED that the lands to be effected by these rights are in:-

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 south-east corner of a lot of land shown as Lot No. 40 on a plan of Melville Wood made by George T. Bates, P.L.S., dated the 18th April, 1947, said plan being on file in the office of the Registry of Deeds in Halifax as plan No. 848.

THENCE South eighty-five degrees West ( $S85^{\circ} - 00'W$ ) along the southern boundary of said Lot No. 40 a distance of one hundred and thirty (130') feet to the eastern boundary of Lynn Road so called.

THENCE South five degrees East ( $S5^{\circ} - 00'E$ ) on a prolongation southerly of the said eastern boundary of said Lynn Road a distance of sixty (60') feet.

THENCE North eighty-five degrees East ( $N85^{\circ} - 00'E$ ) parallel to the southern boundary of said Lot No. 40 a distance of one hundred and thirty (130') feet to the prolongation southerly of the western boundary of Elizabeth Drive now or formerly so called.

THENCE North five degrees West ( $N5^{\circ} - 00'W$ ) along the prolongation southerly of the western boundary of said Elizabeth Drive a distance of sixty (60') feet to the place of beginning.

ALL of said above described lot, piece or parcel of land being a lot of land shown as Lot No. 41 on said plan of Melville Wood said Lot No. 41 shown outlined in red on a plan made by Allan V. Downie P.L.S., and dated the 9th April, 1962."

Motion carried.

The Municipal Clerk read the Report of the Finance and Executive Committee.

Councillors Moser and McGrath moved:-

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

Councillor Williams asked why the person applying for refund of Poll Tax, because of being over-age, had waited for a period of three years to do so.

The Municipal Clerk said that perhaps this gentleman did not realize the maximum age for assessment as regards to Poll Tax.

The Warden put the question for adoption of the Motion.

Motion carried.

Council agreed that the assessment appeal of Halifax Power and Pulp be deferred until the May Session.

Councillors Daye and Williams moved:-

"THAT Mrs. Edgar Misener, Head Chezzetcook be appointed Deputy Presiding Officer for District No. 17A(L-Z)." Motion carried.

Councillors Quigley and Baker moved:-

"THAT a rate of \$ .30 per hundred be levied on all Real and Personal Property in Ocean View Subdivision."

The Municipal Clerk pointed out that this levy would cover street lighting, and that it had been requested through a petition from ratepayers, signed by twenty-one.

The Warden put the question for adoption of the Motion.

Motion carried.

Councillors Quigley and Roche moved:-

"THAT Joseph Wild be appointed Constable in District No. 5." Motion carried.

Councillors McGrath and Curren moved:-

"THAT Municipality of the County of  
Halifax - \$100,000.00 -  
Bedford Fire Hall.

WHEREAS by Section 6 of Chapter 186 of the Revised Statutes, The Municipal Affairs Act, it is enacted among other things, in effect, that subject to the provisions of Section 8 of the said Act and notwithstanding any of the provisions of any special or general Act of the Legislature of Nova Scotia, every municipality of a county or district shall have full power and authority to borrow or raise by way of loan from time to time on the credit of the Municipality such sum or sums as the Council thereof deems necessary for the purpose of equipping a fire department for the whole or portion of the municipality or acquiring or purchasing apparatus, machinery and implements for use in extinguishing fires in the municipality or any part thereof and for acquiring, purchasing or improving land or buildings for any such equipment.

AND WHEREAS by Section 8 of the said The Municipal Affairs Act it is enacted among other things, in effect, that no money shall be borrowed under the provisions of the said Act until such proposed borrowing has been approved by the Minister of Municipal Affairs;

AND WHEREAS it is deemed necessary by the Municipal Council of the Municipality of the County of Halifax to borrow a sum not exceeding One Hundred Thousand Dollars (\$100,000) for the purpose of acquiring, purchasing or improving land or erecting buildings for the fire department in the District of Bedford in the said county;

AND WHEREAS by the Municipal Affairs Act such sum shall in the discretion of the Municipal Council be borrowed or raised in one sum at one time or in instalments at different times and the sum required shall be borrowed or raised by the issue and sale of debentures of the Municipality to such an amount as the Council thereof deems necessary to raise such sum;

AND WHEREAS it is deemed expedient to postpone the issue of such debentures and to borrow such sum, not exceeding One Hundred Thousand Dollars (\$100,000) as may be necessary for the purpose aforesaid from the Bank of Nova Scotia at Bedford, Nova Scotia, the sum so borrowed to be repaid said Bank from the proceeds of said debentures when sold;

BE IT THEREFORE RESOLVED that the Municipality of the County of Halifax do, under and by virtue of the Municipal Affairs Act, and subject to the approval of the Minister of Municipal Affairs, borrow or raise by way of loan on the credit of the said Municipality, a sum not exceeding One Hundred Thousand Dollars (\$100,000) for the purpose aforesaid;

THAT under and in accordance with said The Municipal Affairs Act such sum be borrowed or raised by the issue and sale of debentures of the Municipality to such an amount as the Council thereof deems necessary to raise such sum;

THAT the issue of such debentures be postponed and that the said Municipality do, under and by virtue of the provisions of

Section 148 (1) of Chapter 7 of the Acts of 1955, the Municipal Act and subject to the approval of the Minister of Municipal Affairs, borrow a sum or sums of money not exceeding One Hundred Thousand Dollars (\$100,000) from the Bank of Nova Scotia, at Bedford, Nova Scotia.

THAT such sum or sums be borrowed from said Bank for a period not exceeding twelve months with interest to be paid said Bank at the rate of  $5\frac{1}{2}$  per centum per annum and that the amount so borrowed be repaid the said Bank from the proceeds of the said debentures when sold."

Motion carried.

Councillors McCabe and Moser moved:-

"THAT Ronald E. Fraser be appointed as Constable in District #24." Motion carried.

Councillors Williams and Daye moved:-

"THAT Council approve a By-Law to Amend the Regulation of Animals By-Law."

Councillor McGrath again stated his feelings in regard to the payment of bounties. He said that he did not think it should be a Municipal responsibility, but rather a Provincial responsibility.

Councillors McGrath and Roche moved:-

"THAT the matter of payment of bounties be deferred for further consideration."

Councillor Moser said he felt it ridiculous that the County should be expected to pay bounties.

Councillor Grant said he felt it justified that the bounty should be put back on the bear.

Councillor Henley asked what had happened to the request of Council at a previous Session re the Provincial Government matching bounties.

The Municipal Clerk said that the letter was acknowledged, but that there was nothing further on the matter.

Councillor Daye pointed out that this was one way of putting money back into the taxpayers' pocket.

The Warden put the question for adoption of the motion.

THOSE FOR:- (6)      THOSE AGAINST:- (15)      The Motion was lost.

The Warden put the question for adoption of the By-Law. Motion carried. (15) - FOR (6) - AGAINST.

Councillors McGrath and Curren moved:-

"THAT the following be appointed to the BOARD OF HEALTH for District No. 8:-

A. W. Dunbar - Bedford  
Dr. S. C. Fuller - Bedford  
W. H. Young - Bedford  
A. C. Sim - Bedford  
Earl Haverstock - Hammonds Plains." Motion carried.

Councillors Smeltzer and King-Myers moved:-

"THAT the following Fire Wards for District No. 27 be appointed:-

Purl Gilby	Beaver Bank
Richard Barrett	Beaver Bank
Harold T. Barrett	Beaver Bank
Royce Hefler	Lower Sackville
Everett Slaunwhite	Upper Sackville
Cuthbert Ellis	Middle Sackville
Gordon Carter	Lower Sackville
Harold Parker	Middle Sackville
Charles Wisen	Lower Sackville
Grandall Parsons	Lucasville." Motion carried.

Councillors Smeltzer and Grant moved:-

"THAT the following Fence Viewers be appointed for District No. 27:-

Jack Fenerty	Upper Sackville
Richard Barrett	Beaver Bank." Motion carried.

Councillors Smeltzer and McGrath moved:-

"THAT the follower party be appointed a Member of the Board of Health for District No. 27:-

Mr. Gordon Jack	Beaver Bank." Motion carried.
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Councillors Kehoe and Roche moved:-

"THAT George E. Hopkinson, Lakeside be appointed as Constable - replacing Fred Murray (unable to act). Motion carried.

Councillors Baker and McGrath moved:-

"THAT Gerald Robert Fader, Hatchett Lake, R.R. #2, Armdale, be appointed as constable replacing Duncan Keddy, East Dover." Motion carried.

Councillors Grant and Williams moved:-

"THAT Donald Holt be appointed as Surveyor of Logs and Lumber in District No. 25." Motion carried.

Councillors Thomas and Daye moved:-

"THAT Wilfred Williams be appointed as fence viewer in District No. 16." Motion carried.

Councillor McGrath asked if any steps had been taken to set up the Purchasing Department which was recommended at a previous Session.

The Municipal Clerk pointed out that the matter was still at an administrative level, but however, it had been brought to the attention of the Chief Accountant, Mr. McMahon, Assistant Municipal Clerk, Mr. Bensted and that he expected that within the near future, they would sit down to discuss just what form this Purchasing Department would take.

Councillors Moser and McGrath moved:-

"THAT Council adjourn." Motion carried.

The Session adjourned with the singing of the Queen.

REPORTS

of the

FIRST YEAR MEETINGS

of the

THIRTY-FOURTH COUNCIL

of the

MUNICIPALITY OF THE COUNTY  
OF HALIFAX

APRIL COUNCIL SESSION

1962

REPORT OF THE BUILDING INSPECTOR FOR MARCH 1962

TOTALS FOR ALL DISTRICTS

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	24	\$265,400.00	\$137.00
Additions, residential	18	42,550.00	41.00
Repairs, residential	9	25,998.00	18.00
Relocate	1	-----	2.00
Apartment house	1	100,000.00	20.00
School	<u>1</u>	<u>118,200.00</u>	<u>20.00</u>
<b>TOTALS</b>	<u><b>54</b></u>	<u><b>\$552,148.00</b></u>	<u><b>\$238.00</b></u>

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	54	\$518,614.00	\$241.00
Service Station	1	20,000.00	10.00
Apartment House	1	35,000.00	20.00
Fire Station	<u>1</u>	<u>88,600.00</u>	<u>20.00</u>
<b>TOTALS</b>	<u><b>57</b></u>	<u><b>\$662,214.00</b></u>	<u><b>\$291.00</b></u>

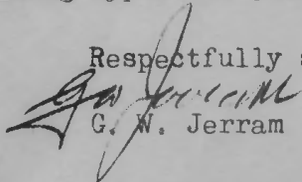
<u>CONST. TYPE</u>	<u>APPLICATION REJECTED</u>	<u>CONST. COST</u>	<u>FEE RETURNED</u>
New Buildings, residential	2	\$56,000.00	\$20.00
Additions, residential	<u>1</u>	<u>75.00</u>	<u>2.00</u>
<b>TOTALS</b>	<u><b>3</b></u>	<u><b>\$56,075.00</b></u>	<u><b>\$22.00</b></u>

<u>CONST. TYPE</u>	<u>APPLICATION DEFERRED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Additions, residential	<u>1</u>	<u>\$3,000.00</u>	<u>\$2.00</u>

<u>CONST. TYPE</u>	<u>APPLICATION CANCELLED</u>	<u>CONST. COST</u>	<u>FEE RETURNED</u>
New Buildings, residential	<u>2</u>	<u>\$10,250.00</u>	<u>\$7.00</u>

These totals show a 20% increase in permits issued in March 1961  
and a 92.3% increase in construction cost in March 1961.

The following pages show the complete breakdown of building types and permits  
issued for individual districts.

Respectfully submitted,  
  
G. W. Jerram

- 42 -  
DISTRICT 1

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	2	\$34,000.00	\$20.00

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	1	\$12,000.00	\$5.00

DISTRICT 2

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Additions, residential	2	\$3,650.00	\$4.00
Repairs, residential	<u>1</u>	<u>3,000.00</u>	<u>2.00</u>
TOTALS	3	\$6,650.00	\$6.00

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	3	\$32,000.00	\$15.00

DISTRICT 3

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Additions, residential	2	\$2,000.00	\$4.00
Repairs, residential	<u>1</u>	<u>4,500.00</u>	<u>2.00</u>
TOTALS	3	\$6,500.00	\$6.00

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	1	\$13,500.00	\$ 5.00
Service Station	<u>1</u>	<u>20,000.00</u>	<u>10.00</u>
TOTALS	2	\$33,500.00	\$15.00

<u>CONST. TYPE</u>	<u>APPLICATION CANCELLED</u>	<u>CONST. COST</u>	<u>FEE RETURNED</u>
New Buildings, residential	1	\$250.00	\$2.00

DISTRICT 4

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	1	\$ 13,000.00	\$ 5.00
Additions, residential	1	2,000.00	2.00
Repairs, residential	1	3,100.00	2.00

- 43 -  
DISTRICT 4

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Apartment House	1	\$100,000.00	\$20.00
TOTALS	4	\$118,100.00	\$29.00

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Apartment House	1	\$35,000.00	\$20.00

<u>CONST. TYPE</u>	<u>APPLICATIONS REJECTED</u>	<u>CONST. COST</u>	<u>FEE RETURNED</u>
New Buildings, residential	2	\$56,000.00	\$20.00

<u>CONST. TYPE</u>	<u>APPLICATIONS CANCELLED</u>	<u>CONST. COST</u>	<u>FEE RETURNED</u>
New Buildings, residential	1	\$10,000.00	\$5.00

DISTRICT 5

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	1	\$16,000.00	\$10.00
Relocate	1	-----	2.00
Additions, residential	3	7,500.00	6.00
TOTALS	5	\$23,500.00	\$18.00

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	3	\$54,500.00	\$30.00

<u>CONST. TYPE</u>	<u>APPLICATIONS REJECTED</u>	<u>CONST. COST</u>	<u>FEE RETURNED</u>
Additions, residential	1	\$75.00	\$2.00

DISTRICT 6

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Nil	Nil	Nil	Nil

DISTRICT 7

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Nil	Nil	Nil	Nil

DISTRICT 8

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	5	\$72,500.00	\$37.00
Repairs, residential	1	5,000.00	2.00
Additions, residential	<u>1</u>	<u>1,500.00</u>	<u>2.00</u>
TOTALS	7	\$79,000.00	\$41.00

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	13	\$155,000.00	\$65.00
Fire Station	<u>1</u>	<u>88,600.00</u>	<u>20.00</u>
TOTALS	14	\$243,600.00	\$85.00

DISTRICT 9

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	1	\$100.00	\$2.00
Additions, residential	<u>1</u>	<u>300.00</u>	<u>2.00</u>
TOTALS	2	\$400.00	\$4.00

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	2	\$10,000.00	\$7.00

DISTRICT 10

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	1	\$ 1,000.00	\$ 2.00
Repairs, residential	1	3,880.00	2.00
Additions, residential	<u>2</u>	<u>11,000.00</u>	<u>7.00</u>
TOTALS	4	\$15,880.00	\$11.00

DISTRICT 11

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	5	\$57,000.00	\$27.00
Repairs, residential	<u>2</u>	<u>6,140.00</u>	<u>6.00</u>
TOTALS	8	\$63,140.00	\$33.00

DISTRICT 12

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Additions, residential	2	\$6,500.00	\$4.00
Repairs, residential	1	<u>378.00</u>	<u>2.00</u>
TOTALS	3	\$6,878.00	\$6.00

DISTRICT 13

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	1	\$7,500.00	\$5.00

<u>CONST. TYPE</u>	<u>APPLICATION DEFERRED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Additions, residential	1	\$3,000.00	\$2.00

DISTRICT 14

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	1	\$10,000.00	\$5.00
Additions, residential	1	<u>4,000.00</u>	<u>4.00</u>
TOTALS	2	\$14,000.00	\$9.00

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	11	\$133,000.00	\$55.00

DISTRICT 15

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Nil	Nil	Nil	Nil

DISTRICT 16

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
New Buildings, residential	1	\$5,000.00	\$2.00

DISTRICT 17

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECTED</u>
Nil	Nil	Nil	Nil

DISTRICT 18

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECT</u>
Nil	Nil	Nil	Nil

DISTRICT 21

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECT</u>
New Buildings, residential	1	\$10,000.00	\$5.00

DISTRICT 27

<u>CONST. TYPE</u>	<u>PERMITS ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECT</u>
New Buildings, residential	5	\$ 44,300.00	\$19.00
Additions, residential	3	4,100.00	6.00
School	1	<u>118,200.00</u>	<u>20.00</u>
TOTALS	9	\$166,600.00	\$45.00

<u>CONST. TYPE</u>	<u>PRELIMINARIES ISSUED</u>	<u>CONST. COST</u>	<u>FEE COLLECT</u>
New Buildings, residential	8	\$103,614.00	\$57.00

April Council Session - 1962

Tuesday, April 10th, 1962

A BY-LAW TO AMEND THE BUILDING BY-LAW

1. Section 13A of the Building By-Law of the Municipality of the County of Halifax is repealed and the following substituted therefor:

"When an application for a building permit is made under the provisions of this by-law it shall be accompanied by payment of the following fees:

- (i) Where the value of the proposed erection, alterations or repair does not exceed \$1,000.00, the sum of \$2.00;
- (ii) Where the value of the proposed erection, alteration or repair exceeds \$1,000.00 but does not exceed \$5,000.00, the sum of \$5.00;
- (iii) Where the value of the proposed erection, alteration or repair exceeds \$5,000.00 but does not exceed \$10,000.00, the sum of \$7.50;
- (iv) Where the value of the proposed erection, alteration or repair exceeds \$10,000.00 but does not exceed \$15,000.00, the sum of \$10.00;
- (v) Where the value of the proposed erection, alteration or repair exceeds \$15,000.00 but does not exceed \$20,000.00, the sum of \$15.00;
- (vi) Where the value of the proposed erection, alteration or repair exceeds \$20,000.00 but does not exceed \$25,000.00, the sum of \$20.00;
- (vii) Where the value of the proposed erection, alteration or repair exceeds \$25,000.00 but does not exceed \$50,000.00, the sum of \$30.00;

- (viii) Where the value of the proposed erection, alteration or repair exceeds \$50,000.00 but does not exceed \$100,000.00, the sum of \$40.00;
- (ix) Where the value of the proposed erection, alteration or repair exceeds \$100,000.00 but does not exceed \$250,000.00, the sum of \$40.00 plus .50 cents per each \$1,000.00 over \$100,000.00;
- (x) Where the value of the proposed erection, alteration or repair exceeds \$250,000.00, the sum of \$115.00 plus .25 cents per each \$1,000.00 over \$250,000.00."

April Council Session - 1962

Tuesday, April 10th, 1962

A BY-LAW TO AMEND THE REGULATION OF ANIMALS BY-LAW

1. That Section of the Regulation of Animals By-Law of the Municipality of the County of Halifax dealing with bounties on wild animals is repealed and the following substituted therefor:

"Where a person who kills a bear, wildcat, racoon or fox within the municipality and

(a) swears an affidavit before a councillor, justice of the peace or commissioner, of the time and place of the killing;

(b) obtains the certificate of the councillor, justice of the peace or commissioner that the skin of the animal was shown to him within thirty days of the killing;

(c) files his affidavit with the treasurer, and

(d) shows the snout of the killed animal to the treasurer;

he shall be paid a bounty by the treasurer out of municipal funds according to the following rates:

For a bear.....	\$ 20.00
For a wildcat.....	4.00
For a racoon.....	2.00
For a fox.....	2.00"

April Council Session - 1962

Tuesday, April 10th, 1962

A BY-LAW TO AMEND THE ZONING BY-LAW

1. Appendix "B" of the Zoning By-Law of the Municipality of the County of Halifax is amended by re-zoning the following described property from R-2 use to T use:

"ALL that certain lot, piece or parcel of land situated, lying and being in Eastern Passage, County of Halifax and Province of Nova Scotia and may be seen on a plan of Lawrence J. Fredericks dated December 29, 1961, and signed by W. S. Crooker, Jr., P.L.S., and more particularly described as follows:

BEGINNING at a point on the north-west corner of Lot A-3, said point being set by J. L. Reid, P.L.S., in 1954 and as shown on said plan;

THENCE north sixty-two degrees zero minutes East ( $N62^{\circ}0'E$ ) a distance of five hundred and sixty-five (565') feet more or less to a point;

THENCE southerly along a wire mesh fence four hundred and twenty-seven (427') feet more or less to a point being on the northern boundary of lands now or formerly owned by one Mrs. Mary J. Martin;

THENCE south sixty-two degrees thirty-seven minutes west ( $S62^{\circ}37'W$ ) along a wire mesh fence and an old stone wall as shown on said plan six hundred and eighty-seven (687') feet more or less to a stake set by J. L. Reid, P.L.S., in the year 1954 and as shown on said plan as being the south-east corner of a reserved area;

THENCE northerly along said reserved area east boundary line, a distance of one hundred and sixty-five (165') feet more or less to the southern reserve of Fredericks Drive;

THENCE westerly along the southern reserve of Fredericks Drive until it reaches the eastern reserve of the Eastern Passage-Cole Harbour Road, so-called;

THENCE northerly seventy-four (74') feet more or less to the south-west corner of Lot A-1;

THENCE easterly along the northern reserve of Fredericks Drive so-called to the south-east corner of Lot A-1;

THENCE north twenty-seven degrees fifty-three minutes west ( $N27^{\circ}53'W$ ) a distance of one hundred and twenty (120') feet more or less or to the southern boundary of Lot A-3 as shown on said plan;

THENCE north sixty-two degrees seven minutes East ( $N62^{\circ}07'E$ ) a distance of sixty point four six (60.46') feet to a point, said point being the south-east corner of Lot A-3;

THENCE north twenty-seven degrees fifty-three minutes west ( $N27^{\circ}53'W$ ) a distance of sixty (60') feet more or less to the place of beginning."

April Session 1962.

REPORT OF THE COUNTY PLANNING BOARD

TO HIS HONOUR THE WARDEN AND MEMBERS OF THE MUNICIPAL COUNCIL:  
COUNCILLORS:-

RE-ZONING: The County Planning Board recommends that plans A-1, A-2, A-3, A-4 and A-5 be approved as appendices to the Zoning By-law replacing present plans called Appendix "A" and Appendix "B" and that on the approval of plans A-1, A-2, A-3, A-4 and A-5, the plans called Appendix "A" and Appendix "B" be rescinded.

The County Planning Board also recommends that the Watt's School Section and the Sheet Harbour School Sections excepting thereof any lands owned or leased by the Halifax Pulp and Paper Company Limited be zoned R-1 (single-family dwelling) Zone and that Council give "Notice of Intention" to zone these school sections.

REDUCED SETBACK: The County Planning Board further recommends that the setback be approved for Lot #104 in the Clayton Park Subdivision as shown on a plan certified by Orrin A. Clark, Provincial Land Surveyor.

APPEAL UNDER SECTION 20 OF THE TOWN PLANNING ACT BY THE RATEPAYERS OF DISTRICT NO. 24.

This matter was referred to the County Planning Board at the January Session of Council and after a series of meetings dealing with this subject, it was moved by Councillor Henley and seconded by Councillor Roche:

"THAT the Board recommend to Council that this matter be deferred for a period of one month and that a petition re: building district be circulated along the Main Highway of District #24." Motion carried by a vote of four to one with Councillor Daye against.

Respectfully submitted,  
(Signed by the Committee).

April Council Session - 1962

Tuesday, April 10th, 1962

REPORT OF THE FINANCE AND EXECUTIVE COMMITTEE

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

ASSESSMENT APPEAL - HALIFAX POWER AND PULP COMPANY LIMITED -

This matter was discussed at some length at the Annual Session of Council in Committee of the Whole and any final decision on this matter was deferred until the April Session of Council. It now appears that it might be as well to defer a final decision until the May Session, as long as the Municipality does not lose its right to appeal. Your Committee has asked that this matter be placed on the agenda of this session as a separate item and refer the matter to Council as a separate item from this report without recommendation.

At the Annual Session of Council, a resolution moved by Councillor Smeltzer and seconded by Councillor Isenor, which reads as follows, was referred to this Committee:-

"BE IT RESOLVED that the Provincial Government be asked to request the Legislature to amend the Assessment Act, in such a manner as to entitle all persons seventy years old and over, to a similar exemption from assessment as that accorded to widows."

Your Committee has reviewed this matter carefully and feels that any wide sweeping legislation, such as this, would be detrimental to the revenue of the Municipality, in spite of the exemption only applying if the income is below a certain figure. There are certain dangers that might arise, and where the Council is well able to deal with deserving cases under Section 119 of the Assessment Act, your Committee recommends against the adoption of the proposed resolution.

April Council Session - 1962

- 2 -

Report of the Finance and Executive Committee  
Continued

For the information of Council, Section 119 of the Assessment Act, reads as follows:-

1. "Upon the petition of any taxpayer duly certified by affidavit, the council may:
  - (a) relieve from the payment of all or any portion of the rates and taxes for the current year any taxpayer who declares that from sickness or extreme poverty he is unable to pay his rates or taxes; or
  - (b) relieve from the payment of all or any portion of the rates and taxes for the current or any previous year any taxpayer who by reason of any gross and manifest error in the assessment roll has been wrongly charged; and may also order the treasurer to refund rates or taxes for the current year already paid by any person mentioned in clause (a).
2. Except as otherwise provided in this Section, the Council shall not relieve any taxpayer from the payment of all or any portion of his rates or taxes."

REFUND OF POLL TAX -

W. Philip Desaulniers, 106 Dutch Village Road, Armdale, has submitted proof of date of birth as being 1898. He has paid a \$15.00 Poll Tax for each of the years 1959, 1960 and 1961. Where the Assessment Act states that only persons between the years of 21 and 60 are eligible for paying Poll Tax, your Committee recommends a refund to Mr. W. Philip Desaulniers in an amount of \$45.00.

Jerome Bernard, Eastern Passage, has submitted proof of date of birth as being 1894. He has paid a \$15.00 Poll Tax for the year 1961. Where the Assessment Act states that only persons between the years of 21 and 60 are eligible for paying Poll Tax, your Committee recommends a refund to Mr. Jerome Bernard in an amount of \$15.00.

Respectfully submitted,  
(Signed by the Committee)

HALIFAX COUNTY HOSPITAL

REVENUE AND EXPENDITURE REPORT

FOR TWO MONTH PERIOD ENDING FEBRUARY 28, 1962

DESCRIPTION OF ACCOUNT	ACCOUNT NUMBER	REVENUE TO DATE	BUDGET AMOUNT	AMOUNT TO BE COLLECTED
REVENUE BOARD OF PATIENTS	300	134,556.34	822,310.00	687,753.66 CR 1
REVENUE ON INVESTMENTS	302	525.62	1,300.00	774.38 CR 1
REVENUE BOARD OF STAFF	303	527.00	1,500.00	973.00 CR 1
MISCELLANEOUS REVENUE	304	67.47		67.47 * 1
REVENUE	306	4,730.13	40,000.00	35,269.87 CR 1
		<u>140,406.56</u>	<u>865,110.00</u>	<u>724,703.44 CR 1</u>

DESCRIPTION OF ACCOUNT	ACCOUNT NUMBER	EXPENDITURES TO DATE	BUDGET AMOUNT	UNEXPENDED BALANCE
TOTAL EXPENSE				
GENERAL EXPENSE	401	1,072.84	5,000.00	3,927.16 CR 1
STAFF SALARIES	4,011	297.00	1,300.00	1,003.00 CR 1
PHYSIOTHERAPY	4,012	233.03	1,000.00	766.97 CR 1
EQUIPMENT REPLACEMENT	4,013	1,270.24	25,000.00	23,729.76 CR 1
STAFF COMPENSATION	4,014		2,000.00	2,000.00 CR 1
GENERAL MAINTENANCE	402	4,713.84	10,000.00	5,286.16 CR 1
ADMINISTRATION	403	312.33	8,000.00	7,687.67 CR 1
ADVERTISING	404	163.27	400.00	236.73 CR 1
FINANCING	405	1,042.10	4,000.00	2,957.90 CR 1
REDEMPTION & GOV. LOANS	406		33,475.89	33,475.89 CR 1
EXPENSE	407	250.40	1,000.00	749.60 CR 1
PRINTING MATERIALS	408	1,144.94	7,500.00	6,355.06 CR 1
	409	3,777.13	15,000.00	11,222.87 CR 1
COMMITTEES	410	742.14	3,500.00	2,757.86 CR 1
OFFICES	411	441.76	1,800.00	1,358.24 CR 1
ELECTRIC BULBS	412	253.78	3,000.00	2,746.22 CR 1
ELECTRIC LIGHTS	413	2,162.45	8,000.00	5,837.55 CR 1
ELECTRIC POWER	414	1,168.58	4,000.00	2,831.42 CR 1
REPAIRS	415	182.93	1,400.00	1,217.07 CR 1
TOTAL EXPENSE	416	29.69	3,000.00	2,970.31 CR 1
BONDAGE	417	1,441.04	2,300.00	858.96 CR 1
INVESTMENT ON BONDS	418		12,304.39	12,304.39 CR 1
MAINTENANCE-PLUMBING	419	620.78	6,000.00	5,379.22 CR 1
-ELECTRICAL	420	3,678.17	10,000.00	6,321.83 CR 1
-HEATING	421	98.22	5,000.00	4,901.78 CR 1
-KITCHEN	422	1,417.00	4,000.00	2,583.00 CR 1
-LAUNDRY & SUPPLIES	423	58.75	2,500.00	2,441.25 CR 1
BROOMS	424	251.94	700.00	448.06 CR 1
RE PATIENTS	425	5.00		5.00 * 1
	426	2.72	2,400.00	2,397.28 CR 1
REPAIRS	427	89.95	800.00	710.05 CR 1
SALARIES	428	56,905.09	330,000.00	273,094.91 CR 1
HEALTH OFFICER	429		13,915.00	13,915.00 CR 1
PHONE	430	200.03	1,200.00	999.97 CR 1
TRANSPORTATION	431	532.93	2,000.00	2,532.93 CR 1
STATIONARIES	432		380.00	380.00 CR 1
STATIONARIES	433		750.00	750.00 CR 1
EXPENSE	435	42.40	100.00	57.60 CR 1
LAB EXPENSE	436	10.76	500.00	489.24 CR 1
DEPRECIATION EXPENSE	438		9,000.00	9,000.00 CR 1
CONTRIBUTION FOR RESERVE FOR NEW				
EQUIPMENT & LAUNDRY ROOM	439		82,500.00	82,500.00 CR 1

EXPENSE	501		1,000.00	1,000.00 CR 1
	502	420.00	700.00	280.00 CR 1
	503		1,000.00	1,000.00 CR 1
GENERAL FARM EXPENSE	504	463.41	3,500.00	3,036.59 CR 1
ELECTRIC LIGHTS	505	241.96	900.00	658.04 CR 1
MANURE & SHAVINGS	506	60.00	1,000.00	940.00 CR 1
-CATTLE	507	428.45	3,500.00	3,071.55 CR 1
-HOGS	507	154.10	2,000.00	1,845.90 CR 1
-POULTRY	507	1,512.60	6,000.00	4,487.40 CR 1
FERTILIZER	508		600.00	600.00 CR 1
	509		400.00	400.00 CR 1
REPAIRS	510	1,875.31	9,000.00	7,124.69 CR 1
EXPENSE	511	116.15	1,000.00	883.85 CR 1
GAS	512		500.00	500.00 CR 1
FARM MACHINERY	513	24.00	500.00	476.00 CR 1
TRUCK & DOZER EXPENSE	514	28.96	1,000.00	971.04 CR 1
TRUCK GAS	515	33.00	400.00	367.00 CR 1
FRUIT & VEGETABLES	601	4,192.85	10,000.00	5,807.15 CR 1
	602	13,375.61	65,000.00	51,624.39 CR 1
	603	906.67	15,000.00	14,093.33 CR 1
	604	7,222.37	37,000.00	29,777.63 CR 1
	605	831.02	10,000.00	9,168.98 CR 1
	606	598.96	5,000.00	4,401.04 CR 1
TEA & MARGARINE	607	801.90	5,000.00	4,198.10 CR 1
	608	4,359.69	28,000.00	23,640.31 CR 1
COFFEE	609	564.52	4,000.00	3,435.48 CR 1
	610	1,477.20	6,000.00	4,522.80 CR 1
SHOES	611	824.18	2,000.00	1,175.82 CR 1
STAMPING	612	2,608.22	8,000.00	5,391.78 CR 1
		126,668.50	852,725.28	726,056.78 CR 1

REPORT OF THE MUNICIPAL SCHOOL BOARD OF HALIFAX COUNTYAPRIL 1962

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

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The Municipal School Board wishes to present to Municipal  
Council at the April meeting, the following recommendations:

CAPITAL PROGRAM

- SAMBRO It is recommended that one classroom be  
added to the school at Sambro.
- UPPER  
HAMMOND'S  
PLAINS It is recommended that one classroom be  
added to the school at Upper Hammond's  
Plains.
- BOUTILIER'S  
POINT It is recommended that the basement class-  
room at Boutilier's Point School be completed.
- UPPER  
TANTALLON It is recommended that a classroom be  
established in the basement of the Upper  
Tantallon School.
- EASTERN  
MEMORIAL It is recommended that a piece of land  
adjoining the present site be purchased at  
Eastern Memorial School, Oyster Pond, for  
future use.
- COLE HARBOUR It is recommended that approximately five  
acres of land be purchased at Cole Harbour  
on the Caldwell Road in anticipation of a  
school in that area in the next year or two.
- NAMING OF  
SCHOOLS The trustees of Waverley School Section have  
requested that the present school be named  
the D. S. Mitchell School, and the school  
now under construction be named the L. C.  
Skerry School.
- The trustees of John MacKay School District have re-  
quested that the high school now under construction be  
named The Graham Creighton High School.

SURPLUS SCHOOLS

The Municipal School Board wishes to declare the following schools surplus:

Lower Ship Harbour

Owl's Head

Clam Bay

Little Harbour

DeBay's Cove

East Jeddore

Respectfully submitted,

MUNICIPAL SCHOOL BOARD

*G. D. Burris*  
*per E. M.*

G. D. Burris  
Chairman

OCEAN VIEW MUNICIPAL HOME

REVENUE AND EXPENDITURE REPORT

FOR TWO MONTH PERIOD ENDING FEBRUARY 28/62

ACCOUNT	ACCOUNT NUMBER	REVENUE TO DATE	BUDGET AMOUNT	BALANCE TO BE COLLECTED
BOARD OF PATIENTS	300	18,669.00	109,500.00	90,831.00 CR 1
		<u>18,669.00</u>	<u>109,500.00</u>	<u>90,831.00 CR 1</u>

ACCOUNT	ACCOUNT NUMBER	EXPENDITURES TO DATE	BUDGET AMOUNT	UNEXPENDED BALANCE
EXPENSE	401	420.88	1,500.00	1,079.12 CR 1
MAINTENANCE	402	157.90	1,000.00	842.10 CR 1
ADMINISTRATIVE EXPENSE	403	20.16	4,200.00	4,179.84 CR 1
COOKING	404		50.00	50.00 CR 1
EXEMPTION	405	8.59	300.00	291.41 CR 1
FEES	406		2,000.00	2,000.00 CR 1
PHONE	407	80.00	480.00	400.00 CR 1
POSTAL MATERIALS	408	213.18	600.00	386.82 CR 1
RENTS	409	1,006.32	4,500.00	3,493.68 CR 1
	410	150.72	1,300.00	1,149.28 CR 1
BULBS	411		150.00	150.00 CR 1
LIGHTS	412		75.00	75.00 CR 1
POWER	413	312.63		
	414	46.94	2,250.00	1,890.43 CR 1
	415	15.11	200.00	184.89 CR 1
EXPENSE	416	110.17	400.00	289.83 CR 1
	417		400.00	400.00 CR 1
BONDS	418		3,162.50	3,162.50 CR 1
PLUMBING	419		250.00	250.00 CR 1
-ELECTRICAL	420	175.88	300.00	124.12 CR 1
-HEATING	421		700.00	700.00 CR 1
-KITCHEN	422	98.43	650.00	551.57 CR 1
-LAUNDRY & SUPPLIES	423	333.57	3,500.00	3,166.43 CR 1
ROOMS	424	37.16	50.00	12.84 CR 1
PATIENTS	425	12.00		12.00 * 1
	426	77.72	350.00	272.28 CR 1
V. REPAIRS	427		25.00	25.00 CR 1
HEALTH OFFICER	428	8,952.16	48,000.00	39,047.84 CR 1
	429		2,000.00	2,000.00 CR 1
	430	17.49	250.00	232.51 CR 1
	432		180.00	180.00 CR 1
	433	173.16	200.00	26.84 CR 1
EXPENDITURES OUT OF REV.	439	100.00	2,000.00	1,900.00 CR 1
	601	854.17	4,500.00	3,645.83 CR 1
	602	838.24	5,800.00	4,961.76 CR 1
VEGETABLES	603	142.41	1,300.00	1,157.59 CR 1
	604	848.95	5,200.00	4,351.05 CR 1
	605	61.15	500.00	438.85 CR 1
	606	13.88	100.00	86.12 CR 1
MARGARINE	607	97.20	600.00	502.80 CR 1
	608	176.64	2,300.00	2,123.36 CR 1
FFEE	609	41.50	350.00	308.50 CR 1
	610		45.00	45.00 CR 1
ODES	611		50.00	50.00 CR 1
	612	138.05	400.00	261.95 CR 1
		<u>15,732.36</u>	<u>102,167.50</u>	<u>86,435.14 CR 1</u>

April Council Session - 1962  
Tuesday, April 10th, 1962.

REPORT OF THE PUBLIC WORKS COMMITTEE

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

PARKS AND PUBLIC LANDS -

Your Committee has been reviewing the present situation with respect to Parks and Public Lands that are presently owned by the Municipality or are in process of being acquired for the Municipality and attach hereto a list naming the parks, showing what balance was left in funds allocated to the particular park concerned as at the first of January, 1961, what was allocated during the year 1961, what they expended during the year and the balance that was on hand as at December 31, 1961, and after reviewing the situation, recommend to Council further grants in an amount of \$2,700.00, as shown on the attached schedule. This is not to say that this is the total amount to be granted for the year 1962, because several parks are being held in abeyance, pending acquisition of the lands or pending further investigation by the Committee of particular circumstances in connection with a certain park.

In addition to the parks listed on the schedule, your Committee is also considering the development of a small park on the site of the old Jollimore School at Jollimore but want to meet with the Cunard Men's Club before any final decisions are made with respect to this park, and also an offer of approximately seven (7) acres of land in the Parkdale Subdivision at Timberlea. This site was viewed during the winter months but your Committee would like to have a further inspection of the site proposed with Mr. Poirier and Mr. MacMillan, who would be the donors of the land in question,

April Council Session - 1962

Report of the Public Works Committee Continued

to get more accurate information as to the metes and bounds of the proposed land to be donated for park purposes in this area.

Your Committee also wishes to report that there will be park land made available at some time in the future by the owners of Bridge View Subdivision and Clayton Park Subdivision in the Rockingham area and by Greenhill Development Limited in the Sackville area.

Your Committee recommends the approval of the grants recommended of \$2,700.00 in the attached schedule at this time.

EXPROPRIATION OF EASEMENTS -

In order to proceed with the sewer extensions in the Shady Lane, Fenwood Road area, which have been approved by the Council, it will be necessary to expropriate easements in nine (9) different locations and your Committee proposes to introduce separate from this report the nine (9) necessary expropriations of easements to carry out this work.

Respectfully submitted,

(Signed by the Committee)

PARKS AND PUBLIC LANDS

1962 BUDGET

PARKS	JANUARY 1, 1961 BALANCE	ALLOCATED 1961	TOTAL AVAILABLE 1961	EXPENDITURES 1961	BALANCE DECEMBER 31, 1961	RECOMMEND GRANT 1962
W. D. Piercey Memorial Park (further development)	\$ .15	\$ 2,000.00	\$	\$	\$	--
Additional 1962		1,500.00	3,500.15	2,978.80	521.35	--
Petpeswick West Wharf Property (further development)	69.99	500.00	569.99	139.95	430.04	--
Kidston Lake Park	464.00		464.00	200.00	264.00	--
Long Cove Park, Bedford	600.00		600.00		600.00	--
Whimsical Lake Park Jollimore (further development)	31.50	1,500.00				
Additional 1962		691.30	2,222.80	2,212.30	10.50 (Drainage Problem to be investigated)	
Reservoir Property, Rockingham	500.00	500.00	1,000.00	600.00	400.00	500.00 (\$260.00 paving)
Wedgewood Park, Rockingham (further development)	713.25	500.00	713.25	718.00	495.25	500.00
Waverley Fire Hall Park (further development)	500.00	500.00	1,000.00	248.96	751.04	--
Sackville River Delta Park	2,000.00		2,000.00		2,000.00	
District No. 14 Park (developing new park land)	53.29	500.00	553.29	541.77	11.52	500.00 (land to be vested in Municipality)
Spry Bay - Tangier Park Land (acquiring and developing park land)		1,000.00	1,000.00		1,000.00	
Uplands Park, Hammonds Plains Road (developing new park lands)		500.00	500.00		500.00	1,000.00 (Paving charges \$1,316.00)

1962 Budget - Parks and Public Lands Continued

- 2 -

PARKS	JANUARY 1, 1961 BALANCE	ALLOCATED 1961	TOTAL AVAILABLE 1961	EXPENDITURES 1961	BALANCE DECEMBER 31, 1961	RECOMMEND GRANT 1962
Eastern Passage Park Land \$ (acquiring and developing new park land)		\$ 1,000.00	\$ 1,000.00		\$ 1,000.00	\$
MacKenzie Development Park Land, Rockingham	500.00	100.00	600.00		600.00	200.00
White's Lake Park		500.00	500.00		500.00	--
Terence Bay Park		500.00	500.00		500.00	--
	\$ 5,432.18	\$ 11,291.30	\$ 16,723.48	\$ 7,639.78	\$ 9,083.70	\$ 2,700.00

- 63 -

REVENUE REPORT

MARCH 31ST, 1962

OF ACCOUNT	ACCOUNT NUMBER	REVENUE TO DATE	BUDGET AMOUNT	AMOUNT TO BE COLLECTED
TIME TEL & TEL	303		28,525.00	28,525.00 CR 1
SPECIAL CHARGES STREET PAVING	304	30,339.85		30,339.85 * 1
ING VALE SEWER	3,041	2,006.10		2,006.10 * 1
STREET IMPROVEMENTS	3,043	223.52		223.52 * 1
TAX	305	464.00	19,500.00	19,036.00 CR 1
PLERS LICENSE ETC.	306	1,210.64	3,500.00	2,289.36 CR 1
ES & FEES	308		100.00	100.00 CR 1
EREST ON DEPOSITS & BONDS	309	1,509.37	5,000.00	3,490.63 CR 1
EREST ON SPECIAL ASSESSMENTS	3,091	638.74		638.74 * 1
EREST ON TAX ARREARS	310	5,477.88	30,000.00	24,522.12 CR 1
OF CANADA IN LIEU OF TAXES	313		150,000.00	150,000.00 CR 1
ERAL PURPOSE GRANT-INCOME TAX	314		22,500.00	22,500.00 CR 1
SPECIAL GRANT	3,141	50,000.00	200,000.00	150,000.00 CR 1
TOTAL DEBT CHARGES ON SCHOOL DR.	3,155	58,018.00	279,897.84	221,879.84 CR 1
RE MENTALLY ILL	3,161		92,588.75	92,588.75 CR 1
OF N.S. RE POOR RELIEF	3,162		64,000.00	64,000.00 CR 1
OF N.S. REGIONAL LIBRARY	3,163	10,660.00	42,646.00	31,986.00 CR 1
RE MUNICIPAL HOMES	3,164		31,833.50	31,833.50 CR 1
ELFARE ADMIN. COSTS	3,165		14,500.00	14,500.00 CR 1
LANDS & FORRESTS ACT.	317		1,500.00	1,500.00 CR 1
RE CIVIL DEFENCE	319		3,600.00	3,600.00 CR 1
MICIPALITY, CITY OR TOWN	320		2,100.00	2,100.00 CR 1
LIQUOR COMM. LIEU OF TAXES	330		695.91	695.91 CR 1
HOME FOR ADMINISTRATION	334		4,000.00	4,000.00 CR 1
HOSPITAL ADMINISTRATION	335		6,800.00	6,800.00 CR 1
ALS	336		9,200.00	9,200.00 CR 1
TRANSFER TAX	337	10,824.74	65,000.00	54,175.26 CR 1
OF BUILDING PERMITS	338	848.00	11,000.00	10,152.00 CR 1
ARY-FINES & FEES	340	459.52	1,500.00	1,040.48 CR 1
HOSPITAL TAX REBATE	345	575.48		575.48 * 1
RY REVENUE	346	312.50	3,000.00	2,687.50 CR 1
CLASSIFIED REVENUE	347	4,602.74	4,600.00	2.74 * 1
C. IN LIEU OF TAXES	348		1,300.00	1,300.00 CR 1
OLD HOSPITAL ACCOUNTS	356	3,472.45	10,000.00	6,527.55 CR 1
& PERSONAL PROPERTY TAX	300	1,050.80	3,642,413.44	3,641,362.64 CR 1
TAX	302	34,678.58	110,000.00	75,321.42 CR 1
		<u>217,372.91</u>	<u>4,861,300.44</u>	<u>4,643,927.53 CR 1</u>

EXPENDITURE REPORT

MARCH 31ST, 1962

OF ACCOUNT	ACCOUNT NUMBER	EXPENDITURES TO DATE	BUDGET AMOUNT	UNEXPENDED BALANCE
COUNCIL	400	7,382.60	29,500.00	22,117.40 CR 1
CLERK & COUNCIL-SECRETARY	4,001	617.46	2,470.00	1,852.54 CR 1
-STATIONERY	4,002		100.00	100.00 CR 1
CLERK OFFICE EXPENSE	4,004	18.87	1,000.00	981.13 CR 1
PRINTING & PUBLIC RELATIONS	4,005	1,800.00	7,500.00	5,700.00 CR 1
CLERK & CLERK'S CONTINGENCY FUND	4,006	411.82	500.00	88.18 CR 1
CLERK'S HONORARIUM	401	1,249.98	5,000.00	3,750.02 CR 1
COMMITTEES				
FINANCE & EXECUTIVE	4,021	624.64		
MUNICIPAL LIBRARY	4,022	296.60		
CITY PLANNING	4,023	1,675.92		
PUBLIC WORKS	4,024	721.36		
FARE	4,025	84.72		
SCHOOL CAPITAL	4,026	1,534.57		
MUNICIPAL HIGH SCHOOL	4,033	70.00		
CHILDREN'S HOSPITAL	4,034	20.00		
TAXATION	4,035	64.18		
COST HOUSING	4,036	107.60		
OFFICIALS & TRAVELLING EXPENSES	402		18,000.00	12,800.41 CR 1
COMMISSIONERS				
INSPECTING INSPECTORS	4,059	8,102.34	32,410.00	24,307.66 CR 1
CLERK'S & TREASURERS OFFICE	406	8,388.66	33,555.00	25,166.34 CR 1
COMMISSIONERS	4,061	7,269.90	28,290.00	21,020.10 CR 1
ACCOUNTING	4,062	7,066.65	28,000.00	20,933.35 CR 1
COMMISSIONERS	4,063	13,946.92	50,165.00	36,218.08 CR 1
CLERKING OFFICE	4,064	8,286.27	34,000.00	25,713.73 CR 1
COMMISSIONERS	4,065	5,287.06	20,700.00	15,412.94 CR 1
COMMISSIONERS FEES	4,066		3,500.00	3,500.00 CR 1
COMMISSIONERS	4,067		4,200.00	4,200.00 CR 1
ENGINEERING	4,068	8,433.48	26,245.00	17,811.52 CR 1
FARE	4,069	7,403.70	25,920.00	18,516.30 CR 1
MUNICIPAL CLERK'S OFFICE				
STATIONERY	407	2,071.17	4,500.00	2,428.83 CR 1
PRINTING	4,071		1,000.00	1,000.00 CR 1
TELEPHONE	4,072	1,422.68	4,700.00	3,277.32 CR 1
CLERK OFFICE EXPENSE	4,073	1,473.49	4,000.00	2,526.51 CR 1
TRAVEL EXPENSE	4,074	115.00	9,000.00	9,115.00 CR 1
PRINTING	4,076	131.80	1,250.00	1,118.20 CR 1
COMMISSIONERS OFFICE				
STATIONERY	408	426.84	200.00	226.84 * 1
PRINTING	4,081	291.38	1,500.00	1,208.62 CR 1
CLERK OFFICE EXPENSE	4,083	18.68	150.00	131.32 CR 1
COLLECTION EXPENSE	4,084	30.20	100.00	69.80 CR 1
TABLES EXPENSE	4,085	640.53	1,500.00	859.47 CR 1
DOG LICENSE	4,086	249.00	4,500.00	4,251.00 CR 1
EXPENSE	4,087	2,113.56	10,000.00	7,886.44 CR 1
TRAVEL	4,088	2,045.22	7,400.00	5,354.78 CR 1
TRANSFER TAX	4,089	549.21	2,000.00	1,450.79 CR 1
ACCOUNTING				
STATIONERY	409		200.00	200.00 CR 1
PRINTING	4,091	537.26	600.00	62.74 CR 1
CLERK OFFICE EXPENSE	4,093	86.69	150.00	63.31 CR 1
FARE DEPARTMENT				
STATIONERY	4,095		150.00	150.00 CR 1
CLERK OFFICE EXPENSE	4,097	72.32	4,795.00	4,722.68 CR 1
CELLANEOUS	4,098		50.00	50.00 CR 1
ASSESSMENT DEPARTMENT				
STATIONERY	410		100.00	100.00 CR 1
PRINTING	4,101		500.00	500.00 CR 1
CLERK OFFICE EXPENSE	4,103	599.98	7,500.00	6,900.02 CR 1

ENGINEERING OFFICE

STATIONERY	411		100.00	100.00 CR 1
PRINTING	4,111	233.79	700.00	466.21 CR 1
SURVEY MAPPING	4,112	1,473.88	1,200.00	273.88 * 1
OFFICE EXPENSE	4,113	820.03	4,000.00	3,179.97 CR 1
MISCELLANEOUS EXPENSE	4,114	135.00	100.00	35.00 * 1
ENGINEERING DEPARTMENT				
MISCELLANEOUS EXPENSE	4,115	148.78	3,000.00	2,851.22 CR 1
ARCHITECTS OFFICE				
STATIONERY	412		50.00	50.00 CR 1
PRINTING	4,121		100.00	100.00 CR 1
OFFICE EXPENSE	4,123	1,279.58	5,000.00	3,720.42 CR 1
SCHOOL EXP. OTHER THAN CAPITAL	4,124	451.91	3,000.00	2,548.09 CR 1
REPAIRS OF ST. PAST SCHOOL	4,125		11,000.00	11,000.00 CR 1
MAYOR'S OFFICE				
MAYOR'S SALARIES	413	647.46	2,800.00	2,152.54 CR 1
MAYOR'S ASSISTANT	4,131	600.00	2,400.00	1,800.00 CR 1
MAYOR'S SUPPLIES	4,132	304.38	1,000.00	695.62 CR 1
	4,133	84.00	1,600.00	1,516.00 CR 1
	4,134	738.54	4,300.00	3,561.46 CR 1
	4,135	90.15	225.00	134.85 CR 1
REPAIRS AND MAINTENANCE	4,137	485.50	2,500.00	2,014.50 CR 1
REPAIR CHARGES-MACHINES	4,139	513.70	2,500.00	1,986.30 CR 1
REPAIR EXPENSE	414	91.56		91.56 * 1
CONTRIBUTIONS	416		400.00	400.00 CR 1
CONTR. OF N.S. MUNICIPALITIES	4,161		800.00	800.00 CR 1
ADRIAN LEGION	4,162		350.00	350.00 CR 1
CONTR. OF N.S. MUNICIPALITIES	4,163		860.00	860.00 CR 1
ANTIC PROV. ECONOMIC COUNCIL	4,164		100.00	100.00 CR 1
FEDERATION OF MAYORS & MUN.	4,165		860.00	860.00 CR 1
BOARD OF APPEAL	417	544.52	544.52	.00 * 1
LAW EXPENSE	418	257.10	1,000.00	1,257.10 CR 1
BOARDING BOARD COMMITTEE	419	57.60	300.00	242.40 CR 1
CONTRIBUTIONS				
MR. ARCHIBALD	420	750.00	3,000.00	2,250.00 CR 1
MR. ARCHIBALD	4,201	225.00	900.00	675.00 CR 1
MR. SMITH	4,202	450.00	1,800.00	1,350.00 CR 1
CONTRIBUTION FUNDS CONTRIBUTIONS	421		14,500.00	14,500.00 CR 1
EMPLOYMENT INSURANCE	422	763.97	3,600.00	2,836.03 CR 1
REPAIRS OR DAMAGE PAID	423	620.00	500.00	120.00 * 1
PRINTING DEBENTURES	425	1,298.42	2,500.00	1,201.58 CR 1
SOCIAL STUDIES OR SURVEYS	427		2,100.00	2,100.00 CR 1
NATIONAL COLLECTION AGENCY	4,313	581.60	2,500.00	1,918.40 CR 1
CITY CONSTABLES SALARIES	432	1,344.96	5,380.00	4,035.04 CR 1
OWNERS FEES	433	259.60	500.00	240.40 CR 1
CONTRIBUTIONS	434	767.00	1,200.00	433.00 CR 1
CONTRIBUTIONAL INSTITUTIONS	435		4,000.00	4,000.00 CR 1
REP. PROTECTION ACT	437	25.96	200.00	174.04 CR 1
ASSIST. HALIFAX WEST & EAST	438	325.00	1,300.00	975.00 CR 1
ASSIST. MUSQUODOBOIT	4,381	225.00	900.00	675.00 CR 1
CONTR. TO ANIMALS	4,382		100.00	100.00 CR 1
CONTRIBUTIONS				
CONTRIBUTIONS	439	18.00	400.00	382.00 CR 1
CONTRIBUTIONS	4,391	4.00	200.00	158.00 CR 1
CONTRIBUTIONS	4,392	108.00	400.00	292.00 CR 1
BOARDING INSPECTION	4,395	1,679.40	8,500.00	6,820.60 CR 1
ENGINEERING DEPARTMENT	440	148.15	3,000.00	2,851.85 CR 1
REPAIRS OF PAVING STREETS	442		65,000.00	65,000.00 CR 1
REPAIRS OF EXPROPRIATION	4,421		12,000.00	12,000.00 CR 1
REMOVAL AND WASTE REMOVAL	444	6,862.11		6,862.11 * 1
LOCAL HEALTH OFFICER	445	249.96	250.00	.04 CR 1
CERTIFICATES OF INSANITY	4,452	20.00	100.00	80.00 CR 1
PATIENTS DEPT.	446	799.60	3,600.00	2,800.40 CR 1
CONTR. TO HFX. VISITING DISPENSARY	447		1,200.00	1,200.00 CR 1
CONTR. OF N.S. HEAD TAX	4,487		85,500.00	85,500.00 CR 1
CONTR. TO GENERAL HOSPITALS	450	289.40	1,600.00	1,310.60 CR 1
CONTR. TO HOSPITALS FOR MENTALLY ILL	451	24,012.77	150,000.00	125,987.23 CR 1
CONTR. OF PATIENTS TO MENTAL HOSPITALS	453	21.80	50.00	28.20 CR 1

TO PERSONS IN NEED	454	23,327.09	96,000.00	72,672.91 CR 1
DEF COSTS NOT SHAREABLE BY PROVINCE	4,541	267.08		267.08 * 1
OF INDIGENT-MUNICIPAL HOME	455	9,184.00	60,560.00	51,376.00 CR 1
CHILDREN'S AID SOCIETIES	457	906.03	9,500.00	8,593.97 CR 1
DIRECTOR OF CHILD WELFARE	4,571	355.00	30,000.00	30,355.00 CR 1
<b>ARTS</b>				
CAFAX-DARTMOUTH UNITED APPEAL	458		1,000.00	1,000.00 CR 1
NATIONAL ARMY	459		500.00	500.00 CR 1
I.B.	460		500.00	500.00 CR 1
HOME FOR COLOURED CHILDREN	4,601		200.00	200.00 CR 1
PARAPLEGIC ASSOC.	4,602		500.00	500.00 CR 1
HOWARD SOCIETY	4,603		200.00	200.00 CR 1
MENTAL HEALTH ASSOC.	4,604		1,000.00	1,000.00 CR 1
COMMISSION OF MUN. SCHOOL BOARD	461	500,000.00	2,362,896.74	1,862,896.74 CR 1
COUNCIL SCHOLARSHIPS	462		2,200.00	2,200.00 CR 1
DEAF SCHOOL FOR THE DEAF	463		9,000.00	9,000.00 CR 1
BLIND SCHOOL FOR THE BLIND	464		11,000.00	11,000.00 CR 1
NATIONAL HIGH SCHOOL	465		40,500.00	40,500.00 CR 1
PROFESSIONAL CLASS TEACHERS	466		12,000.00	12,000.00 CR 1
<b>PARKS</b>				
PIERCEY MEMORIAL PARK	4,661		521.35	521.35 CR 1
PESWICK WEST WHARF PROPERTY	4,662		430.04	430.04 CR 1
STONE LAKE PARK	4,663		264.00	264.00 CR 1
COVE PARK-BEDFORD	4,664		600.00	600.00 CR 1
MUSICAL LAKE PARK-SPRYFIELD	4,665		10.50	10.50 CR 1
ERVOIR PROPERTY-ROCKINGHAM	4,666		400.00	400.00 CR 1
SEWOOD PARK-ROCKINGHAM	4,667		495.25	495.25 CR 1
ERLY FIRE HALL	4,668		751.04	751.04 CR 1
IVILLE RIVER DELTA PARK	4,669		2,000.00	2,000.00 CR 1
URANCE	467		185.00	185.00 CR 1
TRICT 140 PARKS	4,671		11.52	11.52 CR 1
STER PARK LAND-SPRY BAY	4,672		1,000.00	1,000.00 CR 1
ANOS PARK	4,673		500.00	500.00 CR 1
TERN PASSAGE PARK LAND	4,674		1,000.00	1,000.00 CR 1
WENZIE DEVELOPMENT PARK LAND	4,675		100.00	100.00 CR 1
TE'S LAKE PARK	4,676		500.00	500.00 CR 1
ENCE BAY PARK	4,677		500.00	500.00 CR 1
Y MARKET- MAINTENANCE	468		2,000.00	2,000.00 CR 1
<b>REGIONAL LIBRARY</b>				
ARIES	4,681	9,282.34	38,400.00	29,117.66 CR 1
KS AND PERIODICALS	4,682	95.23	31,697.00	31,601.77 CR 1
MOBILE EXPENSE	4,683	1,544.25	3,600.00	2,055.75 CR 1
IPMENT	4,684	38.00	2,000.00	1,962.00 CR 1
PLIES, STATIONERY & POSTAGE	4,685	322.25	3,000.00	2,633.25 CR 1
WELLING EXPENSE	4,686	198.47	1,200.00	1,001.53 CR 1
ING	4,687	19.75	1,000.00	980.25 CR 1
EPHONE	4,688	74.04	450.00	375.96 CR 1
CELLANEOUS	4,689	529.79	5,445.00	4,915.21 CR 1
<b>DEBTS</b>				
QUODOBIT EXHIBITION	469		250.00	250.00 CR 1
FEDERATION OF AGRICULTURE	470		200.00	200.00 CR 1
WASHINGTON CARVER RECREATION	471		100.00	100.00 CR 1
PROD LIONS CLUB	4,711		200.00	200.00 CR 1
OF DART. DEBT.-PRINCIPAL	474	27,000.00		27,000.00 * 1
OF DART. DEBT.-INTEREST	4,741	8,942.54		8,942.54 * 1
VIEW SEWER DEBENTURE	4,746		2,500.00	2,500.00 CR 1
REST FAIRVIEW SEWER DEBT.	4,747	1,765.63	3,531.25	1,765.62 CR 1
VIEW SEWER DEB. REDEEMED	4,752		5,000.00	5,000.00 CR 1
VIEW SEWER DEBT. INTEREST	4,753		5,400.00	5,400.00 CR 1
VIEW SEWER DEBT. REDEEMED	4,754		14,090.42	14,090.42 CR 1
REST FAIRVIEW SEWER	4,755		15,150.81	15,150.81 CR 1
DALE-FAIRVIEW SEWER DEB/			12,500.00	12,500.00 CR 1
PRINCIPAL DEBT CHARGES	4,756		14,031.25	14,031.25 CR 1
DALE SEWER DEBENTURES-INT.	4,757		340,254.73	310,244.19 CR 1
OL DEBENTURES	477	30,010.54		

SCHOOL DEBENTURE INTEREST	4,771	58,406.80	372,174.17	313,767.37 CR 1
SCHOOL DEBENTURE PRINCIPAL	4,772	28,210.00	126,028.99	97,818.99 CR 1
SCHOOL DEBENTURE INTEREST	4,773	19,540.50	55,693.41	36,152.91 CR 1
MUN. BUILDING PRINCIPAL	4,774		30,000.00	30,000.00 CR 1
MUN. BUILDING INTEREST	4,775		34,787.50	34,787.50 CR 1
STREET PAVING PRINCIPAL	4,786		12,586.53	12,586.53 CR 1
STREET PAVING INTEREST	4,787		6,151.66	6,151.66 CR 1
INTEREST ON CAPITAL BORROWING	4,788		30,000.00	30,000.00 CR 1
NATIONAL SCHOOL ACT. PRINCIPAL	479		5,448.42	5,448.42 CR 1
NATIONAL SCHOOL ACT. INTEREST	4,791		3,799.70	3,799.70 CR 1
COUNT ON SALE OF DEBENTURES	4,794	16,637.50	35,000.00	18,362.50 CR 1
CHEQUE OVERDRAFT INTEREST	4,796	12,404.93	60,000.00	47,595.07 CR 1
EXCHANGE	4,797	83.30	250.00	166.70 CR 1
EXPENSES ON NEGOTIATION CHARGES	4,798	386.02	2,600.00	2,213.98 CR 1
COLLECTABLE TAXES	480		40,000.00	40,000.00 CR 1
ELECTIONS	4,811		2,000.00	2,000.00 CR 1
REVISIONS OF VOTERS LISTS	4,812		2,000.00	2,000.00 CR 1
OFFICE EQUIPMENT	4,827	406.90	1,000.00	593.10 CR 1
MUNICIPAL PURPOSES	4,828		53,459.46	53,459.46 CR 1
INDUSTRIAL COMMITTEE EXPENSE	4,881	56.45	1,500.00	1,443.55 CR 1
MILITARY DEFENSE	4,882	2,169.32	4,000.00	1,830.68 CR 1
SCHOOLS NOT SHARED BY PROVINCE	4,826	87.00		87.00 * 1

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905,382.04    4,871,775.26    3,966,393.22 CR 1

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April Council Session - 1962

Tuesday, April 10th, 1962

REPORT OF THE SCHOOL CAPITAL PROGRAM COMMITTEE

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

Councillors:-

1961 PROGRAM -

- (a) Spryfield High School - Equipment lists 98% completed.
- (b) Bedford - 6-classroom - Awaiting Municipal School Board decision.
- (c) Rockingham - 12-classroom - Awaiting opening of road for site work to be completed in the Spring.
- (d) Ferguson's Cove - land - Municipal School Board and Committee to review new site and planning.
- (e) Oyster Pond - 6-classroom - Construction completed. Site work to be completed.
- (f) Owl's Head - 4-classroom - Construction completed. Site work to be completed.
- (g) Jollimore - 6-classroom - Site work to be completed.
- (h) Waverley - 6-classroom - Work progressing.
- (i) Westphal - Six-classrooms occupied. Remaining classrooms ready for take-over by April 16th.
- (j) Eastern Passage - Tallahassee - Work 90% completed.
- (k) East Preston - New water system deferred until Spring.
- (l) Indoor Sanitation Dutch Settlement - Awaiting Municipal School Board decision.
  - Tangier - Deferred.
  - Head Jeddore - Awaiting Municipal School Board Report.
  - Mushaboom - Work 65% completed. Awaiting information on well.
- (m) Lucasville - School accepted and occupied. Site work to be completed.

April Council Session - 1962

- 2 -

Report of the School Capital Program Committee  
Continued

1961 (FALL) PROGRAM -

- (a) Enfield - 6-classroom - Ready for call of tenders  
April 17, 1962.
- (b) Upper Musquodoboit -  
8-classroom - Ready for call of tenders  
April 17, 1962.
- (c) 20-classroom High School - Footings being poured.  
Cherry Brook Road Work proceeding.

NAMES OF NEW SCHOOLS -

It is necessary for Council to approve names for the  
following new schools:-

- (a) Enfield
- (b) Upper Musquodoboit - 8-classroom
- (c) Cole Harbour High School

1962 PROGRAM -

- (a) Lower Sackville - Selecting school site.
- (b) Herring Cove - Selecting school site.
- (c) Purcell's Cove - Selecting school site.

Respectfully submitted,  
(Signed by the Committee)

WELFARE EXPENDITURES

for the months ending

JANUARY 31, 1962, FEBRUARY 28, 1962, AND MARCH 31, 1962

District

1.	\$ 220.02	\$ 191.80	\$ 221.10
2.	349.60	552.00	444.90
3.	905.88	920.46	957.35
4.	809.29	602.56	632.36
5.	101.75	264.00	182.00
6.	1,186.11	1,203.65	812.03
7.	169.00	208.50	219.26
8.	312.00	224.75	223.40
9.	578.89	494.30	548.50
10.	1,392.84	904.38	1,327.60
11.	141.84	164.50	70.00
12.	716.50	517.00	561.50
13.	586.50	353.59	522.11
14.	218.25	153.50	212.68
15.	--	--	--
16.	247.00	274.00	166.00
17.	257.50	297.00	454.00
18.	260.00	227.50	144.00
19.	680.60	556.50	761.00
20.	217.00	228.50	346.50
21.	717.56	482.06	279.50
22.	408.00	264.50	244.50
23.	215.50	211.19	136.24
24.	81.00	110.00	202.00
25.	71.00	36.00	50.00
26.	287.24	140.22	148.22
27.	854.48	937.88	963.33
TOTAL	<u>\$11,985.35</u>	<u>\$10,520.34</u>	<u>\$10,830.08</u>