

January 6th, 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Jackson, Sec. by Co. Hart,
That the minutes of the previous meeting be approved.
Carried.

Court of Revision
Water syst-ems.
Moved by Co. Hart, Sec. by Co. Douglas,
That the minutes of the Court of Revision of the Assess-
ment Rolls of the Smith Road Water System, Jackson St.
Water System and Henderson Ave. Water System be approved.
Carried.

Communications were read and disposed of as follows:

Burnett & McGugan
re J. Nilan.
Burnett and McGugan, on behalf of J. Nilan re Rochester
Road drainage enclosing a map showing the contour of the
land and pointing out that by constructing a ditch along
the Rochester Road it would relieve Mr. Nilan's property.

Moved by Co. Allard, Sec. by Co. Jackson,
That the matter be referred to Co. Douglas for further
investigation.
Carried.

J. Graham
account of \$152.50
Mc Quarrie, Whiteside and Duncan, enclosing copy of letter
from G. L. Cassidy, Solicitor for J. Graham, R. A. in which
he states that he has been instructed to enter proceeding
if Mr. Graham's account of \$152.50 is not paid by Friday
of next week.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Solicitor's advise be asked in the matter and that
the Council act accordingly.
Carried.

Co. Allard desenting.

Dist. Eng-ineer of
Burnaby
A. G. Graham, Municipal Engineer, District of Burnaby,
advising that he had issued a work order for \$50.00 for the North
Road.

Moved by Co. Hart, Sec. by Co. Jackson,
That the matter be referred to the Chairman of the Board of
Works to handle.
Carried.

Royal Fin. Corp'n.
Royal Financial Corporation, offer \$5000.00 Prov. of B. C.
Bonds due 1969, @ 91.46 to yeald 5%.

Moved by Co. Hart, Sec. by Co. Smith,
That the Royal Financial Corp'n. offer be accepted and that
the bonds be purchased.
Carried.

B.P.O.E. tendering their thanks for the grant of \$25.00 for
the Xmas Cheer Fund.

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and filed.
Carried.

Min. of Finance
E. D. Johnson, Deputy Minister of Finance, re work done on
roads in the Municipality by the Gov't. Public Work's Dept.
during 1928 & 1929, and enclosing cheques covering Liquor
profits and Pari Mutual profits stating that the cheque was
issued with the understanding that the road work would be paid.

His Worship, the Reeve explained that he had taken the matter up, but found that the Minister of Public Works was away and that nothing could be done until he returned.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Reeve's action be endorsed and that it be referred to the new Council.
Carried.

City Clerk
Vancouver

City Clerk, Vancouver, asking for the endorsement of the following resolution.
"That the Dominion Government be urged to call a conference of the Representatives of the Dominion, Provincial and Municipal Governments at an early date to consider and deal with the unemployment situation, which at present exists in Canada."

Moved by Co. Douglas, Sec. by Co. Allard,
That the resolution be endorsed.
Carried.

Roch. Rd.

Co. Douglas reported that a culvert on the Rochester Road was in bad condition and required attention.

Moved by Co. Smith, Sec. by Co. Hart,
That the matter be referred to Co. Douglas with power to act.
Carried.

Gilley
Bros.

His Worship, the Reeve reported that Gilley Bros. had offered to donate \$50.00 worth of rock for Municipal Roads if the Council would repair the Gilley Trail on a 50 - 50 basis.

Moved by Co. Allard, Sec. by Co. Douglas,
That the offer be accepted.
Carried.

Municipal
gun.

Co. Hart reported that one of the Municipal guns was on Mr. Cromwell's front lawn.

Moved by Co. Smith, Sec. by Co. Douglas,
That the matter be referred to the Janitor to have the gun returned.
Carried.

Money
By-law

Co. Douglas brought up the matter regarding the money By-Law that Co. Hart was to introduce at this meeting. He stated that after receiving the estimated cost of paving the various roads he found that he could not have the work completed for \$25,000.00.

Co. Hart stated that when he had received Co. Douglas report that he considered the By-Law should not be passed and therefore did not have the by-law prepared.

Annual
meeting

Moved by Co. Jackson, Sec. by Co. Allard,
That the Annual rate payers meeting be held in Trombley's Hall Friday evening, Jan. 10th at 7.30 P. M. and that the Clerk hire the Hall and advertise the meeting.
Carried.

Finance

Moved by Co. Douglas, Sec. by Co. Jackson,
That the report of the finance Committee be accepted and the bills paid.
Carried.

Moved by Co. Hart, Sec. by Co. Smith,
That the meeting adjourn.
Carried.

Thursday January 23rd. 1930.

A regular meeting of the Municipal Council was held in the Municipal Hall, Maillardville, B. C. Jan. 23rd 1930 at 7.30 p. m.

The following members being present: Reeve MacDonald, and Councillors Hart, Douglas & Allard.

Moved by Co. Douglas, Sec. by Co. Allard,
That the minutes of the previous meeting be approved.
Carried.

The Returning Officer presented his report as follows:-

MUNICIPAL ELECTIONS

I beg to submit the result of the Votes polled at the District of Coquitlam, Municipal Elections, held on the 18th day of January 1930.

REEVE:

Dawes, John Wesley	308 Votes	
Macdonald, Roderick C.	324 "	Majority 16 Votes

COUNCILLORS:

Amero, Wilfred	120 Votes	
Lanoue, Antonio	196 "	
Quadling, Benjamin T.	216 "	Elected
Smith, Albert,	218 "	Elected
Walker, Edward G.	215 "	

SCHOOL TRUSTEES:

Harris, Joseph W.	272 "	Elected
Hart, Francis T.	291 "	Elected
Oxtoby, Albert,	252 "	Elected
Rye, Richard M. S.	240 "	

POLICE COMMISSIONERS:

Lanoue, Antonio	257 "	
Quadling, Benjamin T.	347 "	Majority 90 votes

C. LEMAX

Returning Officer.

Moved by Co. Hart, Sec. by Co. Douglas,
That the report be received and approved.
Carried.

The meeting then adjourned.
Carried.

Thursday January 23rd 1930.

A regular meeting of the Municipal Council was held in the Municipal Hall, Madisonville, Mo. Jan. 23rd 1930 at 7.30 p. m.

The following members being present: Reeve Macdonald, and Councilors Hart, Douglas & Allard.

Moved by Co. Douglas, Sec. by Co. Allard, That the minutes of the previous meeting be approved. Carried.

The Returning Officer presented his report as follows:-

MUNICIPAL ELECTIONS

I beg to submit the result of the votes polled at the District of Columbia, Municipal Elections, held on the 18th day of January 1930.

REAR:

		Bawes, John Wesley	308 Votes
		Macdonald, Robert C.	324 "
Majority 16 Votes			

COUNCILLORS:

		Amoro, Wilfred	130 Votes
		Lanone, Antonio	198 "
Elected		Quadling, Benjamin F.	218 "
Elected		Smith, Albert	218 "
		Walker, Edward G.	218 "

SCHOOL TRUSTEES:

		Harris, Joseph W.	272 "
		Hart, Francis T.	291 "
Elected		Oxoby, Albert	228 "
Elected		Rye, Richard M. S.	240 "

POLICE COMMISSIONERS:

		Lanone, Antonio	227 "
		Quadling, Benjamin F.	247 "
Majority 20 votes			

C. LEMAX

Returning Officer.

Moved by Co. Hart, Sec. by Co. Douglas, That the report be received and approved. Carried.

The meeting then adjourned. Carried.

Thursday January 23rd, 1930.

The Statutory meeting of the Municipal Council was held in the Municipal Hall, Maillardville, B. C. at 7.30 P. M. The following members elect being present. Reeve MacDonald, Councilors F. T. Hart, Thomas Douglas, T. B. Allard and B. T. Quadling.

The new members after taking the necessary declaration took their seat at the Council Board.

The Reeve then welcomed the new members stating that he hoped that they would all work together for the best interests of the Municipality. He then appointed the following Committees:

- Finance, Co. F. T. Hart and Reeve.
- Board of Works, Co. B. T. Quadling, A. Smith & T. Douglas.
- Fire, light & Hall Grounds, Cos. T. Douglas, B. T. Quadling and Reeve.
- Water and Health, Cos. T. B. Allard, F. T. Hart & A. Smith.
- Relief, Reeve, Co. F. T. Hart & A. Smith.

His Worship stated that the first named on the Committees was appointed Chairman of the Committee.

Cos. Hart and Douglas congratulated the Reeve and new members on their election and assured him of their Co-operation.

Co. Allard and Quadling stated that they would endeavor to do their best to carry out the work of their Department.

Communications were read and disposed of as follows:

Dr. Bruce Cannon, M. H. O. enclosing his report for the year 1929.

Moved by Co. Hart, Sec. by Co. Allard, That the report be received. Carried.

McQuarrie, Whiteside & Duncan, enclosing copy of Plaintiff's Dispute note in the action of John Graham against the Municipality.

His Worship explained why he did not consider the bill should be paid, going over each item in the account and explained why he thought that the Municipality should not be liable. He also stated that the Solicitor did not consider that the Municipality was liable and therefor had instructed him to oppose the suite.

Moved by Co. Hart, Sec. by Co. Douglas, That the Reeve's report be received and his actions endorsed. Carried.

Franco-Canadian Co. Ltd., asking that a road be opened from the Pitt River Road to their property south of the C.P.Rly. pointing out that they have held and paid the taxes on the property since 1911 and that they intend erecting buildings on it and will clear a number of acres.

His Worship suggested that the Clerk notify the Company that the matter would be investigated when the Council make their annual inspection of the roads and that they be invited to have one of their representatives address the Council at some future meeting and explain just what they require.

Moved by Co. Hart, Sec. by Co. Douglas, That the Clerk carry out the Reeve's suggestions. Carried.

new members welcomed

Committees appointed.

M.H.O. report

J. Graham

Franco-Canadian Co.

John & Rosie Papay, giving notice that they had applied for the cancellation of the plan covering their property. Mr. Fletcher appeared before the Council regarding the cancellation of the plan. He objected to the lane being cancelled. He pointed out that if this lane was made passable he could have his feed delivered to his barns, which would save him constructing about 300 feet of a road-way.

J. & R. Papay
cancell.
of plans

Co. Douglas pointed out that it would be an expensive piece of work as a small creek crossed the lane and a culvert would have to be constructed as well as the lane being graded and graveled.

Moved by Co. Douglas, Sec. by Co. Hart,
That the notice be received and filed.
Carried.

Sec. Bond
C. Lemax

J. J. Mahony, giving notice that the Security Bond, covering C. Lemax, would expire on the 2nd day of Feb. 1930.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Bond be renewed.
Carried.

" K. C. MacGowan Co. Ltd. giving notice that the Security Bond on C. Lemax expired on Jan. 10th 1930.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Bond be renewed.
Carried.

J. Nilan
drainage

The matter of drainage for J. Nilan which was referred to Co. Douglas at the last meeting was again laid before the Board and Co. Douglas reported that the water that was flooding Mr. Nilan's property did not come off the Municipal Roads, but came over a natural water course.

Moved by Co. Hart, Sec. by Co. Allard,
That Co. Douglas' report be received.
Carried.

Sidewalks
on P.R.Rd.

The matter of sidewalks was brought up and Co. Douglas asked that the walk from the School to Dawe's Corner be constructed at the earliest possible date as he had promised to do this work in 1929, but owing to the shortage of funds could not complete it.

His Worship pointed out that as the Pitt River Road was a Primary Highway the Government might make a grant towards the cost of the work. Co. Quadling thought that a new walk should be constructed thru to the Brunette River on the North side of the street.

Co. Allard pointed out that when it was raining it was impossible for anyone to use the walk in front of Postlethwaites Gas Station, as it was below the road ~~and they~~ and the car splashed the mud and water in the pedestrians face, and suggested that the walk be constructed on the North side of the street.

Gov. re
grant for
S. W.

Moved by C. Allard, Sec. by Co. Quadling,
That the Government be approached regarding a grant for the construction of a sidewalk from Dawes Corner to the Brunette River.
Carried.

Mun. Act.

Moved by Co. Hart, Sec. by Co. Allard,
That the Clerk order six cloth bound copies of the Municipal Act.
Carried.

C. Allard
Moved by Co. Quadling, Sec. by Co. Allard,
That Miss Girard's salary be increased \$10.00 per month.
Carried.

Officers
By-law
Co. Douglas gave notice that he would introduce an "Officers
By-Law" at the next meeting.

Wiring
Inspector
Moved by Co. Douglas, Sec. by Co. Hart,
That Mr. F. Usher, Wiring Inspector, be given 30 days notice
and that applications be called for the position of Wiring
Inspector for 1930.
Carried.

meetings
to be 2nd
& 4th Mon.
Moved by Co. Douglas, Sec. by Co. Quadling,
That the Council meetings be held on the Second and fourth
Mondays in each month.
Carried.

Court of
Rev. 1930
Ass. Roll
Moved by Co. Hart, Sec. by Co. Douglas,
That the whole Council sit as a Court of Revision on the 1930
Assessment Roll.
Carried.

Adjourn.
Moved by Co. Douglas, Sec. by Co. Allard,
That this meeting adjourn to meet again at the Municipal
Hall, Maillardville, B. C. Feb. 10th 1930 at 7.30 P. M.
Carried.

Reeve
.....REEVE.

Moved by Co. Gaudin, Sec. by Co. Alford,
That Miss Girard's salary be increased \$10.00 per month.
Carried.

Co. Douglas gave notice that he would introduce an "Officers
By-Law" at the next meeting.

Moved by Co. Douglas, Sec. by Co. Hart,
That Mr. F. Usher, Wiring Inspector, be given 30 days notice
and that applications be called for the position of Wiring
Inspector for 1930.
Carried.

Moved by Co. Douglas, Sec. by Co. Gaudin,
That the Council meetings be held on the second and fourth
Mondays in each month.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
That the whole Council sit as a Court of Revision on the 1930
Assessment Roll.
Carried.

Moved by Co. Douglas, Sec. by Co. Alford,
That this meeting adjourn to meet again at the Municipal
Hall, Millersville, B. C. Feb. 10th 1930 at 7.30 P. M.
Carried.

Resubmitted
.....
RESUBMITTED

February 8th 1930.

COURT OF REVISION ON 1930 ASSESSMENT ROLL.

Court of Revision on the Assessment Roll for the year 1930 was held in the Municipal Hall, Maillardville, B. C. Feb. 8th 1930.

The Reeve and all members of the Council being present, who after taking the necessary declaration took their places at the Court.

Moved by Co. Hart, Sec. by Co. Smith,
That Reeve Macdonald be chairman of the Court.
Carried.

Moved by Co. Quadling, Sec. by Co. Hart,
That C. Lemax be secretary of the Court.
Carried.

The following appeals were then dealt with:-

A. E. Deveaux, Blk. 56 D. L. 9 Grp. 1
Assessed too high.

Moved by Co. Hart, Sec. by Co. Smith,
That the appeal be laid on the table.
Carried.

The matter was again taken up before the Court adjourned and the following resolution was passed.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the assessment be reduced to \$175.00 per acre.
Carried.

A. L. Hager, Pt. of Sec. 10, 11, 14 & 15 Twp. 40.

1. That the assessment is excessive.
2. That the provisions of the Municipal Act have not been properly complied with in respect to said assessment.
3. The said land has not been assessed at its actual value.
4. Such further and other grounds as Council may advise.

Mr. Housier appearing for Mr. Hager, presented a plan showing the exact number of acres in the area, and the number of acres of in roads, swamp, Lake and slough and Mountain land, as follows:

Total area inside surrounding ditch and foot of hill	400.6
Area in roads	9.5
Area in swamp, lake & sloughs	14.0
Balance of flat land	<u>377.1</u>
Area in Mountain land	400.6
Total area according to Crown Grant	83.2
	626.8

Mr. Houssier called Mr. Fells, who stated that he had sold farm lands for a number of years and was familiar with the lands in question and that he did not consider that the land was worth \$50.00 an acre, that other lands of the same nature lying east of the Pitt River had been offered for \$15.00 per acre.

Mr. Underhill, D. & B. C. L. S. stated that he had surveyed the property and had drawn the map which was presented at Court and that the areas shown thereon were correct. He could not say that the land was lower or higher than the Minnekahda Ranch land.

It was then moved by Co. Hart, Sec. by Co. Smith,

That the assessable acreage be altered to 386.6 acres and that the assessment of \$50.00 per acre be confirmed.
Carried.

B. C. Wood Preserving Co. Ltd. South part of D. L. 16 Gp.1.

Mr. W. F. Gurd appeared for the Company and explained that an application had been made to have the subdivision plan covering the property cancelled and would be completed in a few days, and asked that the property be assessed as acreage and the assessment reduced.

Moved by Co. Douglas, Sec. by Co. Allard,
That the property be assessed as acreage at \$425.00 per acre.
Carried.

R. A. Wyllie, D. L. 363 Grp. 1
Assessed too high.

Moved by Co. Hart, Sec. by Co. Allard,
That the assessment be confirmed.
Carried.

A. W. Keith; N.E. 1/4 & Pt. S. E. 1/4 Sec. 8 Twp. 40.
Assessment is Excessive valuation, Excessive acreage and improper classification.
Claims that 10 acres is rock
3 " " road
10 " " slough
23 acres should be exempt leaving a balance of 159.5 acres.

Moved by Co. Quadling, Sec. by Co. Hart,
That Mr. Keith be allowed exemption for 23 acres and the balance viz. 159.5 acres be assessed at \$50.00 per acre.

Deeks Sand & Gravel Co. Ltd. Pt. Sec. 11 Twp. 39
Asking that assessment of \$2,000.00 ~~be removed~~ for improvements be removed.

Moved by Co. Hart, Sec. by Co. Douglas,
That the assessment on Improvements be removed.
Carried.

Deeks Sand & Gravel Co. Ltd.,
Assessment on various Gravel Lease the fee of which is in the Crown. Claiming that as they have no title to the property they should not be assessed.

Mr. Houssier appeared on behalf of the Company and stated that the land could not be assessed under Sec. 213 Chap. 179 R. S. B. C. as the leases were taken out prior to the date that Section 213 came in force, and therefor could not be assessed.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be referred to the Municipal Solicitor for advice before taking action.
Carried.

Laura D. Mac Kay, Blocks 4 & 5 D. L. 19
Assessed too high.

Moved by Co. Smith, Sec. by Co. Quadling,
That the assessment be confirmed.
Carried.

Geo. H. Cook, Lots 12 & 13 Blks. 7 & 8 D. L. 64
Assessed too high.

Moved by Co. Hart, Sec. by Co. Smith,
That the assessment be confirmed.
Carried.

Joseph A. Mc Gregor, W¹/₂ Lot 11 Blk. 23 D. L. 3 etc.
Assessed too high

Moved by Co. Hart, Sec. by Co. Douglas,
That the assessment be confirmed.
Carried.

✓ John Douglas, Southerly 30 acres of D. L. 54 & 55 Gp. 1.
Assessed too high.

Moved by Co. Hart, Sec. by Co. Allard,
That the assessment be reduced to \$100.00 per acre.
Carried.

✓ H. W. Vanderveen, Blk. 10 D. L. 67 Gp. 1.
Assessed too high.

Mr. Vanderveen stated that a portion of his property was in a ravine and was subject to floods and thought that the assessment should be reduced.

Moved by Co. Douglas, Sec. by Co. Hart,
That the assessment be reduced to \$175.00 per acre.
Carried.

S. D. Taylor, Blks. 12 & 13 D. L. 110 Gp. 1
Assessment is higher than surrounding property.

Moved by Co. Hart, Sec. by Co. Allard,
That the assessment be confirmed.
Carried.

S. D. Taylor, " " D. L. 46 Gp. 1.
That assessment is too low.

Moved by Co. Hart, Sec. by Co. Allard,
That no action be taken.
Carried.

Inda Singh, " " Lots 3 & 4, Blks. 93-94-95 D. L. 3 etc.
Assessed too high.

Moved by Co. Allard, Sec. by Co. Hart,
That the assessment be confirmed.
Carried.

J. Beauregard, Lots 70 & 71 Blks. 49 to 58 D. L. 3 etc.
Assessed too high.

Moved by Co. Quadling, Sec. by Co. Douglas,
That the assessment be confirmed.
Carried.

D. Beauregard, Lots 72 & 73 Blks. 49 to 58 D. L. 3 etc.
Assessed too high.

Moved by Co. Hart, Sec. by Co. Smith,
That the assessment be confirmed.
Carried.

R. Lansburgh, " " Blk. 2 D. L. 39.
Assessed too high.

Moved by Co. Douglas, Sec. by Co. Allard,
That the assessment be confirmed.
Carried.

✓ A. F. & S. J. Goddard, Lot B, Block 6 N. pt. D. L. 367 Gpl.
Assessed too high.

Moved by Co. Hart, Sec. by Co. Douglas,
That the assessment be reduced to \$150.00 per acre.
Carried.

A. Noble, Blk. 3 D. L. 106 Grp. 1 22,653 ac.
Blk. 1 D. L. 367 " " 3,121 "
Assessed too high.

Moved by Co. Hart, Sec. by Co. Allard,
That the assessment be confirmed.
Carried.

✓ Mrs. E. B. Drewery, Blk. "C" Lot 6 D. L. 367 Grp. 1
Assessed too high.

Moved by Co. Douglas, Sec. by Co. Hart,
That the assessment be reduced to \$150.00 per acre.
Carried.

A. W. Mc Taggart, Lots 6 to 8 Blk. 1 D. L. 364 Grp. 1
" 13 to 15 " " " " "

A. Mathewson & S. G. Lipsett, Lots 1 to 5 Blk. 1 D. L. 364
" 16 to 20 " " " " "
" 10 Blk. 3 " " " " "

F. Kostika, " 9 to 12 Blk. 1 D. L. 364
W $\frac{1}{2}$ " 1 D. L. 369
" 11 Blk. 1 D. L. 365

John Mc Intosh & A. T. Mc Intosh, " 31 to 37 D. L. 368 Grp. 1
" 6 to 10 " " 364 " "

Annie Walls Foster, " 8 to 10 Blk. 5 D. L. 364 Grp. 1

Thomas Kostyk, E $\frac{1}{2}$ " 2 " " 365

John Tesluk, E $\frac{1}{2}$ " 3 " " "

H. Kozub, E $\frac{1}{2}$ " 1 " " "

B. Melnychuk, W $\frac{1}{2}$ " 1 " " "

Arthur Foster, Lots 6 to 15 Blk. 4 D. L. 365 " "
" 9 to 11 " 3 " " "

P. R. Glanville & Emma Glanville, " 8 to 10 Blk. 1 D. L. 365

Annie Stewart, " 44 to 46 D. L. 368 Grp. 1

G. P. J. Quinn, " 47 to 50 " " " "
Beatrice Keet, " 1 to 3 Blk. 1 D. L. 368 Grp. 1

K. Lindroos, Blk. 8 E $\frac{1}{2}$ D. L. 368 Grp. 1

John Ikona, " 5 " " " " "

" " " 9 " " " " "

M. L. Mac Donald, " 10 " " " " "

A. Gerula, " 11 " " " " "

J. Marxsen, " 12 " " " " "

Wm. & B. Higgins, " 13 " " " " "

A. Oxtoby, " 14 " " " " "

Eva E. Read, S. pt of E $\frac{1}{2}$ Blk. 15 D. L. 368 Grp. 1

James Hines, Blks. 17 to 20 W $\frac{1}{2}$ D. L. 368 Grp. 1

W. R. D. Bowman, Lots 28 to 30 " " " " "

Frank Bailey, " 52 & 53, 54 " " " " "

J. Nedzo, " 56 " " " " "

Geo. Livesay, Blks. 57 & 58 W $\frac{1}{2}$ D. L. 368 Gp. 1
 Mary A Rodgers, Lots 1 to 12 Blk. 2 D. L. 365 Gp. 1.
 F. Colbourne, Blk. 3 D. L. 365 Gp. 1
 E. Colbourne, Lots 1 to 5 & 16 to 20 Blk. 4 D. L. 365
 A. Williams, Blk. 16 E $\frac{1}{2}$ D. L. 368 Gp. 1

Assessed above value and the area not as large as assessed

The Court after reviewing the forgoing appeals passed the following resolution.

Moved by Co. Allard, Sec. by Co. Douglas,
 That the property in D. Lots 364, 365 & 368 be assessed at the
 actual acreage at \$150.00 per acre.
Carried.

✓ Mr. Messier, Lots 1 & 2 Blk. 26 D. L. 3 etc. Gp. 1.
 Assessed too high.

Mr. Messier stated that Lot 1 was only 20 ft. wide and that both
 lots were in a deep ravine.

Moved by Co. Douglas, Sec. by Co. Hart,
 That Lots 1 & 2 be reduced \$50.00 each.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
 That the Court adjourn to meet again at the Municipal Hall,
 Maillardville, B. C. Feb. 10th at 7.30 P. M.
Carried.

COURT OF REVISION

Municipal Hall,
 Maillardville, B. C.

The Court of Revision on the assessment roll for the year 1930
 met pursuant to adjournment. The Chairman and all members being
 present.

The matter of the Deeks Sand & Gravel Co. Ltd. appeal was again
 laid before the Court, and the Clerk reported that he had taken
 the matter of the assessment on the Gravel Leases referred to,
 with the Municipal Solicitor and was advised by him that the
 Assessor was right in assessing the land under Section 213, of
 the Municipal Act, and therefor recommended that the assessment
 stand.

Moved by Co. Douglas, Sec. by Co. Quadling,
 That the Court act in accordance with the Solicitors advice and
 that the assessment be confirmed.
Carried.

Moved by Co. Douglas, Sec. by Co. Hart,
 That the Assessment for the year 1930 be hereby confirmed by the
 Court of Revision of the Corporation of the District of Coquitlam,
 and except as may be amended upon further appeal, is hereby
 certified to be the assessment roll of the Corporation of the
 District of Coquitlam for the year 1930.
Carried.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the Court Adjourn to the Court Room at 10:30 A.M.
Carried.

Y. Colbourne, Bk. 3 D. L. 388 Gp. 1
E. Colbourne, Lots 1 to 3 & 18 to 20 Bk. 4 D. L. 388
A. Williams, Bk. 18 E. D. L. 388 Gp. 1

Assessed above value and the area not as large as assessed
The Court after reviewing the foregoing appeals passed the following resolution.

Quadriling

Moved by Co. Douglas, Sec. by Co. Douglas,
That Lots 384, 385 & 388 be assessed at the actual acreage at \$150.00 per acre.
Carried.

Mr. Messier, Lots 1 & 2 Bk. 28 D. L. 3 etc. Gp. 1.
Assessed too high.

Mr. Messier stated that Lot 1 was only 20 ft. wide and that both lots were in a deep ravine.

Moved by Co. Douglas, Sec. by Co. Hart,
That Lots 1 & 2 be reduced \$50.00 each.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Court adjourn to meet again at the Municipal Hall, Millardville, B. C. Feb. 10th at 7:30 P. M.
Carried.

COURT OF REVISION

Municipal Hall,
Millardville, B. C.

The Court of Revision on the assessment roll for the year 1930 met pursuant to adjournment. The Chairman and all members being present.

The matter of the Deeks Sand & Gravel Co. Ltd. appeal was again laid before the Court, and the Clerk reported that he had taken the matter of the assessment on the Gravel Leases referred to, with the Municipal Solicitor and was advised by him that the Assessor was right in assessing the land under Section 218 of the Municipal Act, and therefore recommended that the assessment stand.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the Court set in accordance with the Solicitors advice and that the assessment be confirmed.
Carried.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Assessment for the year 1930 be hereby confirmed by the Court of Revision of the Corporation of the District of Copitiam, and except as may be amended upon further appeal, be hereby certified to be the assessment roll of the Corporation of the District of Copitiam for the year 1930.
Carried.

February 10th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 P. M. The Reeve and all ~~members~~ Councillors being present.

Moved by Co. Hart, Sec. by Co. Quadling,
That the minutes of the previous meeting be approved.
Carried.

Mr. Coble re Franco Can. Co. Mr. Coble, representing the Franco Canadian Co. Ltd., addressed the Council regarding the opening of a road to their property in D. L. 22. He pointed out that they intended improving the property, but could not do so until a road was opened so as to enable them to take in material etc. for buildings.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be laid over until the annual inspection of the roads are made.
Carried.

Begin St. Mr. Barber, addressed the Council regarding the condition of Begin St. He stated that it was impossible to use the road in its present condition.

Co. Quadling suggested that a ditch be dug on Thomas Ave. and Begin St. to take care of the water which now flows over the road surface of Begin St.

Moved by Co. Hart, Sec. by Co. Quadling,
That the matter be referred to the Chairman of the Board of Works with power to act.
Carried.

School Bd. Mr. Webster, Chairman of the Board of School Trustees, presented the School Board estimates for the year 1930 amounting to estimates. \$24,110.00.

Moved by Co. Allard, Sec. by Co. Douglas,
That the School Board estimates be received and accepted.
Carried.

Crawley re st. lights Mr. Crawley addressed the Council regarding the installation of Electric lights on the Austin Road, East of the Blue Mtn. Rd. His Worship the Reeve advised him to present a petition to the Council and they would endeavor to have the lights installed.

Communications were read and disposed of as follows:

Harris Ave. A petition signed by ten ratepayers asking that the approach to Harris Ave. be cleared and the road gravelled.

Moved by Co. Allard, Sec. by Co. Douglas,
That the matter be referred to Co. Quadling with power to act.
Carried.

Fortescue re P. L. Rd. H. G. Fortescue, regarding the condition of the Pipe Line Road.

He stated that the deplorable condition was mostly due to the heavy trucks hauling gravel and suggested that His Worship the Reeve take the matter up with the Provincial Govt. and endeavor to arrange with them to assist in keeping the road in repair.

His Worship stated that he would be pleased to take the matter up with both parties.

Moved by Co. Douglas, Sec. by Co. Allard,
That the Clerk notify the Deeks Sand and Gravel Co. to discontinue hauling until the road is put in condition to stand such traffic.
Carried.

February 10th 1930

R.M.S.Rye R. M. S. Rye, asking that something be done to stop the heavy hauling over the Pipe Line Road, as it is in very bad condition. As this matter was dealt with in connection with Mr. Fortescue's letter the following resolution was passed.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the letter be received and filed.

Carried.

J.Ramsay John Ramsay, asking that the lane back of his property be cleared. He pointed out that he had cleared 66 ft. and that the balance of 75 ft. to be cleared had only two big stumps on it and that the balance was very easy clearing.

Moved by Co. Douglas, Sec. by Co. Allard,

That the matter be referred to the Chairman of the Board of Works with power to act.

Carried.

G.E.Martin
Memorandum

Geo. E. Martin, Parliamentary Agent for U. B. C. M. enclosing a copy of a memorandum prepared by a special committee of the Union, which was presented to the Government in support of the application to change the incidence of taxation for Educational purposes in some way that will release the lands within the Municipalities from the unbearable assessment for the building and maintenance of School. Mr. Martin asks the Council to press upon the member for this Constituency the necessity for immediate relief and enlist his support for such legislation.

Moved by Co. Douglas, Sec. by Co. Allard,

That the Clerk write the Department in connection with the matter stating that the Memorandum had received the endorsement of the Council.

Carried.

S.L.Brice
Chilliwack

S. L. Brice, Clerk, Township of Chilliwack, enclosing a copy of a resolution as follows:

"That this Council is in favor of making the two year term for Councillors optional."

And asking for the endorsement of the resolution by this Council.

Moved by Co. Smith, Sec. by Co. Quadling,

That the letter be received and filed and no action taken.

Carried.

Co. Allard dissenting.

J.Clark

John Clark, asking that the boulevard fronting on his property on the Como Road be cleared and graded.

Moved by Co. Douglas, Sec. by Co. Quadling,

That the matter be referred to the Chairman of the Board of Works with power to act.

Carried.

Auto. Club
of B. C.

Automobile Club of B. C. stating that a survey of this District, free of charge upon request and estimates made as to the cost of installation of road signs.

Moved by Co. Hart, Sec. by Co. Douglas,

That the matter be laid over.

Carried.

A. Sabourin A. Sabourin, asking for a load of gravel to be on the entrance to his property as he is unable to use the road in its present condition.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to the Chairman of the Board of Works.
Carried.

I. N. Bond L. Nicholas Bond, asking that the stumps on the boulevard facing his property be blasted so as to enable him to improve the boulevard.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to the Chairman of the Board of Works with power to act.
Carried.

Imperial Oil Co. stating that they would supply gasoline delivered Imperial to a storage tank at tank wagon price being 23¢ per gallon plus Oil Co. 3¢ government tax and in consideration of a yearly contract would re gas. grant a further reduction of 2 ¢ per gallon. They are also willing to supply a one gallon pump with a 250 gallon tank for \$65.00 or a 59 gallon pump with 500 gallon storage tank for \$120.00.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be referred to the Board of Works as a whole for report at the next meeting.
Carried.

Jas. S. Rear, stating that he had recently acquired options on a large J.S. Rear amount of B. C. timber to be used in connection with a large paper re tax- mill to be constructed some where in the neighborhood of Vancouver ation. or New Westminster, and in the event of the plant being located in this Municipality he asked if the Council would be willing to exempt the Company from taxation for a period of ten or fifteen years.

Moved by Co. Allard, Sec. by Co. Quadling,
That the Clerk notify Mr. Rear that this Council would be glad to receive and hear him at any time to discuss the matter with him.
Carried.

W. H. A. Parker, offering to purchase Lots 1 & 25 of Blks. 13 & 14 D. L. 3 etc. for the taxes etc. against the same as at the Parker tax sale plus 8% interest.

Moved by Co. Allard, Sec. by Co. Hart,
That Lots 1 & 25 Blks. 13 & 14 D. L. 3, 45, 108 and parts of 1 & 16 Gp. 1 at the price of \$73.14 plus interest to date be sold to W.H. A. Parker subject to the right of the owner to redeem under the provisions of the Municipal Act.
Carried.

H. J. Lister H. J. Lister, making application for a license to operate candy Vending Machines, in this Municipality.

Moved by Co. Quadling, Sec. by Co. Douglas,
That the application be accepted and license granted at the rate of \$5.00 per machine.
Carried.

F. Mill re wood Del. Moved by Co. Douglas, Sec. by Co. Hart,
That the Clerk notify Fraser Mills, to discontinue hauling wood over the roads in this District while the roads are in their present condition.
Carried.

By-Law 284 Moved by Co. Douglas, Sec. by Co. Hart,
That the Municipal Officer's Appointment By-Law 1930 No. 284 be read a first time.
Carried.

By-law declared read.

Moved by Co. Smith, Sec. by Co. Quadling,
By-law 284 That the Municipal Officer's Appointment By-law 1930 No. 284 be read a second time.
Carried.

By-law declared read.
Moved by Co. Douglas, Sec. by Co. Hart,
That the Municipal Officer's Appointment By-law 1930 No. 284 be read a third time.
Carried.

By-Law declared read.

Moved by Co. Allard, Sec. by Co. Hart,
Debentures That the Debentures referred to in "Local Improvement Debenture By-law No. 1, 1929" No. 274 and "Local Improvement Debenture By-law No. 2 1929" No. 275 be made payable at any branch of the Royal Bank of Canada in the City of Vancouver, B. C. or the City of New Westminster, B. C.
Carried.

His Worship, the Reeve reported that he had been instructed some time ago to go to Victoria and take up various matters with the Government which had come before the Council during the past year and as the various Municipal representatives would be in Victoria on Tuesday, he thought that it would be the proper time to go over.

Moved by Co. Quadling, Sec. by Co. Hart,
Reeve & Co. Douglas That the Reeve and Co. Douglas, be delegates to go to Victoria and take up the various matters pertaining to our Municipality to Victoria
Carried.

Frozen pipes Roch. Rd. Co. Allard brought up the matter of the frozen pipes on the Rochester Road. He stated that from the information he had received that the Company employed by one of the residents to thaw the pipes had closed the valve on the main and had forgotten to open it when they had finished, and due to the valve being closed the main had frozen. He therefore thought that the Company should be made pay the cost of thawing the main. Co. Hart thought that the pipes were frozen before the Company started to work. He pointed out that the residents could not get any water at 4 P. M. and the Company did not start work until late in the evening, and therefore could not be responsible for the damage.

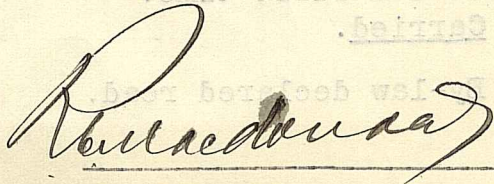
Moved by Co. Quadling, Sec. by Co. Smith,
That the matter be dropped.
Carried.

Finance Moved by Co. Hart, Sec. by Co. Smith,
That the report of the Finance Committee be received and bills paid.
Carried.

Bd. of Wks. Co. Quadling presented a list of tools and equipment he has on hand to carry on the work of his Department.

Moved by Co. Smith, Sec. by Co. Hart,
That the Chairman of the Board of Works present a list at the next meeting of what equipment he will require for his department for the coming season.
Carried.

Moved by Co. Smith, Sec. by Co. Quadling,
That the meeting adjourn.
Carried.


REEVE.

Monday February 24th, 1930.

The Council met at the Municipal Hall, Maillardville, B. C. Feb. 24th at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Douglas, Sec. by Co. Smith, That the minutes of the previous meeting be approved. Carried.

Moved by Co. Douglas, Sec. by Co. Smith, That the minutes of the Court of Revision held on the 8th & 10th inst be approved. Carried.

Delegations. His Worship the Reeve mentioned that there were a number of delegations at the meeting who wished to ~~hear~~ address the Council and asked if they would be heard.

Moved by Co. Douglas, Sec. by Co. Hart, That the delegations be heard. Carried.

The following persons then addressed the Board:-

Oxtoby re Gatensbury & Lillian Rds. Mr. Oxtoby, re condition of the Gatensbury Road and Lillian Rd. He pointed out that the water was over the Gatensbury Rd. and that logs were floating across and that he had moved one which was stuck in the wheel track. He thought that something should be done to prevent the water flowing over the road.

Co. Quadling reported that he had the matter in hand and had issued orders to close the road as it was dangerous to travel on.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter be referred to the Chairman of the Board of Works for report. Carried.

Re the Lillian Road, Mr. Oxtoby stated that there were a number of places on this road that were in very bad condition.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter be referred to the Chm. of the Board of Works with power to act. Carried.

J. W. Harris re wood J. W. Harris asked permission to cut wood on the road allowance south of Brunette St. and known as Nelson Road.

He was informed that there was no road allowance at the point mentioned, and that the property was owned by the Canadian Western Lumber Co.

Morrison re grader Mr. Morrison, of the Morrison Tractor Co. addressed the Board re the purchase of a power grader. He explained system of financing whereby the Municipality could purchase a grader on a monthly basis.

Moved by Co. Douglas, Sec. by Co. Smith, That the matter be taken up in Committee after general business had been dealt with. Carried.

Dawes re Essondale school. Mr. Dawes asked if the Reeve had endeavored while in Victoria to have the Government take over the school, and pay all educational charges in connection with school children in the Essondale District in lieu of the Road and Poll Tax.

- His Worship pointed out that the Government maintained the Essondale School and also allowed a number of children living outside the area to attend the school, but in connection with High School, pupils the Municipality had to pay the tuition fee, and he had asked the government to pay for the High School children, and deduct the amount from the road & poll taxes collected by the Institution, remitting the balance to the Corporation.
- Essondale School
- Mr. Barber wished to thank the Council for the excellent work done on Begin Street.
- Barber
- Communications were read and disposed of as follows:-
- J. J. Fletcher, asking for the 20foot lane west of his property in E $\frac{1}{2}$ Blk. 41 to be opened and gravelled so that he could have his fuel and feed brought in that way. Mr. Fletcher who was at the meeting stated that Mr. Papay had made application to have the lane cancelled, but that the Registrar refused to cancel the plan.
- J.J.Fletcher re lane
- Moved by Co. Allard, Sec. by Co. Smith,
That the matter be referred to the Chm. of the Board of Works for report.
Carried.
- Mrs. Crawley presented a petition signed by nine owners and ratepayers, asking the Council to assist them in getting Domestic light in their District as had been done in other sections of the Municipality.
- Crawley re Dom. light
- Moved by Co. Quadling, Sec. by Co. Allard,
That the matter be taken up with the B. C. E. Rly. Co. at an early date by the Reeve and the Chairman of the light Committee.
Carried.
- P. Philip, Deputy Minister of Public Works, re the construction of a side walk from the City of Port Coquitlam to Essondale. He points out that in view of the increased traffic on the road and the fact that pedestrians were obliged to use the pavement it is considered advisable to construct a sidewalk and thus keep the highway clear and that he had instructed his Engineer to make an estimate of the cost of the work.
- P. Philip re side-walks.
- Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be laid on the table.
Carried.
- Canadian Western Lumber Co. in reply to letter requesting them to discontinue hauling wood until the roads were in better condition, stating that no deliveries would be made until roads were in better condition.
- Can. West'r. Lbr. Co.
- Moved by Co. Douglas, Sec. by Co. Allard,
That the letter be received and filed.
Carried.
- Deeks Sand & Gravel Co. in reply to letter requesting them to discontinue hauling gravel until roads were in better condition, advising that they had hauled practically nothing since last November, and would not do so for some time to come.
- Deeks Sand & Gravel
- Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and filed.
Carried.
- Thomas Grant, offering \$4.00 per lot for lots 1 to 5 & 11 to 15 Blk. 12 D. L. 385.
- Grant re lots 1 to 5 & 11 to 15 D.L.385
- Moved by Co. Smith, Sec. by Co. Allard,
That Mr. Grant's offer be accepted.
Carried.

H.M. Newson R.C.M. Police re account for prisoners.
 H. M. Newson, Sup't. R. C. M. Police, stating that they had received a bill from this Municipality for the keep of Prisoners, amounting to \$13.00 which had been forwarded to them by Constable Cromwell of the Fraser Mills Municipality. He pointed out that he would have to forward the account to Ottawa before any action could be taken. The Clerk reported that Mr. Newson had phoned him about the matter, and that he had explained to Mr. Newson that the account was forwarded to the Corp'n. of Fraser Mills Municipality and that they had no jail and had used our jail and Court. The usual charge being made to cover the light, heat etc.

Moved by Co. Hart, Sec. by Co. Allard,
 That the letter be received and filed and the Clerk's action be endorsed.
Carried.

W. Inglis re Purchase of gravel pit.
 Wm. Inglis, offering to purchase the Corporation's interest in Lot 5 Group 1, known as the gravel pit near Golf Course at \$150.00 on the following terms:- \$50.00 cash, balance of \$100.00 to be paid in gravel during 1930.

Corporation of the District of Burnaby, stating that Mr. Inglis offer had been accepted by the Corporation.

His Worship the Reeve reported that Mr. Inglis had spoken to him about the matter and that he had informed him that a fair price for the Corporation's share would be \$100.00 cash and \$200.00 in gravel.

Co. Quadling thought it should be held, as the pit could still be worked.

Spackman
 Mr. Spackman, who was at the meeting suggested that tenders for the purchase be called for.

Moved by Co. Hart, Sec. by Co. Allard,
 That the matter be left in the hands of the Reeve, with the assistance of the Chm. of the Board of Works with power to act.
Carried.

S.F. Marks plans
 S. F. Marks plans of Blk. 4 D. L. 3 etc for approval.

Moved by Co. Hart, Sec. by Co. Allard,
 That the plans be approved.
Carried.

Mun. News
 Municipal News, re subscriptions for 1930.

Moved by Co. Hart, Sec. by Co. Quadling,
 That the letter be received and filed.
Carried.

J.S. Rear
 Jas. S. Rear, re industry to be established in this Municipality, stating that he would be in Vancouver in the near future and would be pleased to meet the Council when here.

Moved by Co. Douglas, Sec. by Co. Smith,
 That the letter be received and filed.
Carried.

Nilan
 Cassidy & Lewis, re J. G. Nilan claim for damages owing to water from road ditches damaging his basement and other property.

Co. Quadling reported that Mr. Nilan had blocked the culvert on the Rochester Road and that he had ordered the road foreman to open the Culvert and to dig a ditch across Mr. Nilan's road, connecting the ditch with a small one Mr. Nilan had dug back of his house, which relieved the situation.

Nilan Co. Hart reported he had inspected the damage done to Mr Nilan's basement and considered that the culvert Mr. Nilan had constructed across his road was much too small and therefore was the cause of flooding the basement.

Moved by Co. Douglas, Sec. by Co. Hart, That the letter be received and filed. Carried.

Dawes Rd. A petition, asking that the street between the Dawes Road and the Wiltshire Road be opened, and offering to clear the brush and dead falls, if the Municipality would blow the stumps.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter be referred to the Chairman of the Board of Works with power to open road. Carried.

Reg. of Titles. Registrar of Titles, re cancellation of plan covering a portion of Blk. 8 D. L. 386, plan 2536.

Moved by Co. Douglas, Sec. by Co. Hart, That the notice be received and filed. Carried.

By-Law 284.

By-Law 284 Moved by Co. Hart, Sec. by Co. Douglas, That the Municipal Officer's Appointment By-law 1930 No. 284 be reconsidered and finally passed and adopted, and the seal of the Corporation affixed. Carried.

The following applications were received for the position of Wiring Inspector.

Wiring Inspector T. Foye, J. W. Woodbury, H. Lamoureaux, F. Usher, D. A. McIntosh.

Moved by Co. Hart, Sec. by Co. Allard, That the Clerk write the Government and find out what qualification a Wiring Inspector should have. Carried.

The following quotations were received for the installation of a Gas pump.

Gas pump Home Oil Co. 250 gallon tank, 5 gallon pump for \$60.00. Corporation to make excavation for tank. Company will install pump and tank. The Company to furnish gas at tank wagon, prices with a discount of 2¢ a gallon, providing their products are used for one year.

Imperial Oil Co. 250 Gallon Tank, 1 Gallon pump for \$65.00 or a 500 " " 5 " " 120.00 and furnish gas under the same terms as above.

Shell Oil Co. 500 Gallon Tank at \$55.00 Foot Valve at 7.50. 5 Gallon pump at 35.00 \$97.50

Moved by Co. Hart, Sec. by Co. Quadling, That the Home Oil Co's offer be accepted under the terms outlined in the Company's letter dated Feb. 19th 1930. Carried.

Co. Allard desenting. His Worship the Reeve reported that Mr. Lambert had made an offer to him of \$200.00 for Lots 1 to 12 Blk. 28 D. L. 64, Gp. 1, Map 2323.

Lamber re Lots 1 to 12 Blk. 28 D.L. 64

Lambert Moved by Co. Allard, Sec. by Co. Hart,
That Mr. Lambert's offer be accepted.
Carried.

Barber, M.P. His Worship then reported that in Company with Co. Smith and
Mr. Barber, M. P. they had inspected the Minnekahda Wharf and
re Minnek. found it in a very dangerous condition, and badly in need of
wharf. repair.

Mr. Barber had stated that he was willing to endorse the applic-
ation to the Government to have it repaired.

The Clerk reported that the Dominion Engineer had phoned and
asked if a 30 ft. wharf without a slip would be satisfactory.

Moved by Co. Douglas, Sec. by Co. Allard,
That the Reeve's report be received and that the Engineer be
notified that a 30 ft. wharf would be sufficient.
Carried.

Co. Douglas reported that the barrier at the end of the road
had to be removed and one placed across the wharf.

Oliver Rd. Moved by Co. Smith, Sec. by Co. Douglas,
& Minnek. That the road between the Oliver Road and the Minnekahda Wharf
wharf gaz. be gazetted.
Carried.

Victoria His Worship reported that he and Co. Douglas had went to Victoria
as instructed by the Council and had taken up the following
matters.

Prim High. The new Government Highway.
The work charge for repairs to Primary Highway.
The Side-walk along Brunette St., and the High School Fees for
Essondale.

They were informed by the Minister that he could not say where
the New Highway would be constructed, as the surveys had not
been completed.

Regarding the payment for work on Primary Highway in which they
were going to hold the Municipal share of Liquor Profits, he
stated that the bills would not have been sent out if he had
been at home.

sidewalk Re sidewalk, he suggested that plans and specifications and an
estimate be submitted.

Moved by Co. Hart, Sec. by Co. Smith,
That the Reeve's report be received and that plans of sidewalk
be submitted to the Government.
Carried.

Plans & Moved by Co. Hart, Sec. by Co. Allard,
specif. That an Engineer be engaged to prepare plans and specifications
of the sidewalk.
Carried.

Blue Mtn. Co. Quadling reported that a few poles on the Blue Mtn. Road
Rd. should be moved as they were in the way of a proposed ditch.

Moved by Co. Allard, Sec. by Co. Hart,
That the matter be referred to Co. Douglas for report.
Carried.

Windrum Co. Quadling reported that Mrs. Windrum had complained to him
regarding water from the street flooding her basement, and
that she claims the ditch on the North side of the road is
filled up. He thought the only way to relieve the situation
would be to dig a ditch on the north side of the lane in front
of her property, and as this would be a very expensive piece

of work, owing to the large rocks that would have to be blasted. He could not recommend that the work be done.

Windrum

His Worship stated that Mrs. Windrum had mentioned to him that if a load of gravel was placed along the lane it would help the matter.

Moved by Co. Allard, Sec. by Co. Douglas,
That a load of gravel be furnished and placed on the lane.
Carried.

St. lights
not burning

His Worship reported that two street lights were not burning, one at the Corner of North Road and Rochester Road and one on Alderson Ave.,

Clerk to notify B. C. Electric Railway, Co. Ltd.

Watanabe
property

Co. Hart reported re the water flowing across Brunette St. and flowing Mr. Watanabe's property, and thought that it should be taken care of. He estimated the work to cost \$25.00 or \$30.00

Govt. Eng.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Council get in touch with the Government Engineer and endeavour to arrive at some solution of the matter.
Carried.

Moved by Co. Smith, Sec. by Co. Quadling,
That the matter be referred to the Reeve, Co. Hart and Co. Quadling to take up with the Engineer.
Carried.

La France
& Sauve

Co. Allard reported that he had engaged Mr. Lafrance and Mr. Sauve to inspect the Hager property in connection with the appeal, and that they were entitled to pay as follows:-

Mr. Lafrance 8 hours
Mr. Sauve with car 8 hours.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to the Finance Committee.
Carried.

Garbage

Co. Allard reported he had received a number of complaints re the collection of garbage, and wanted to know what was being done about the collection.

Co. Quadling reported that he had instructed the truck driver to collect the garbage, but he did not know whether he had done so or not.

Moved by Co. Smith, Sec. by Co. Quadling,
That a truck be hired to collect the garbage and tenders be called for.
Carried.

Corbett's
ditch

Co. Allard reported that he had received a report re the condition of J. Corbett's ditch.

Sanit. Insp.

His Worship suggested that the Sanitary Inspector be notified to inspect the ditch.

Dr. B. Cannon

Moved by Co. Hart, Sec. by Co. Douglas,
That the Clerk notify Dr. B. Cannon to inspect the ditch and report.
Carried.

Caillon

Co. Allard brought up the matter of relief for Mrs. Caillon.

His Worship explained that the Council had granted her some relief and that a number of ratepayers had objected to it on the grounds that she owned property in the Prairies and that she had two sons on the property, and that the Council had discontinued the allowance, since then she has received a small order of groceries.

Relief
Comm.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the matter be referred to the Relief Committee with power
to act.
Carried.

V. Leveque

His Worship then suggested that the Son-in-law be asked to
appear before the Committee.

Moved by Co. Douglas, Sec. by Co. Smith,
That the Son-in-law be asked to appear before the Committee.
Carried.

P. Line
Rd.

Co. Smith asked if the Council intended making an appropriation
for the paving of the Pipe Line Road.

His Worship suggested that the matter be laid over and no
further action was taken.

C. M. Rd.

Co. Smith reported that the Coast Meridian Road was in an
impassable condition and suggested that the Council inspect
it. He thought that \$25.00 would repair it so as it could be
used for a short time.

Moved by Co. Quadling, Sec. by Co. Allard,
That the matter be left over until the annual inspection of
the roads.

~~Carried~~

Lost

Amended

Moved by Co. Douglas, Sec. by Co. Hart,
That Co. Smith be allowed \$25.00 appropriation for temporary
repair on the Coast Meridian Road.
Carried.

Co. Allard desenting.

Gravel
trucks

The matter of hiring gravel trucks was brought up, and the
following resolution passed.

Moved by Co. Quadling, Sec. by Co. Douglas,
That ratepayers owning a gravel truck be given preference.
Carried.

Hardman
re P. Line
Rd.

Co. Quadling reported that Mr. Hardman, Sup't. of New West'r.
Waterworks Dep't. had spoken to him regarding an appropriation
for the Pipe Line Road. He said that the B. C. E. Ry. would
donate \$1,000.00 and the City \$500.00 per year, and wished to
know what amount the Council were willing to spend on the road.

His Worship suggested that owing to an unindustry being opened
on the road, he thought that it would be reasonable to spend
the amount of Road and Poll taxes collected from the industry
on the road.

Sceptic
tank

Co. Douglas reported that the sceptic tank at the Municipal
Hall had ceased to function, and the drains from it had filled
up, and was useless. He therefore had ordered workmen to
construct a new tank and drain.

Moved by Co. Hart, Sec. by Co. Allard,
That Co. Douglas' report be received and action endorsed.
Carried.

J. Graham
& Deek
S.&G. Co.

His Worship reported that John Graham had won his suite against
the Municipality in the County Court on Monday the 24th inst.
and that the appeal by Deeks Sand & Gravel Co. against the
assessment would come up in the Supreme Court at Vancouver on
Tuesday.

Moved by Co. Hart, Sec. by Co. Allard,
That the report of the Finance Committee be received and

cheques issued to cover.

Carried.

Graders;

Grader Co. Douglas and Co. Quadling reported that they had inspected a number of graders, and suggested that a new grader be purchased from the Willard Equipment Co. at the price of \$2,000.00. This grader was new and they thought it would be large enough to do the Municipal work.

Willard Equipment Moved by Co. Quadling, Sec. by Co. Douglas, That the Willard Equipment Co. be given an order for a light grader @ \$2,000.00, subject to approval of Council after inspection.
Carried.

Land-Sale By-law Co. Hart gave notice that he would introduce a Land Sale By-law at the next meeting.

Moved by Co. Quadling, Sec. by Co. Smith, That the meeting adjourn.
Carried.

Revised
REEVE.

Moved by Co. Quadling, Sec. by Co. Douglas, That ratepayers owning a gravel truck be given preference.
Carried.
Co. Quadling reported that Mr. Hardman, Sup't. of New West's Waterworks Dept. had spoken to him regarding an appropriation for the Pipe Line Road. He said that the B. C. H. Ry. would donate \$1,000.00 and the City \$500.00 per year, and wished to know what amount the Council were willing to spend on the road.

His Worship suggested that owing to an industry being opened on the road, he thought that it would be reasonable to spend the amount of Road and Poll taxes collected from the industry on the road.
Co. Douglas reported that the septic tank at the Municipal Hall had ceased to function, and the drains from it had filled up, and was useless. He therefore had ordered workmen to construct a new tank and drain.
Carried.

Moved by Co. Hart, Sec. by Co. Alford, That Co. Douglas' report be received and action endorsed.
Carried.
His Worship reported that John Graham had won his writ against the Municipality in the County Court on Monday the 24th inst. and that the appeal by Beaks Sand & Gravel Co. against the assessment would come up in the Supreme Court at Vancouver on Tuesday.
1. Graham & Beak
S. & G. Co.
Tuesdays.
Moved by Co. Hart, Sec. by Co. Alford, That the report of the Finance Committee be received and

Monday March 10th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. March 10th 1930 at 7.30 p.m. The Reeve and all members being present.

Before the minutes of the previous meeting were passed, Co. Allard stated that he objected to the minutes being passed, owing to a report which appeared in the news paper regarding him being a witness for the Appellant in the Hager appeal against the 1930 assessment. Co. Allard read the report in the paper, and explained that he had not appeared as a witness in the case and had told Mr. Hager's solicitor that the assessment of \$50.00 per acre as confirmed by the Court of Revision was fair.

Co. Hart stated that he had asked at the previous meeting if Co. Allard had been subpoenaed as a witness against the Corporation, and was informed by his Worship that it was a fact.

Moved by Co. Smith, Sec. by Co. Douglas,
That the discussion close.
Carried.

Moved by Co. Hart, Sec. by Co. Smith,
That the minutes of the previous meeting be approved.
Carried.

The following persons addressed the Council;

Mr. Fawkes took up the matter of the Corporation making title to his property after he had redeemed the property. The Clerk explained that Mr. Fawke's property had been sold for taxes in 1927 and that he had redeemed the property within the time limit for redemption and that the late Clerk had made title to the property in the name of the Corporation. Mr Fawkes stated that he had made three trips to New Westminster in connection with the matter, and thought he should be paid for his trouble.

Moved by Co. Hart, Sec. by Co. Quadling,
That the matter be referred to the Finance Committee with power to act.
Carried.

Mr Collins asked that the subdivision road now being opened near the Dawes Road be continued thru to the Munday Road. Co. Quadling said he was just doing the work which had been authorized.

Moved by Co. Allard, Sec. by Co. Quadling,
That the matter be laid over until the annual inspection of roads.
Carried.

Mr. Dawes asked that a sign be placed at the Corner of the Dawes Road and Pitt River Road, so people would know where the Dawes Road was.

Mrs. Crewdson asked that a sign be placed at the Hillside Road.

Moved by Co. Hart, Sec. by Co. Douglas,
That roads that at present existing signs be erected.
Carried.

Mrs. Crewdson asked if the Council intended extending the proposed new sidewalk as far as Mr. Hamilton's property.

His Worship stated that the government Engineer was going to make an estimate of the cost of the work and he would ask him to include the price as far as Mr. Hamilton's.

Mrs. Crewdson asked what time the workmen on the roads were supposed to start work in the morning. She said she did not consider

they were earning their wages as she had watched them wasting a lot of time.

Co. Quadling stated that some times men were employed who were not fitted for the work, but were given work on account instead of giving relief.

Mrs. Crewdson said that the drivers of Brackman-Ker Co., Spencers Ltd., and others said that the roads east of the Millside School were the worst in the Municipality and that the roads in the North and West part of the Municipality were in good condition.

Co. Quadling stated that the Dawes Road in front of Mr Dawes property had been injuring by Mr. Dawes by placing a crossing over the ditch which forced the water over the road, thereby damaging the road.

Mr. Dawes objected to the statement and said Co. Quadling was wrong.

Mrs. Crewdson asked if Co. Quadling intended putting any rock on the Hillside Road.

Co. Quadling said that he would do so.
Communications were read and desposed of as follows:-

Mrs. Ratchford, stating that Mr. Ratchford was ill and that the family was in need of assistance.

Moved by Co. Douglas, Sec. by Co. Hart
That the matter be referred to the Relief Committee with power to act.

Carried.
Morrison Tractor & Equipment Co. thanking the Council for the kindness and courtesy shown him during the Council meeting of Feb. 24th.

Moved by Co. Hart, Sec. by Co. Smith,
That the letter be received and filed.
Carried.

Burq. Agric. Ass'n. Richard Morrison, Secy. Burquiltam Agricultural Association asking for a grant for the District Exhibit and the Annual Fair.

Moved by Co. Douglas, Sec. by Co. Smith,
That the Clerk write the Secy. and ask for the date of their next meeting when a delegation from the Council would attend and discuss the matter with them.
Carried.

Osborne Jean W. Osborne, offering \$50.00 for Lots 25 to 33 of Blk. 4, D. L. 384 A Group 1.

Moved by Co. Smith, Sec. by Co. Hart,
That the offer be accepted.
Carried.

Carre G. E. Carre, asking permission to cut four or five old snags on D. L. 238 Gp. 1.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to Co. Smith with power to act.
Carried.

Chevalier Geo. L. Chevalier, applying for cutting rights for timber situated on the N $\frac{1}{2}$ of D. L. 369, 370 & 346 for which he offers \$100.00.

Moved by Co. Smith, Sec. by Co. Douglas,
That G. L. Chevalier be given three months extension of time
to take timber off D. L. 369 and that his offer of \$100.00
be accepted for the tie timber.
Carried.

Chevalier

H. Spackman, offering to collect the garbage in Maillardville,
for \$20.00 per month.

Spackman

Co. Allard suggested that the Municipal truck be used.

Co. Quadling objected to the truck being used for the purpose.

Co. Douglas suggested a truck be hired each month.

Moved by Co. Smith, Sec. by Co. Douglas,
That H. Spackman be notified that his tender was not accepted,
and that a truck be hired.
Carried.

A petition signed by 32 residents and ratepayers asking that
street lights be installed on Austin Road as follows:

petition
re lights

At the Gatensbury Road School House Road and Munday Road
and one at the Bridge.

Moved by Co. Hart, Sec. by Co. Allard,
That the petition be received and referred to the Light Comm-
ittee with other petitions.
Carried.

A petition signed by Mrs. M. O. Bruce, and six others, asking
for three street lights on the Robinson Road South of the Smith
Road.

Petition
St. lights

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to the Light Committee.
Carried.

B.C. Police

J. H. Mc Mullin, Supt. of B. C. Police, enclosing a statement
showing receipts and disbursements for the year 1929, for the
policing of this District and suggesting at a fixed amount of
\$2,700.00 be paid per annum the Municipality retaining all
fines.

His Worship reported that the Police Commission had held a
meeting and recommended to the Council that the offer be accepted.

Moved by Co. Douglas, Sec. by Co. Smith,
That the recommendation of the Police Commission be accepted.
Carried.

Co. Allard desenting.

Park Com.

Board of Park Commissioners enclosing copy of minutes of a
conference re proposed scenic driveway held on March 1st and
asking the Council to appoint a representative on an advisory
Committee.

Moved by Co. Hart, Sec. by Co. Douglas,
That His Worship the Reeve be appointed to represent the Munic-
ipality.
Carried.

Savoie

S. Savoie, asking for an increase in salary.
Moved by Co. Douglas, Sec. by Co. Hart,
That his salary be increased to \$100.00 per month from 1st
March and that he be asked to perform all the duties he has
in the past.
Carried.

Automobile Club of B. C., asking if this Municipality desire to have the Club prepare any road warning signs.

Moved by Co. Hart, Sec. by Co. Smith,
That the letter be received and filed.
Carried.

Wiring
Inspector

The Inspector of Electrical Energy, giving the qualifications required by a Wiring Inspector and stating that he would be pleased to go over the applications submitted at any time.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Inspector of Electrical Energy be notified that a Local Inspector had been appointed, and that Mr. J. W. Woodbury be appointed providing he passes his examination.
Carried.

City of
N. W.

City of New Westminster, enclosing bill for \$464.98 for the installation of a meter at the Corner of the Blue Mountain Road in 1927.

Moved by Co. Hart, Sec. by Co. Smith,
That the matter be referred to the finance Committee for report.
Carried.

X
Gravel
Pit

The matter of selling the Austin Road gravel pit in D. L. 5 Gp. 1, was again laid before the Board and Co. Quadling reported that the Committee had arranged with Mr. Inglis that he pay \$50.00 cash and the balance (\$250.00) in gravel at .70¢ per yard at the Bunkers.

Moved by Co. Douglas, Sec. by Co. Smith,
That the Chairman of the Board of Works report be accepted and that the sale be carried out as suggested by him.
Carried.

Temporary Loan By-Law 285.

Tem. Loan
By-law 285

Moved by Co. Hart, Sec. by Co. Allard,
That the District of Coquitlam General Borrowing and Hypothecation of Tax By-Law 1930, No. 285 be read a first time by title.
Carried.

By-Law declared read.

Moved by Co. Smith, Sec. by Co. Douglas,
That the District of Coquitlam General Borrowing and Hypothecation of Tax By-Law 1930, No. 285 be read a second time clause by clause.
Carried.

By-Law declared read.

Moved by Co. Hart, Sec. by Co. Smith,
That the District of Coquitlam General Borrowing and Hypothecation of Tax By-Law 1930 No. 285 be read a third time.
Carried.

By-Law declared read.

Land Sale
By-law 286

Land Sale By-Law 286

Moved by Co. Hart, Sec. by Co. Smith,
That the Land Sale By-Law 1930 No. 286 be read a first time by title.
Carried.

By-Law declared read.

Moved by Co. Douglas, Sec. by Co. Allard,
That The Land Sale By-Law 1930 No. 286 be read a second time

Clause by clause.

Carried.

By-Law declared read.

By-Law
286

Moved by Co. Smith, Sec. by Co. Hart,
That the Land Sale By-Law 1930 No. 286 be read a third time.

Carried.

By-Law declared read.

The matter of sidewalk from Port Coquitlam to Essondale along P.C. to the Pitt River Road was again brought up.

Co. Smith reported that Alderman Davis had informed him that the City would assist in building the sidewalk.

Moved by Co. Quadling, Sec. by Co. Hart,

That the Council cannot deal with the matter until the estimates of the cost are received.

Carried.

The matter of drainage of Mr. Nilan's property was brought up and Co. Quadling reported that he had inspected the property and the road and had suggested to Mr. Nilan that a ditch be dug along his property line, a distance of about 400 ft. but

was informed by Mr. Nilan that the matter had been referred to his solicitor and would not say whether he would accept the offer or not. Co. Quadling pointed out that it would be a very expensive undertaking to dig a ditch along the north side of the Rochester Road, and carry it to a proper outlet.

His Worship suggested that if Mr. Nilan was entitled to damages it would be better to settle with him.

As the matter had been referred to the Municipal Solicitor no further action was taken.

Papay
property

Co. Quadling reported he had inspected the land thru Mr. Papay's property, and found that it would be an expensive undertaking to construct a road and as it would only serve one ratepayer who had a good road in front of his property, he could not recommend that the work be undertaken.

Moved by Co. Allard, Sec. by Co. Hart,

That Co. Quadling's report be received and no action taken.

Carried.

Gatens.
Road.

Co. Quadling reported that he had inspected the Gatensbury Road along Lake Como and had endeavoured to find an outlet for the water from the Lake. He found the Old Fraser Mills Water line and suggested placing a valve on the pipe at Mr. Page's place, which could be opened when the water was high in the Lake and would prevent the road from being flooded.

Moved by Co. Allard, Sec. by Co. Hart,

That His Worship see Mr. Mackin regarding the water.

Carried.

Lees
Auditor

Co. Douglas, asked if it was a fact that the present Municipal Auditor had given evidence against the Corporation in the Law-suit of Graham vs the Municipality, and if so he did not think he should be employed as Auditor any longer.

His Worship reported that Mr. Lees, the Auditor had been a witness for Graham when the case was called.

Co. Hart suggested that the firm who employes Mr. Lees should be interviewed regarding the matter.

Crehan,
Mouat & Co.

Moved by Co. Hart, Sec. by Co. Douglas,

That the Clerk write Crehan & Mouat Co. that Mr. Lees gave evidence against the Corporation in the Lawsuit of Graham vs the Municipality, and would like their reason for Mr. Lees action in the matter.

Carried.

Co. Hart reported he had received a report that the house on Brunette St. that was occupied by Mr. Pickering had been vacated and that it created a fire menace and thought the building should be torn down.

Moved by Co. Smith, Sec. by Co. Douglas,
That the report be received and the agents notified.
Carried.

Co. Douglas brought up the matter of the Gas pump about to be installed at the Municipal Hall, and moved the following motion.

Moved by Co. Douglas, Sec. by Co. Smith,
That only vehicles owned by the Municipality be allowed to use gas from the tank, and no one but the driver of the truck have a key to the pump.
Carried.

Co. Douglas asked permission to construct a low concrete wall with a fence on top between the garage and the Municipal Hall so as to make a material yard which would not be unsightly.

Moved by Co. Hart, Sec. by Co. Quadling,
That Co. Douglas bring in a report of the cost at the next meeting.
Carried.

Co. Hart recommended that the whole Council meet as a committee in the near future to discuss the finances of the Municipality.

His Worship called the meeting for Monday the 17th inst. at 7.30 p. m.

Moved by Co. Quadling, Sec. by Co. Hart,
That the meeting adjourn.
Carried.

Reeve
.....Reeve.

Moved by Co. Alford, Sec. by Co. Hart,
That His Worship see Mr. Mackin regarding the water.
Carried.

Co. Douglas asked if it was a fact that the present Municipal Auditor had given evidence against the Corporation in the Law-suit of Graham vs the Municipality, and if so he did not think he should be employed as Auditor any longer.

His Worship reported that Mr. Lees, the Auditor had been a witness for Graham when the case was called.
Co. Hart suggested that the firm who employ Mr. Lees should be interviewed regarding the matter.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Clerk write Graham & Mount Co. that Mr. Lees gave evidence against the Corporation in the lawsuit of Graham vs the Municipality, and would like their reason for Mr. Lees action in the matter.
Carried.

863

Copy of the D.
of Bundy

DECEMBER 12 1829

CONSTITUTION

FOR

Monday March 24th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Hart, Sec. by Co. Smith,
That the minutes of the previous meeting be approved.
Carried.

Communications were read and disposed of as follows:-

Crawley A Petition signed by W. A. Crawley and four others asking for three street lights to be installed on the Austin Road between st. lights the Marmont Road and the Blue Mountain Road.

Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be referred to the Light Committee.
Carried.

Corp. of Burnaby Grav. pit Corporation of the District of Burnaby re sale of Gravel Pit in D. L. 5 Gp. 1, stating that they were willing to accept \$150.00 for their right title and interest in the property.

Moved by Co. Smith, Sec. by Co. Douglas,
That the matter be left in the hands of the Committee.
Carried.

Lambert Mr. A. B. Lambert, offering \$25.00 for Lots 14, W₁ 16, 17 & 18 D. L. 64 & 111 Blk. 28 Group 1 Map 2323.

Moved by Co. Allard, Sec. by Co. Quadling,
That the offer be accepted.
Carried.

Franco-Can. Co. The Franco-Canadian Co. Ltd., re opening a road to their property in D. L. 22 Gp. 1.

Moved by Co. Hart, Sec. by Co. Smith,
That the request be laid over.
Carried.

Sal. Army The Salvation Army, asking for their annual grant.

Moved by Co. Smith, Sec. by Co. Hart,
That the matter be referred to the Finance Committee.
Carried.

R. Morrison R. Morrison, Secy Burquitlam Agric. Assoc'n. stating that the association was willing to atage the District Exhibit under the re exhibit name of the Coquitlam Farmer's Institute.

Co. Hart's report Co. Hart reported that he had attended the meeting and pointed out that it was impossible to change the name of the Burq. Agric. Assoc'n. at the present time, but that the matter would be taken up at the annual meeting. He thought that the suggestion of the Association to stage the exhibit under the name of Coquitlam Farmer's Institute would be in order and recommended that the grant be made.

Grant be made Moved by Co. Douglas, Sec. by Co. Quadling,
That the grant be made to the Burquitlam Agric. Assoc'n. providing that the exhibit is staged under the name of the District of Coquitlam Farmer's Institute.
Carried.

Whitlock Thos. Whitlock, enclosing a bill for \$6.00 for thawing the water connection to his property during the cold weather in Jan.

Moved by Hart, Sec. by Douglas,
That the matter be referred to Co. Allard, Chairman of the Water Committee.
Carried.

- Gilley Trail Gilley Bros. reporting that the Gilley's Trail was in a very bad condition and stating that they were willing to help with repairs by giving crushed rock at regular prices at the bunkers at New West'r. or delivered as required to the extent of 50% of the cost of repairs up to \$200.00.
- Moved by Co. Hart, Sec. by Co. Allard,
That the letter be received and the matter be referred to the Reeve and the Chairman of the Board of Works.
Carried.
- Wiltshire road. J. F. Anderson, complaining about the condition of the Wiltshire Road. Mr. Anderson addressed the Council and stated that the workmen had thrown the mud out of the ditch onto the road and as a result the feed trucks could not get up the hill to deliver feed.
- Moved by Co. Hart, Sec. by Co. Quadling,
That the letter be received and the matter referred to the Board of Works.
Carried.
- H.O. Fitzpatrick re Roc. Rd. H. O. Fitzpatrick, re the drain on the Rochester Road which emptied on his property. He stated that he gave the Chm. of the Board of Works' permission to turn the water across his property last year with the understanding that it would be piped and covered and as this had not been done he would have to close the drain and let the water take its own course, if the agreement was not carried out by the first of April.
- Moved by Co. Allard, Sec. by Co. Hart,
That the matter be referred to the Chairman of the Board of Works with power to act.
Carried.
- Insp. of Elec. Energy H. L. Taylor, Inspector of Electrical Energy, stating that Jas. Woodbury called on him and discussed various phases regarding electrical inspection, and that he was of the opinion that he would be satisfactory as far as his office was concerned.
- J. Woodbury Moved by Co. Hart, Sec. by Co. Quadling,
That the letter be received and Jas. Woodbury's appointment as electrical Inspector be confirmed.
Carried.
- Dr. B. Cannon Dr. Bruce Cannon, M. H. O. reporting on condition of ditch between Mr. Corbett's property and Mr. Dunlops.
- Corbett Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and a copy sent to Mr. Corbett.
Carried.
- Ratchford A. H. Ratchford, asking for further assistance as their circumstance had not changed.
- Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and referred to the Relief Committee.
Carried.
- J. L. King J. L. King, Assistant District Engineer, submitting an estimate of the cost of constructing a side walk on the North side of Brunette St. from the Brunette River east a distance of about 2 miles.
- Moved by Co. Hart, Sec. by Co. Allard,
That the letter be received for reference and that the Dept. of Public Works be sent a copy, asking what portion of the cost they would be willing to pay.
Carried.
- Supt. of Education S. J. Willis, Supt. of Education re the high school fees of pupils from Essondale attending New West'r. High School, stating that he had taken the matter up with Mr. Walker, Deputy Prov. Secy. and had been informed that nothing could be done

in the matter this year.

His Worship reported that he had investigated the matter of revenue received from Essondale by the Municipality and found that in 1929 we had received the following amounts.

Road and Poll Tax	\$525.00	
Loans	50.00	
Road and Poll Tax Pac. Engineer	90.00	\$665.00

and besides the cash received there were seven or eight children from the Municipality receiving their education at Essondale School free of charge.

Moved by Co. Hart, Sec. by Co. Douglas,
That the letter and his Worship's report on the matter be received.
Carried.

His Worship reported that he had written to the Attorney General regarding an order made by the Public Utilities Commission when it was in force, in connection with extensions of Electric lighting systems; to find out if the order was still in force. A letter from the Deputy Attorney General had been received, stating that the provisions of the orders were still applicable. His Worship also pointed out a clause in the agreement between the Western Canada Power Co. Ltd., and the Municipality, in which it states. "The Company will not make any charge for supplying electric energy light, heat or power higher than that charged for such services in any Municipality, other than a city, and shall not in any way discriminate against Coquitlam". He thought that the rates charged by the Company in this Municipality were higher than some of the other District Municipalities, and suggested that the matter be taken up with the Solicitor.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to His Worship to take up with the Solicitor.
Carried.

Co. Quadling reported that Mr. Terpenning had offered to collect the garbage for \$16.00 per month or \$10.00 per day.

Moved by Co. Quadling, Sec. by Co. Douglas,
That the matter be referred to the Chairman of the Health Committee for investigation and report at the next meeting.
Carried.

His Worship reported that he had often noticed that the newspapers referred to the Vancouver Golf and Country Club, as being situated in the Municipality of Burnaby and the B. C. Wood Pres. Co. as being in the City of New Westminster.

Moved by Co. Smith, Sec. by Co. Quadling,
That the matter be referred to His Worship.
Carried.

Mr. Baird addressed the Council re listing the Municipal Land for sale. He suggested that the lands should be given to some real estate firm to sell who would do the necessary advertising.

Co. Allard recommended that the lands be listed with Mr. Baird.

Co. Quadling suggested that Mr. Baird be given a three months listing.

Co. Hart asked if Mr. Baird was given the listings would he be willing to allow the Municipality to withdraw any of the lands at any time.

His Worship suggested that a list be made and prices set.

Moved by Co. Hart, Sec. by Co. Douglas,
That a Committee be appointed to bring in a recommendation regarding the sale of lands.
Carried.

His Worship appointed Co. Hart, Co. Allard and himself as a Committee.

Boucher

The matter of relief for Mr. Boucher was brought up and Co. Quadling suggested that he be paid \$2.00 per day while he was on relief work.

Co. Douglas suggested that he be paid the usual rate and half of it retained to cover relief which had already been given.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to the Relief Committee.
Carried.

Pipe Line
Como Rd.

His Worship reported that he had interviewed Mr. Mackin re the pipe line from Lake Como and he was informed by Mr. Mackin that he would have his Engineer investigate the matter.

Co. Quadling presented a report of the work done in his Dept. since the first of the year.

Moved by Co. Douglas, Sec. by Co. Hart,
That Co. Quadling's report be received and accepted.
Carried.

By-law
No. 285

Moved by Co. Smith, Sec. by Co. Hart,
That the District of Coquitlam General Borrowing and Hypothecation of Taxes By-Law 1930 No. 285 be reconsidered and finally passed and adopted and the seal of the Corporation affixed.
Carried.

By-Law
No. 286

Moved by Co. Smith, Sec. by Co. Hart,
That the Land Sale By-Law 1930 No. 286 be reconsidered and finally passed and adopted and the seal of the Corporation affixed.
Carried.

By-Law
No. 287

Moved by Co. Hart, Sec. by Co. Smith,
That the Revenue By-Law No. 287 1930 be read a first time by title.
Carried.

By-Law declared read.

Moved by Co. Smith, Sec. by Co. Douglas,
That the Revenue By-Law 1930 No. 287 be read a second time.
Carried.

By-Law declared read.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the Revenue By-Law 1930 No. 287 be read a third time.
Carried.

By-Law declared read.

By-Law
No. 288

Moved by Co. Hart, Sec. by Co. Quadling,
That the Smith Road Local Improvement Debenture By-Law 1930 No. 288 be read a first time.
Carried.

By-Law declared read.

Moved by Co. Smith, Sec. by Co. Hart,
That the Smith Road Local Improvement Debenture By-Law 1930 No. 288 be read a second time.
Carried.

By-Law declared read.

Moved by Co. Hart, Sec. by Co. Smith,
That the Smith Road Local Improvement Debenture By-law 1930 No. 288 be read a third time.
Carried.

By-Law declared read.

By-law
No. 289

Moved by Co. Douglas, Sec. by Co. Quadling,
That the Jackson Street Local Improvement Debenture By-law
1930 No. 289 be read a first time.
Carried.

By-Law declared read.

Moved by Co. Smith, Sec. by Co. Hart,
That the Jackson Street Local Improvement Debenture By-law
1930 No. 289 be read a second time.
Carried.

By-law declared read.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the Jackson Street Local Improvement Debenture By-law
1930 No. 289 be read a third time.
Carried.

By-law declared read.

By-Law
No. 290

Moved by Co. Hart, Sec. by Co. Allard,
That the Henderson Avenue Local Improvement Debenture By-law
1930 No. 290 be read a first time.
Carried.

By-law declared read.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Henderson Avenue Local Improvement Debenture By-law
1930 No. 290 be read a second time.
Carried.

By-law declared read.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Henderson Avenue Local Improvement Debenture By-law
1930 No. 290 be read a third time.
Carried.

By-law declared read.

R. C. Hosp.

The matter of the Royal Columbian Hospital bill which includ-
ed \$245.00 for Laboratory Fees was discussed and the following
resolution was passed.

Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be referred to the Finance Committee for report.
Carried.

Finance

Moved by Co. Hart, Sec. by Co. Smith,
That the report of the Finance Committee be received and bills
paid.
Carried.

Moved by Co. Quadling, Sec. by Co. Allard,
That the meeting adjourn.
Carried.


.....Reeve.

By-law No. 289

1930 No. 289 be read a first time.
That the Jackson Street Local Improvement Debenure By-law
Moved by Co. Douglas, Sec. by Co. Guadling,
By-law declared read.

By-law No. 290

1930 No. 289 be read a second time.
That the Jackson Street Local Improvement Debenure By-law
Moved by Co. Smith, Sec. by Co. Hart,
By-law declared read.

1930 No. 289 be read a third time.
That the Jackson Street Local Improvement Debenure By-law
Moved by Co. Douglas, Sec. by Co. Guadling,
By-law declared read.

1930 No. 290 be read a first time.
That the Henderson Avenue Local Improvement Debenure By-law
Moved by Co. Hart, Sec. by Co. Allard,
By-law declared read.

1930 No. 290 be read a second time.
That the Henderson Avenue Local Improvement Debenure By-law
Moved by Co. Hart, Sec. by Co. Douglas,
By-law declared read.

1930 No. 290 be read a third time.
That the Henderson Avenue Local Improvement Debenure By-law
Moved by Co. Hart, Sec. by Co. Douglas,
By-law declared read.

R. C. Hoop. ed \$245.00 for Laboratory Fees was discussed and the following
The matter of the Royal Columbian Hospital bill which includ-
resolution was passed.

Finance

That the matter be referred to the Finance Committee for report.
Moved by Co. Hart, Sec. by Co. Douglas,
Carried.

That the report of the Finance Committee be received and bills
paid.
Moved by Co. Hart, Sec. by Co. Smith,
Carried.

That the meeting adjourn.
Moved by Co. Guadling, Sec. by Co. Allard,
Carried.

.....
Robert [Signature]
.....

Monday April 14th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Smith, Sec. by Co. Quadling,
That the minutes of the previous meeting be approved.
Carried.

Terpenning
re timber

Co. Quadling made application on behalf of Mr. Terpenning for permission to cut fir wood on District Lot 112, Grp. 1, on a stumpage basis of .25¢ per cord.

Fawkes
re timber

Mr. Fawkes then presented a tender to the Council offering \$75.00 for the merchantable timber on D. L. 112.

Mr. Terpenning then offered to cut the wood on D. L. 359 and the following resolutions were passed.

Moved by Co. Allard, Sec. by Co. Quadling,
That Mr. Terpenning be granted permission to cut fir wood on D. L. 359 Gp. 1 at .25¢ per cord and in event of the land being sold he would cease cutting wood on the property at once and that the question of scaling the wood be left to the Chairman of the Board of Works.
Carried.

Moved by Co. Allard, Sec. by Co. Quadling,
That Mr. M. M. Fawke's offer be accepted and that he be given six months from this date to remove the timber.
Carried.

Inglis
re gravel
pit

The matter of Mr. Ingles purchasing the Austin Road Gravel Pit in D. L. 5 was brought up and His Worship explained that the Corporation of Burnaby had offered to sell this Municipality all their right title and interest in the property for \$150.00 the Council could then dispose of the property in anyway they saw fit. Mr Ingles who was at the meeting stated that he did not see why he should pay the \$100.00 in cash as he had already made a bargain with Burnaby and they had accepted his offer.

Moved by Co. Quadling, Sec. by Co. Smith,
That the Corporation purchase the gravel pit from Burnaby.
Carried.

Chabot &
Filiatrault
re Alderson
Ave.

Mr. Chabot and Mr. Filiatrault (Sr) addressed the Council and made application to have a portion of Alderson Ave. East of Nelson Road opened.

Moved by Co. Hart, Sec. by Co. Allard,
That the matter be referred to the Chairman of the Board of Works for report.
Carried.

Filiatrault
re water
rates

Mr. Filiatrault (Sr) took up the matter of water rates; he stated that he had three meters and thought that he should not be charged the minimum on the three.

He was informed that each meter or connection had to be dealt with seperately.

No action was taken in the matter.

Paradis
re road

Mr. Paradis addressed the Council and said that the street leading to his property was impassable and that he had dug a 1000 ft. ditch along the street.

Co. Quadling said he intended gravelling the street as soon as the truck was available and the roads would permit the hauling.

Moved by Co. Allard, Sec. by Co. Hart,
That the matter be referred to Co. Quadling with power to act.
Carried.

Franco-Canadian (Dom) Co. Ltd., re opening a road to their property in D. L. 22.

Moved by Co. Hart, Sec. by Co. Smith, That the matter be referred to the Chairman of the Board of Works to measure the distance and that the Clerk call for tenders when chairman furnishes the necessary information and that the Company be notified of the action taken by the Council. Carried.

J. Rintoul, offering to cut the brush and clean out the ditch on the Johnston Road from the creek to the railway on the West side for \$12.00 and to clean out ditch on Old Port Moody Road and cut the brush from the creek to the Johnston Road for \$6.00.

Moved by Co. Douglas, Sec. by Co. Hart, That the matter be referred to Co. Smith with power to act. Carried.

The Burquitlam Women's Institute asking for a grant of \$25.00 for the Flower Show to be held in June.

Moved by Co. Hart, Sec. by Co. Quadling, That a grant of \$25.00 be made as requested. Carried.

J. W. Harris, Secy. Coq. Board of School Trustees, as follows: "The Board wish me to notify you of a vacancy on our Board through the resignation of W. J. C. Webster, our chairman who has got an appointment at Ocean Falls.

Moved by Co. Quadling, Sec. by Co. Smith, That the letter be received and filed. Carried.

R. Daigneault, reporting that the ditch in front of his property on the Nelson Road was enlarging and taking some of the road, and that it was in a dangerous condition.

Moved by Co. Hart, Sec. by Co. Allard, That the matter be referred to the Chairman of the Board of Works for report. Carried.

Dept. of Public Works, Victoria regarding the construction of a sidewalk along Brunette St. stating that it is difficult for the Dept. to reply in view of the letter from the Council dated Mar. 18th stating that no funds were available for the maintenance of Primary Highways.

Moved by Co. Douglas, Sec. by Co. Hart, That the letter be received and filed. Carried.

B. C. Telephone Co. enclosing plan of a proposed stub and anchor on the north side of Brunette St. for approval.

Moved by Co. Douglas, Sec. by Co. Hart, That the plan be approved subject to the Company agreeing to move the stub and anchor at any time at the Company's expense, the Council found it necessary to have them moved. Carried.

J. H. McMullin, Supt. of B. C. Police, as follows:-

Referring to our correspondence in regard to the change in payment for policing the Municipality of Coquitlam. The Attorney-General is agreeable to making the change suggested and that the sum of Two Thousand, Seven Hundred Dollars (\$2,700.00) be paid to the Province and the Municipality keep all the fines. Would you be kind enough to supply me with a certified copy of a resolution by your Council agreeing

to this? I will then arrange for an Order-in-Council to be approved confirming the change."

Moved by Co. Hart, Sec. by Co. Smith,
That the new agreement re the policing of this Municipality by the B. C. Police as outlined by the Superintendent in his letter dated Mar. 29th 1930 be confirmed and that the agreement date from Jan. 1st 1930.
Carried.

Policing of Municipality

P. Philip, Deputy Minister of Public Works replying to our letter of Mar. 18th stating that he regrets that the Council have decided not to do any work on Primary Highways. He points out that the maintenance on such highways must not be neglected.

Dep. Min. Pub. Works

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and filed.
Carried.

H. J. Barber, M. P. re the matter of repairing the Minnekahda Wharf. He states that he has taken the matter up with the Department and finds that no provision has been made in the estimates this year for repairing of the wharf. He also enclosed a copy of a letter which he received from the Deputy Minister of Public Works which states that the wharf had been damaged thru the Municipality leaving a large pile of rock on it.

H. J. Barber Minn Wharf

Moved by Co. Douglas, Sec. by Co. Allard,
That the Clerk write the Department and explain to them that it was not the rock that damaged the wharf.
Carried.

The matter of Mr. Whitlock's bill for thawing the water pipes was reported on by Co. Allard and the following resolution was passed.

Whitlock

Moved by Co. Allard, Sec. by Co. Douglas,
That no action be taken and Mr. Whitlock be notified accordingly.
Carried.

Crehan, Mouat & Co.

Crehan, Mouat & Co. enclosing a letter from Mr. Lees, explaining why he appeared as a witness against the Municipality in the lawsuit of Graham vs the Municipality. The following resolution was put and declared negative.

Moved by Co. Hart, Sec. by Co. Allard,
That the letter be received and filed and no action taken.

Negative.

Sidewalk Brun. St.

The matter of a side walk between the Millside School & Dawes Hill was again brought up and the following resolution was passed.

Moved by Co. Douglas, Sec. by Co. Allard,
That the Chairman of the Board of Works submit an estimate of the cost of grading the walk and the amount of timber required to construct the sidewalk.
Carried.

Alderson Ave.

Co. Quadling reported that he had received an application from Mr. L. Pare who is building a house on Alderson Ave. to open the Avenue as far as his property from the Marmont Road.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to the Chm. of the Board of Works to investigate when he is attending to the request of Mr. Chabot and Filiatrualt.
Carried.

Co. Quadling reported that he had received numerous complaints about the approach on the Brunette River Bridge.

Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be left in the hands of the Reeve.
Carried.

Pritchard
re fence

Co. Quadling reported that Mr. Pritchard was fencing in his property and that he would take in all the travelled portion of the Miller Road.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Clerk write the owner of Blk. One and find out if he had any objection to the closing of that portion of the Miller Road.
Carried.

Johnston Rd.
Bridge

Co. Smith reported that the Bridge on the Johnston Road was in bad condition and needed four planks.

Moved by Co. Douglas, Sec. by Co. Hart,
That Co. Smith get necessary plank for the bridge and have them installed.
Carried.

Old P. Moody
Road.

Co. Smith reported that he had received a complaint about the condition of the hill on the Old Port Moody Road and that he had taken the matter up with the Chm. of the Board of Works of Port Moody, who promised to have the road repaired.

Minnekahda
Ranch

Co. Smith reported that he had taken the matter of the ditching and brushing on the Oliver Road up with Mr. Cameron of the Minnekahda Ranch and had been informed by him that the cost would not exceed \$300.00.

Coast Merid.
Road-

Co. Smith reported that there was a bad spot on the Coast Meridian Road which should be repaired and that he estimated it would take four men and a truck one day to do the work.

Moved by Co. Douglas, Sec. by Co. Quadling,
That Co. Smith's reports be received.
Carried.

Lord Dewar

His Worship reported the death of Lord Dewar. He pointed out that His Lordship had donated the Shield known as the "Dewar Shield" at the New Westminster Exhibition which the District had competed for, for a number of years. His Worship suggested that a letter of condolence be sent to Lord Dewar's family.

Moved by Co. Douglas, Sec. by Co. Smith,
That a letter of condolence be forwarded as suggested by his Worship.
Carried.

Hall Grounds

Co. Douglas asked permission to purchase some plants for the Municipal Hall Grounds.

plants

Moved by Co. Quadling, Sec. by Co. Hart,
That the Chairman of the Municipal Hall & Grounds Committee be empowered to purchase plants for the grounds to the extent of \$10.00.
Carried.

B.C.E.Rly.
light agree-
ment

His Worship reported that he had the Municipal Solicitor take up the matter of the lighting agreement with the B.C. E. Rly. and that he had been informed by the Company's Solicitor that they had always lived up to the agreement and to the ruling of the Utilities Committees.

Moved by Co. Douglas, Sec. by Co. Smith,
That His Worship's report be received and the matter left in his hands. Carried

Wiltshire
Road

Co. Douglas reported that the matter of the complaint of Mr. Anderson about the condition of the Wiltshire Road had been referred to him at the last meeting and that upon investigation he had found no grounds for complaint such as Mr. Anderson made.

Moved by Co. Hart, Sec. by Co. Smith,
That Co. Douglas report be received.
Carried.

LeBleu Road Local Improvement .
Court of Revision.

Court of Rev
LeBleu Rd.

Moved by Co. Hart, Sec. by Co. Quadling,
That the Court of Revision on the Lebleu Road Local Improvement water works system be held on the 26th day of May 1930 at 7.30 p. m. and that the whole Council form the Court.
Carried.

Mun. Deb.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter of disposing of the Municipal Debentures which are for sale be left in the hands of the Reeve and Co. Hart.
Carried.

By-Law No. 287.

By-law No.
287

Moved by Co. Hart, Sec. by Co. Allard,
That the Revenue By-Law 1930 No. 287 be reconsidered and finally passed and adopted and the seal of the Corporation affixed.
Carried.

By-Law No. 288.

By-law No.
288

Moved by Co. Smith, Sec. by Co. Hart,
That the Smith Road Local Improvement Debenture By-law 1930 No. 288 be reconsidered and finally passed and adopted and seal of the Corporation affixed.
Carried.

By-Law No. 289.

By-Law No.
289

Moved by Co. Hart, Sec. by Co. Allard,
That the Jackson Street Local Improvement Debenture By-Law 1930 No. 289 be reconsidered and finally passed and adopted and the seal of the Corporation affixed.

By-Law No. 290.

By-Law No.
290

Moved by Co. Smith, Sec. by Co. Douglas,
That the Henderson Avenue Local Improvement Debenture By-law 1930 No. 290 be reconsidered and finally passed and adopted and the seal of the Corporation affixed.
Carried.

By-Law No. 291.

By-law No.
291

Moved by Co. Hart, Sec. by Co. Quadling,
That the Land Sale By-law 1930 No. 291 be read a first time.
Carried.

By-Law declared read.

Moved by Co. Smith, Sec. by Co. Douglas,
That the Land Sale By-law 1930 No. 291 be read a second time.
Carried.

By-Law declared read.

Moved by Co. Hart, Sec. by Co. Smith,
That the Land Sale By-Law 1930 No. 291 be read a third time.
Carried.

By-law declared read.

Moved by Co. Hart, Sec. by Co. Allard,
That the report of the finance Committee be received and
bills paid.
Carried.

Moved by Co. Hart, Sec. by Co. Quadling,
That the meeting adjourn.
Carried.

Leblen Road Local Improvement
Court of Revision.

Moved by Co. Hart, Sec. by Co. Quadling,
That the Court of Revision on the Leblen Road Local Improve-
ment water works system be held on the 28th day of May 1930
at 7.30 p. m. and that the whole Council form the Court.
Carried.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter of disposing of the Municipal Departments which
are for sale be left in the hands of the Reeve and Co. Hart.
Carried.

By-law No. 287.

Moved by Co. Hart, Sec. by Co. Allard,
That the Revenue By-law No. 287 be reconsidered and
re-passed and the seal of the Corporation
Carried.

By-law No. 288.

Moved by Co. Smith, Sec. by Co. Hart,
That the Smith Road Local Improvement By-law 1930
No. 288 be reconsidered and finally passed and adopted and
seal of the Corporation affixed.
Carried.

By-law No. 289.

Moved by Co. Hart, Sec. by Co. Allard,
That the Jackson Street Local Improvement By-law
1930 No. 289 be reconsidered and finally passed and adopted
and the seal of the Corporation affixed.
Carried.

By-law No. 290.

Moved by Co. Smith, Sec. by Co. Douglas,
That the Henderson Avenue Local Improvement By-law
1930 No. 290 be reconsidered and finally passed and adopted
and the seal of the Corporation affixed.
Carried.

By-law No. 291.

Moved by Co. Hart, Sec. by Co. Quadling,
That the Land Sale By-law 1930 No. 291 be read a first time.
Carried.

By-law declared read.

Moved by Co. Smith, Sec. by Co. Douglas,
That the Land Sale By-law 1930 No. 291 be read a second time.
Carried.

By-law declared read.

Moved by Co. Hart, Sec. by Co. Smith,
That the Land Sale By-law 1930 No. 291 be read a third time.
Carried.

Monday, April 28th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Hart, Sec: by Co. Quadling,
That the minutes of the previous meeting be approved.
Carried.

Oxtoby

Mr. A. Oxtoby addressed the Council and asked if the Board intended to have the Gatensbury Road widened south of the Como Road and if the ditch on the Lillian Road would be continued.

It was explained to Mr. Oxtoby that owing to the shortage of finances the work could not be undertaken at this date.

Coutu

Mr. Coutu addressed the Council and asked that a cedar stump be cut off level with the ground on the boulevard in front of his property, and when done he would level the Boulevard if the Council would put a few loads of gravel on it.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to the Chairman of the Board of Works to have the stump cut off.
Carried.

Communications were read and disposed of as follows:

Home Oil Co.

Home Oil Co. quoting prices on lubricating oils as follows:

- Home Eastern Medium Motor Oil 1.05 per gallon
- " " Heavy " " 1.10 "
- " " Ultra " " 1.15 "
- Oil Tank (Highboy) and pump 19.80 "

Moved by Co. Smith, Sec. by Co. Douglas,
That an Oil Tank and pump (Highboy) be purchased from the Home Oil Co. @ \$19.80.
Carried.

The matter of signing an agreement with the Company to purchase oil and gas from them for one year was brought up and the following resolution passed.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Gasoline and Oil be purchased from the Home Oil Co. for one year.
Carried.

Quinlan

Mr. C. Quinlan, Pitt River Road asking for a crossing into his property.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be referred to the Chairman of the Board of Works with power to act.
Carried.

Burnaby gravel pit

Corporation of the District of Burnaby re-conveying Austin Road Gravel Pit, pointing out that it would be necessary to have a survey of the land made before a deed could be issued and stating that they thought this District should pay the cost of the survey.

Moved by Co. Douglas, Sec. by Co. Smith,
That the Clerk notify the District of Burnaby that this Council would be willing to pay half the cost of conveying the land to Mr. Inglis.
Carried.

Ecclestone
re Miller
Rd.

C. N. Ecclestone, replying to the Council's letter asking him if he would be willing to have a portion of the Miller Road closed, stating that he cannot see where he would be benefited by the closing of the road as it would deprive him of two corners.

Moved by Co. Quadling, Sec. by Co. Douglas,
That the matter be dropped.
Carried.

The following offers were received for Lots 5, 6, & 7 of Blk. 68 & 70 D. L. 1 Group 1:-

	William Thomas	\$60.00
Wm. Thomas	J. F. Armstrong	30.00

Moved by Co. Douglas, Sec. by Co. Quadling,
That Mr. Thomas' offer be accepted.
Carried.

H. Hurford, offering to purchase the timber which would make fire wood on Lots 1, 2, 13 & 14 D. L. 359 and on the E $\frac{1}{2}$ of D. L. 362 on a stumpage basis.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to Co. Quadling with power to act.
Carried.

Crehan, Mouat & Co. stating that their understanding of the contract made by the Corporation with them to audit the Municipal books and school books was that they would audit the Municipal books for \$150.00 and the school books for \$50.00 per year, which included all regular work of the audit. All interviews pertaining thereto, supervision of the preparation of the financial statements and any special work arising out of the regular audit.

In the event of any special circumstances arising in which work would have to be done outside of the regular audit, the matter would be reported to the Reeve for further instructions, but only matters of the gravest concern to the Municipality would come under this paragraph.

His Worship reported that he had had an interview with Mrs. Crehan and that she had admitted that Mr. Lees should not have appeared in Court as a witness for the prosecution and that if they had known about the matter they would not have allowed him to give evidence.

Moved by Co. Hart, Sec. by C. Allard;
That the letter be filed for reference and that the Reeve's action be endorsed.
Carried.

N. Pearson, Fire Ranger, asking for the names of the parties appointed to issue fire permits.

Moved by Co. Hart, Sec. by Co. Smith,
That Co. Smith, Co. Allard and Co. Douglas, and the Clerk be appointed to issue fire permits for the year 1930.
Carried.

Co. Quadling desenting.

F. P. Burden, Minister of Lands outlined the responsibility of the Forest service in relation to fires occurring in Municipalities.

Moved by Co. Hart, Sec. by Co. Allard,
That the letter be received and filed.
Carried.

Chabot J. Chabot, offering to open a portion of Alderson Ave. 132 feet @ 60¢ per foot or the whole road @ 74¢ per ft.

Moved by Co. Allard, Sec. by Co. Hart, That the matter be laid over until next meeting. Carried.

Land Sale By-law 291 Moved by Co. Hart, Sec. by Co. Allard, That the Land Sale By-law 1930 No. 291 be reconsidered and finally passed and adopted and the seal of the Corporation affixed. Carried.

Hose reel Co. Douglas, Chairman of the Fire Committee reported that the Hose reel was not in a fit condition to be used.

Co. Hart mentioned that he thought he could get a set of wheels for the reel.

Moved by Co. Hart, Sec. by Co. Douglas, That the matter be referred to Councillor Allard for report. Carried.

Twin bridges Co. Quadling reported that a truck had broken thru the decking on the Twin Bridges, and that the driver had brought six or seven new planks to repair the bridge.

He reported that he had instructed the Road Foreman to lay planks 2 in width length ways of the bridge.

Moved by Co. Douglas, Sec. by Co. Hart, That the report be received and action endorsed. Carried.

Carr Trans. Co. Moved by Co. Quadling, Sec. by Co. Smith, That the Clerk write the Carr Transfer Co. warning them that no load over three tons will be allowed to cross this bridge. Carried.

Twin bridges 3 ton load Moved by Co. Smith, Sec. by Co. Douglas, That in the opinion of this Council the condition of the North Bridge of the Bridges known as the Twin bridges in this Municipality is liable to damage from ^{heavy} extraordinary traffic, be it therefore resolved that any load including vehicle weighing over three ton be prohibited from crossing this bridge. Carried.

Franco-Can. Co. road Co. Quadling reported that he had inspected the road to the Franco Canadian Co. property and that he had given Mr. Wesley a job digging a ditch along the road allowance. He had agreed to dig the ditch 3 feet wide at the top and about 2 ft. at the bottom for \$85.00.

Wesley Moved by Co. Hart, Sec. by Co. Douglas, That Co. Quadling's action be endorsed, and Mr. Wesley be paid the \$85.00 when the work is finished to Co. Quadling's satisfaction. Carried.

Sidewalk Brun.St. Co. Quadling reported that he had made an estimate of the side walk between Millside School and Dawes Hill and figured that the labor and material would cost \$520.00.

Moved by Co. Hart, Sec. by Co. Smith, That Co. Quadling's report be received and the matter laid over until a later date. Carried.

Sidewalk Blue Mtn.Rd. Co. Quadling reported that a portion of the sidewalk on the Blue Mtn. Road was in a very dangerous condition and thought

that the brush between the ditch and the property line should be cut.

Moved by Co. Smith, Sec. by Co. Douglas,
That the matter be referred to Co. Quadling with power to act.
Carried.

Timber Co. Smith reported that he had received an offer for the timber on Sec. 11.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be laid over until the next meeting.
Carried.

Alderson & Hart St.

Co. Quadling reported that the Paving Contractors had offered to complete the contract on Alderson and Hart St for \$500.00 over the contract price, and that they would accept \$1,100.00 for the work done on Alderson Ave.

Moved by Co. Douglas, Sec. by Co. Hart,
That Co. Quadling's report be received and no action taken.
Carried.

Brown re Ratchford milk

Co. Hart reported that Mr. Brown had been furnishing the Ratchford family with milk and thought that a certain amount of the money given Mr. Ratchford should be paid to Mr. Brown.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be left in the hands of the relief Committee with power to act.
Carried.

Rd. & Poll tax

Co. Hart brought up the matter of collecting Road and Poll Tax. He stated that he did not consider that a property owner who is liable for the current year's taxes should be compelled to pay poll tax.

His Worship suggested that no refunds in such cases be made until the current year's taxes were paid.

After the matter had been fully discussed the following motion and amendment were moved and seconded.

Motion

Motion
Moved by Co. Douglas, Sec. by Co. Allard,
That refunds be made on Road and Poll Tax collected from persons who are liable for the current year's taxes.

For the Motion Co. Hart . Against His Worship
" " " " Allard " Co. Quadling
" " " " Douglas " Smith

Amendment

Amendment

Moved by Co. Quadling, Sec. by Co. Smith,
That anyone who has not paid the property taxes for the current year that he be charged the Road and Poll tax.

For His Worship Against Co. Hart
" Co. Quadling " Allard
" Co. Smith " Douglas

His Worship declared the amendment carried.

drain Cor. Cartier & Begin St.

Co. Douglas reported that the intake of the drain at the Corner of Cartier & Begin St. had been filled with stone and other debris and that he considered that it had been done on purpose by some person or persons who did not approve of this drain. He also referred to a small ditch that had been dug this year along Begin St. which he did not

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consider was necessary.

Co. Quadling stated that he did not know who had filled the intake and that he had not given any orders to anyone to do so. He said he had had the ditch dug along the street and considered it was necessary to carry off the surface water.

It was decided that the whole Council would inspect the work before the next meeting.

Moved by Co. Hart, Sec. by Co. Allard, That the report of the Finance committee be received and bills paid. Carried.

Moved by Co. Smith, Sec. by Co. Allard, That the meeting adjourn. Carried.

Finance

Option fee as shown above	500.00
Balance, first instalment, payable on 21st day of May 1930	5.00
Second instalment	5.00
Third instalment	5.00

Subject to the following terms:

R. G. Reeve

REEVE.

Release Clause in Purchase Agreement whereby purchaser may obtain title to any portion of lands upon payment of the unpaid balance pro rata pro acre.

All Conveyances shall be drawn by the purchaser at their own expense and submitted to the Municipality for execution.

The above described lands are approximately as marked in "red" on map attached hereto.

With interest on deferred payments at seven per cent. per annum. The property herein described is optioned subject to any local improvement and sewerage rates, taxes and assessments, rent and insurance to be adjusted as from this date, and this option subject to any existing leases or tenancies.

In the event of option being exercised, option fee to count part price, and purchase agreement to be dated, run and bear interest as from above dates, but option fee to be forfeited and option to cease absolutely if payment of balance of first instalment be not completed within terms of this option.

Conveyance to be prepared by the purchaser at the expense of the purchaser.

This Option is given only subject to the acceptance of the Council of the said Municipality and it is agreed that the said Municipality and it is agreed that the said option fee of five hundred dollars shall be returned in the event of this option not being accepted.

(Signed) R. G. Macdonald
Reeve.

Tuesday May 6th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Tax Sale property His Worship reported that he had received an offer of \$10.00 an acre for all Municipal Tax Sale Lands from Messrs. Branson Brown & Merrick Ltd. and had signed an option to purchase subject to the approval of the Council in which they had given him a cheque for \$500.00. The option reading as follows:-

Option for purchase We, Municipality of the District of Coquitlam of Coquitlam Post Office, Province of British Columbia, in the Province of British Columbia, hereby acknowledge to have received this day from Branson, Brown, Merrick Limited, by cheque the sum of Five Hundred (\$500.00) ----- Dollars being option for 15 days on All the Lands owned by the said Municipality of Coquitlam lying and being in the said Municipality and comprising approximately Two thousand acres, at a price of Ten Dollars (\$10.00) per acre on the following terms:-

Option fee as shown above	- - - - -	\$ 500.00	(option)
Balance, first instalment, payable on 21st day of	May 1930	\$ 5.00	per ac.
Second instalment	" " 21st " "	\$ 2.50	per ac.
Third instalment	" " 21st " "	\$ 2.50	per ac.

Subject to the following terms:

Taxes for current year to be absorbed by Municipality of Coquitlam

Release Clause in Purchase Agreement whereby purchaser may obtain Title to any portion of lands upon payment of the unpaid balance pro rata per acre.

All Conveyances shall be drawn by the purchasers at their own expense and submitted to the Municipality for execution.

The above described Lands are approximately as marked in "red" on map attached hereto.

With interest on deferred payments at Seven per cent. per annum. The property herein described is optioned subject to any Local improvement and sewerage rates, taxes and assessments. Rent and Insurance to be adjusted as from this date, and this option subject to any existing leases or tenancies.

In the event of option being exercised, option fee to count part price, and purchase agreement to be dated, run and bear interest as from above dates, but option fee to be forfeited and option to cease absolutely if payment of balance of first instalment be not completed within terms of this option.

Conveyance to be prepared by the Purchaser at the expense of the purchaser.

This Option is given only subject to the acceptance of the Council of the said Municipality and it is agreed that the said Municipality and it is agreed that the said option Fee of Five Hundred Dollars shall be returned in the event of this option not being accepted.

(Signed) R. C. Macdonald.
Reeve.

Moved by Co. Quadling, Sec. by Co. Douglas,
That the report and action of His Worship be endorsed and
that the option be accepted.
Carried.

Ratchford
family
Co. Hart reported that he had taken the matter of the Ratchford
family up with Mrs. St. John of the Mother's Pension Board
and she had advised him that it was a matter of receiving a
certificate from Dr. Sinclair, stating that Mr. Ratchford
would be incapacitated for 12 months.

Moved by Co. Smith, Sec. by Co. Allard,
That Co. Hart's report be received and that the matter be left
in his hands.
Carried.

Furlot
Co. Hart reported that Mr. Furlot was in St. Mary's Hospital
and that his wife and child were in a destitute condition.

Moved by Co. Douglas, Sec. by Co. Smith,
That Co. Hart's report be received and that the matter be left
in the hands of the Relief Committee.
Carried.

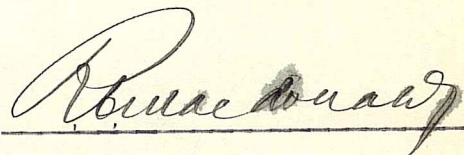
Bohemier
funeral
His Worship reported that Mr. Thompson of the Columbia Funeral
Parlors had notified ^{him} that he had the body of Bertille Bohemier
at his parlors and that the parents were unable to pay for the
interment of the body. His Worship stated that the Church had
furnished the Cemetery Plot and that he had authorized Mr.
Thompson to arrange for the funeral at a cost of \$24.00.

Moved by Co. Smith, Sec. by Co. Hart,
That the report of His Worship be received and action endorsed.
Carried.

Begin
St.
The matter of drainage of Begin St. was again brought up and
discussed and the following resolution passed.

Moved by Co. Douglas, Sec. by Co. Smith,
That Co. Hart and Co. Allard be a committee to interview the
property owners on Begin St. regarding the drainage and report
at the next meeting.
Carried.

Moved by Co. Smith, Sec. by Co. Douglas,
That the meeting adjourn.
Carried.



REEVE.

Moved by Co. Quaiding, Sec. by Co. Douglas,
That the report and action of his Worship be endorsed and
that the option be accepted.
Carried.

Co. Hart reported that he had taken the matter of the Ratcliff
family up with Mrs. St. John of the Mother's Pension Board
and she had advised him that it was a matter of receiving a
certificate from Mr. Sinclair, stating that Mr. Ratcliff
would be inspected for 12 months.

Ratcliff
family

Moved by Co. Smith, Sec. by Co. Alford,
That Co. Hart's report be received and that the matter be left
in his hands.
Carried.

Co. Hart reported that Mr. Turbot was in St. Mary's Hospital
and that his wife and child were in a destitute condition.

Turbot

Moved by Co. Douglas, Sec. by Co. Smith,
That Co. Hart's report be received and that the matter be left
in the hands of the Relief Committee.
Carried.

His Worship reported that Mr. Thompson of the Columbia General
Burial Home had notified that he had the body of Bertha Bohemier
at his parlors and that the parents were unable to pay for the
interment of the body. His Worship stated that the Church had
furnished the Cemetery Plot and that he had authorized Mr.
Thompson to arrange for the funeral at a cost of \$24.00.

Bohemier
funeral

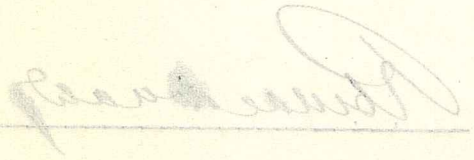
Moved by Co. Smith, Sec. by Co. Hart,
That the report of his Worship be received and action endorsed.
Carried.

The matter of drainage of Begin St. was again brought up and
discussed and the following resolution passed.

Begin
St.

Moved by Co. Douglas, Sec. by Co. Smith,
That Co. Hart and Co. Alford be a committee to interview the
property owners on Begin St. regarding the drainage and report
at the next meeting.
Carried.

Moved by Co. Smith, Sec. by Co. Douglas,
That the meeting adjourn.
Carried.



RECEIVED

Monday, May 12th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 8 p. m. The Reeve and all members being present.

Moved by Co. Smith, Sec. by Co. Quadling,
That the minutes of the previous meeting be approved.
Carried.

Moved by Co. Douglas, Sec. by Co. Hart,
That the minutes of the Special meeting held on May 6th 1930 be approved.
Carried.

Oxtoby Mr. Oxtoby addressed the meeting regarding the following matters:-

re Electric light charge
He pointed out that he did not consider that it made much difference in house lighting, but with the lighting of chicken houses it made a big difference,
His Worship informed Mr. Oxtoby that he had the matter in hand and was taking it up with the Company.

Road work
Re road work.. He stated that when any work was to be done by contract that he considered that tenders should be called for.
He was informed that this would be done in the future.

Children's Aid Soc.
Communications were read and disposed of as follows:
Children's Aid Society, asking for a grant to assist in carrying on the work of the Society.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to the Finance Committee.
Carried.

P. Philp
P. Philp, Deputy Minister of Public Works, stating that the Municipality's share of the cost of repairs to the Dewdney Trunk Road for 1930 would be \$700.00.

Moved by Co. Douglas, Sec. by Co. Smith,
That the letter be received and filed.
Carried.

Sidewalk re P. Coq. & Esson.
P. Philp, Deputy Minister of Public Works re cost of sidewalk between the City of Port Coquitlam and Essondale, stating that a walk constructed of Cinders and treated with asphalt would cost \$5,550.00.

Moved by Co. Smith, Sec. by Co. Douglas,
That the letter be received and filed.
Carried.

A. W. Grey U. B. C. M.
A. W. Grey, Secy: U. B. C. M., stating that the Solicitor's report on matter submitted to the Legislature would be forwarded in a few days.

Convention
That the Convention would be held at Kelowna this year and that he would be pleased if our fee of \$20.00 could be sent at once.

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and that his request be complied with.
Carried.

McQuarrie Whiteside & Duncan
McQuarrie, Whiteside and Duncan, enclosing a letter received from G. L. Cassidy re Nilan vs. Coquitlam.

His Worship stated that the Solicitor had the matter in hand.

Moved by Co. Hart, Sec. by Co. Quadling,
That the letter be received and filed.
Carried.

J. B. H. Deputy Minister of Public Works (Dom) re Minnekahta
Minn. Wharf Wharf, stating that the Department was willing to repair the
wharf on a fifty-fifty basis.
Carried.

Moved by Co. Douglas, Sec. by Co. Allard,
That the letter be received and filed.
Carried.

W. Higgins Mother's Pension Board, stating the William Higgins was
now receiving a pension of \$45.00 per month and Mrs. Higgins
an allowance of \$15.00 per month and the children \$23.00
per month.

Moved by Co. Hart, Sec. by Co. Allard,
That the Municipal Allowance be discontinued.
Carried.

Reddington The Clerk reported that Mrs. Reddington had applied for a
permit for her son to attend the Rotary Clinic in Vancouver.

Moved by Co. Allard, Sec. by Co. Douglas,
That the order be issued.
Carried.

fires Co. Douglas reported that there had been two fires in the
village of Maillardville, and one bush fire at Lake Como
since the last meeting.

The matter of paying the fire fighters was brought up and
the following resolution passed.

Moved by Co. Hart, Sec. by Co. Smith,
That the matter be referred to Co. Douglas and Co. Allard
to settle the amount to be paid the fire fighters.
Carried.

Bond re lane Co. Quadling reported that Mr. Bond had phoned him about
the lane thru his property. He stated that the planking
was unsafe and that if the Municipality would take up the
plank and fill in the space with rock he would furnish a
man to help do the work.

Moved by Douglas, Sec. by Co. Hart,
That the matter be laid over for two weeks.
Carried.

Crossings Co. Quadling stated that he receives applications for cross-
ings at various times and would like to know if he would put
them in or refer the applicants to the Council.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be left to the Chairman of the Board of Works
with power to act when he considers that the applicant
is entitled to a crossing.
Carried.

Ease End crossings Co. Smith reported that he had received two applications
for crossings in the east end.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the matter be left in the hands of Co. Smith to fix
crossings.
Carried.

Cormier children. Co. Allard reported that he had taken the matter of Mrs.
Cormier's children up with Mr. Foran and that he was informed
that the Municipality would be responsible for the keep of
the children.

Moved by Co. Hart, Sec. by Co. Quadling,
That the report be received and the matter be referred to
the Relief Committee.
Carried.

Paquette children
The matter of the Paquette children was brought up and it
was decided that Mrs. Paquette should make application for
the Mother's Pension.

Moved by Co. Douglas, Sec. by Smith,
That the matter be referred to Co. Allard to see Mrs. Paquette.
Carried.

Lehoux re ditch
Co. Allard reported that Mr. Lehoux had made application to
him for a ditch along his property. He thought it would
take a man one day.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to the Chairman of the Board of
Works with power to act.
Carried.

Duplin's drain.
Co. Allard reported that the water from Duplin's drain which
empties into the Laval St. ditch was unsanitary. His Worship
stated that he thought it was water from the sink and should
be connected with the sceptic tank.

Moved by Co. Smith, Sec. by Co. Quadling,
That the owner of the property be notified to have the matter
taken care of.
Carried.

Co. Allard reported that the culvert at the intersection of the
Marmont Road and Brunette St. was filled up.

culverts
Moved by Co. Hart, Sec. by Co. Douglas,
That the Chairman of the Board of Works hire two men to clean
out the culvert and to open the drain at the Church Square
and Begin St.
Carried.

Co. Allard reported that a ditch had been dug on the east
side of Laval St. and that it had no outlet, and that the open
ditch on Begin St. should be filled in and crossing taken out.

Moved by Co. Allard, Sec. by Co. Douglas,
That the open ditch on Begin St. be filled up and crossings
taken out.
Carried.

Amendment

Begin St.
Moved by Co. Smith, Sec. by Co. Hart,
That the work on Begin St. be completed as it was intended
to be and that the new ditch be left in the meantime.
Carried.

Co. Allard desenting.

Tassie's House fire
Co. Hart reported that Mr. Tassie's house on Rochester Road
had been destroyed by fire, and he thought that if the Mun-
icipality had a chemical fire engine the house could have
been saved.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter of purchasing a chemical be referred to Co.
Douglas for report.
Carried.

Co. Douglas reported that Mr. Scott, owner of the old Blue
Mtn. School property had made application to him to have the
ditch on the North Road covered.

Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be referred to the Chairman of the Board
of Works for report.
Carried.

Garbage
By-law
Moved by Co. Douglas, Sec. by Co. Quadling,
That the Garbage By-law be amended to cover cost of collect-
ion.
Carried.

Brunette
Bridge
Co. Quadling reported that he had received a number of
complaints regarding the condition of the approach to the
Brunette Creek Bridge.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the Clerk notify Mr. King, District Engineer re condit-
ion of bridge and ask him to look into the matter.
Carried.

Lake Como
pipe Line.
His Worship reported that in company with Mr. Mackin and their
Engineer he had inspected the Lake Como pipe line and that
he had suggested to Mr. Mackin that the Municipality might be
willing to purchase the value at the intake of the pipe line
at \$25.00.

Moved by Co. Douglas, Sec. by Co. Allard,
That the Reeve's report be received and a cheque forwarded
to the Company for \$25.00.
Carried.

Contract re
Alderson
Ave.
His Worship reported that the Company who held the contract
for paving Alderson & Hart St. had sold out to another Company
and that they want a settlement for the work which had been done
Co. Allard suggested that the contract be finished.

No action was taken in the matter.

Alderson
Ave. tenders
Moved by Co. Allard, Sec. by Co. Quadling,
That tenders be called for the clearing, grading and ditching
of Alderson Ave. between Nelson Road and Marmont Road. Road
to be cleared 22 ft. wide and ditch to be constructed on
North side of road, and that the contractor furnish a liability
Bond.
Carried.

Land Sale By-law 292.

Land Sale
By-law No. 292.
Moved by Co. Hart, Sec. by Co. Smith,
That the Land Sale By-law 1930 No. 292 be read a first time.
Carried

By-law declared read.

Moved by Co. Smith, Sec. by Co. Hart,
That the Land Sale By-law 1930 No. 292 be read a second time.
Carried.

By-law declared read.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the Land Sale By-law 1930 No. 292 be read a third time.
Carried.

By-law declared read.

Finance
Moved by Co. Hart, Sec. by Allard,
That the report of the Finance Committee be received and
bills paid.
Carried.

Moved by Co. Douglas, Sec. by Co. Quadling,

May 20th 1930

That the Solicitor be requested to draw the Land Sale Agreement in connection with the sale of lands to Branson, Brown and Merrick Ltd. Carried.

His Worship reported that Messrs. Branson, Brown and Merrick Ltd. had notified Hart, Co. by Co. Quadling, Sec. by Co. Hart, that the meeting on May 15th 1930 had been held and that they had received the following letter from the Clerk. Carried.

April 8th 1930

Messrs. W. G. Brown, & E. D. Woodburn,
C/O J. B. Wilson, Esq.,
Port Copuliam, E. C.

Dear Sirs:

I have been instructed by the Municipal Council to advise you that the Council will be prepared to sell you all the Tax Sale Land, acquired through tax sale, and held by them, on May 21st at the price of \$10.00 per acre.

Very truly yours,

R. C. Macdonald

REEVE.

C. M. C.

CL:TC

and that Messrs. Branson, Brown & Merrick Ltd., who had paid \$500.00 as option on the lands until May 21st 1930 had asked him to return the amount as they considered that in forwarding the letter to Brown & Woodburn that it had injured their chances of selling the property.

His Worship presented the following letter which he had received from Branson, Brown & Merrick Ltd., making formal application for the return of the \$500.00.

May 18th 1930

R. C. Macdonald Esq.,
Reeve,
Corp. of the District of Copuliam,
E. C.

Dear Sir:

Confirming our conversation of even date we now make formal application to you for the return of our option money of \$500.00, paid to you on May 8th, and which was to be applied on the purchase of all the lands owned by the Municipality and as more particularly described in the option held from you and under date of May 8th.

Yours very truly,
Branson, Brown, Merrick Limited.

O. E. Brown,
Vice-President.

CEB/s

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and that Branson, Brown & Merrick Ltd., be held to their option deposited. Carried.

His Worship reported that he had a meeting in Mr. Whitehead's Office with Mr. Wilson and his Solicitor regarding the drainage of his property and the damage caused by flooding his basement last spring.

Wilson

May 20th 1930

A Special meeting of the Council was held at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Land Sale

His Worship reported that Messrs. Brown and Woodburn had notified him that they had an option on all the Municipal Tax Sale lands until May 21st 1930, in view of the fact that they had received the following letter from the Clerk.

April 8th 1930

Messrs. W. C. Brown, & E. D. Woodburn,
C/O J. B. Wilson, Esq.,
Port Coquitlam, B. C.

Dear Sirs:

I have been instructed by the Municipal Council to advise you that the Council will be prepared to sell you all the Tax Sale land, acquired through tax sale, and held by them, on May 21st at the price of \$10.00 per acre.

Handwritten signature

Very truly yours,

CL: TG

C. M. C.

And that Messrs. Branson, Brown & Merrick Ltd., who had paid \$500.00 as option on the lands until May 21st 1930 had asked him to return the amount as they considered that in forwarding the letter to Brown & Woodburn that it had injured their chances of selling the property.

His Worship presented the following letter which he had received from Branson, Brown & Merrick Ltd., making formal application for the return of the \$500.00

May 16th 1930

R. C. Macdonald Esq.,
Reeve,
Corp. of the District of Coquitlam,
B. C.

Dear Sir:

Confirming our conversation of even date, we now make formal application to you for the return of our Option money of \$500.00, paid to you on May 6th, and which was to be applied on the purchase of all the lands owned by the Municipality and as more particularly described in the option held from you and under date of May 6th.

Yours very truly,
Branson, Brown, Merrick Limited.

Per: C. E. Brown,
Vice-President.

CEB/S

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and that Branson, Brown & Merrick Ltd., be held to their option deposited.
Carried.

His Worship reported that he had a meeting in Mr. Whiteside's Office with Mr. Nilans and his Solicitor regarding the drainage of his property and the damage caused by flooding his basement last spring.

Nilan

He stated that Mr. Nilan was willing to give an easement thru his property for a ditch providing the ditch was boxed and covered. His Worship stated that he had been advised by the Engineer that a ditch along the Rochester Road 14 inches deep would take care of the matter.

Moved by Co. Hart, Sec. by Co. Allard, That the Reeve's report be received and that a ditch be dug to take care of the water on the Rochester Road and that this Council do not accept any damage claim to have been done to Mr Nilan's property.

Carried.

Moved by Co. Hart, Sec. by Co. Douglas, That the meeting adjourn.

Carried.

REEVE.

Communications were read and disposed of as follows:

Dept. of Public Works, asking for payment for the Municipalities share of the cost of maintenance on Primary Highways for 1933 & 1936.

Moved by Douglas, Sec. by Co. Gaudin, That the letter be received and filed. Carried.

Dept. of Public Works enclosing account for work done on Primary Highways.

Moved by Co. Hart, Sec. by Co. Douglas, That the matter be laid over. Carried.

City of Ladysmith, stating that they had a chemical equipment for fire fighting that had cost them \$300.00 and that they were willing to sell it for \$200.00.

Moved by Co. Hart, Sec. by Co. Gaudin, That the matter be referred to the Chairman of the Fire Committee. Carried.

Burdett's Women's Institute, thanking the Council for the grant to the Flower Show.

Moved by Co. Douglas, Sec. by Co. Hart, That the letter be received and filed. Carried.

Mother's Pension Board, stating that owing to the death of Mrs. Hutchinson, no further assistance could be granted the family.

Moved by Co. Douglas, Sec. by Co. Gaudin, That the matter be referred to Co. Hart for investigation. Carried.

Monday, May 26th, 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Hart, Sec. by Co. Smith,
That the minutes of the meetings held on the 12th and the 20th instants be approved.

Carried.

Fawkes
re Austin
Road.

Mr. Fawkes addressed the meeting and offered to cut the brush along the Austin Road ten feet on each side of wheel track a distance of half a mile along D. L. 112 for \$15.00.

Moved by Co. Quadling, Sec. by Co. Hart,
That the matter be referred to the Chairman of the Board of Works for report.

Carried.

J.B.Wilson
re land
sale

Mr. J. B. Wilson who stated that he represented Messrs. Branson Brown and Merrick Ltd., said his Company were willing to pay \$17,500.00 cash for the Municipal lands if the total amount of acres was 2500, or would pay \$7.00 per acre for the lands. He also asked if the Council would credit the Company with the \$500.00 which had been deposited as an option.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be taken up in Committee after the regular business had been dealt with.

Carried.

Co. Allard desenting.

Communications were read and desposed of as follows:

Dept. of Pub.
Works.

Dept. of Public Works, asking for payment for the Municipalities share of the cost of maintenance on Primary Highways for 1929 & 1930.

Moved by Douglas, Sec. by Co. Quadling,
That the letter be received and filed.

Carried.

Dept. of Public Works enclosing account for work done on Primary Highways.

Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be laid over.

Carried.

City of Ladysmith
re
fire equip.

City of Ladysmith, stating that they had a chemical equipment for fire fighting that had cost them \$500.00 and that they were willing to sell it for \$200.00.

Moved by Co. Hart, Sec. by Co. Quadling,
That the matter be referred to the Chairman of the Fire Committee.

Carried.

Burq. Womens
Institute.

Burquitlam Women's Institute, thanking the Council for the grant to the Flower Show.

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and filed.

Carried.

Mother's Pen-
sion Bd.

Mother's Pension Board, stating that owing to the death of Mrs. Hutchison, no further assistance could be granted the family.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the matter be referred to Co. Hart for investigation.

Carried.

Dept. of Public Works, stating that they would have the approach to Brunette Creek Bridge repaired as soon as possible.

Moved by Co. Smith, Sec. by Co. Hart, That the letter be received and filed. Carried.

Supt. of B. C. Police, enclosing copy of new agreement for the policing of this Municipality by the B. C. Police. The agreement was read and discussed and the following resolution passed.

Moved by Co. Hart, Sec. by Co. Smith, That the agreement be accepted and approved and that the Reeve and Clerk be authorized to sign the agreement on behalf of the Corporation. Carried.

Moved by Co. Hart, Sec. by Co. Smith, That the Land Sale By-law 1930 No. 293 be read a first time. Carried.

By-law declared read. Moved by Co. Douglas, Sec. by Co. Smith, That the Land Sale By-law 1930 No. 293 be read a second time. Carried.

By-law declared read. Moved by Co. Hart, Sec. by Co. Douglas, That the Land Sale By-law 1930 No. 293 be read a third time. Carried.

By-law declared read. Frank Kostika offering \$10.00 per acre for Lots 53 to 65 of E of D. L. 369, Group 1. Moved by Co. Douglas, Sec. by Co. Smith, That the matter be laid over for two weeks. Carried.

The following tenders were received for the Clearing, Grubbing, grading and ditching of Alderson Avenue between Marmont Road and Nelson Road.

A. B. Lambert	\$ 1.04 per lineal foot.
John Regan	.33 "
George Morrison	.80 "
J. Finnigan	.85 "
J. Choquette	.51 "
A. Oxtoby	.40 "

Moved by Co. Douglas, Sec. by Co. Hart, That John Regan be awarded the contract for clearing, grubbing, grading and ditching Alderson Avenue Between Marmont Road and Nelson Road in accordance with the specifications attached to his tender. Carried.

Co. Quadling asked permission to have Mr. Frost, Road foreman who was at the meeting explain why the ditch on Laval St. was opened up.

Mr. Frost said that Mr. Trombley had complained to him about the water from Laval St. flooding his property and that he had furnished the pipe to put in the culvert and that he had connected the pipe to the covered drain on Brunette St. and had cleaned out the ditch on Laval St. The cost of the work had amounted to \$6.00.

Co. Allard asked if he considered the pipe that was put in the culvert was large enough, to which Mr. Frost replied that he did.

No action was taken in the matter.

Contract of paving Ald. Ave.

His Worship reported that the representatives of the Can. Bituminals Ltd. had interviewed him and that they were willing to take \$413.00 of the original bill for paving Alderson Avenue, making a total of \$941.65 for the work that was done.

Moved by Co. Hart, Sec. by Co. Quadling, That the Company be asked to complete the contract. Carried.

Scott, re boulevard

Co. Quadling reported that Mr. Scott who had purchased the old Blue Mtn. School was making a number of improvements to the grounds and had offered to install the pipe and make the fill if the Council would furnish the pipe so as to enable him to improve the boulevard in front of his property.

Co. Quadling pointed out that the ditch was increasing in size each year and eventually would have to be fixed as suggested by Mr. Scott. Both Co. Quadling and Co. Douglas considered it would be a great saving to the Municipality.

Moved by Co. Hart, Sec. by Co. Smith, That Co. Quadling's report be received and the matter left with him with the assistance of Co. Douglas with power to act in the purchase of the pipe. Carried.

Property Cor. Miller road & Clark Rd.

Co. Quadling reported that the property owner at the Corner of the Miller Road and Clark Road was prepared to fence his property which would take in the travelled portion of the road. He asked what action he should take in the matter. He stated that to open the road in its proper location and to fix the hill it would cost about \$500.00.

Co. Hart suggested that the road be opened just enough to permit vehicles to pass over it. Carried.

Moved by Co. Hart, Sec. by Co. Smith, That Co. Quadling's report be received and the matter left in his hands for further report. Carried.

Victoria Drive

Co. Smith reported that he needed a few loads of gravel on Victoria Drive and two loads on the road leading to Mr. Morrow's property on Port Moody Road.

Moved by Co. Douglas, Sec. by Co. Hart, That the matter be referred to Co. Smith to have the work done when the truck was available. Carried.

ditch Henderson Ave.

Co. Allard reported that the water in the Blue Mtn. Road ditch near Henderson Ave. was undermining the road.

No action was taken.

Gravelle powder

Co. Allard reported that Mr. Gravelle had sked him for the powder to blast two large stumps on the boulevard in front of his property on Lebleu Road.

Moved by Co. Hart, Sec. by Co. Douglas, That Mr. Gravelle be given the powder to blast two stumps on Lebleu Road. Carried.

Cartier St.

Co. Allard reported that there was a bad hole on Cartier St. which he thought should be repaired.

Moved by Co. Hart, Sec. by Co. Allard, That the matter be referred to the Chairman of the Board of Works to have it repaired. Carried.

North Rd. Co. Douglas reported that there were a few holes on the North Road that should be repaired.

Moved by Co. Hart, Sec. by Co. Smith, That the matter of repairing the North Road be referred to Co. Douglas. Carried.

His Worship reported that he had taken the matter of Mr. Nilan's claim up with the solicitor and that he had advised him to repair the basement. It was decided that the Council would inspect the damage to Mr. Nilan's property on Monday evening at 7.30 O'clock and that the Clerk notify Mr. Nilan accordingly.

Nilan's claim

Co. Hart reported that in connection with the vacancy created on the School Board by the resignation of Mr. Webster that on account of the Council not having taken any action in the matter, the School Board had asked Mr. R. M. Rye to fill the vacancy and that he was willing to do so.

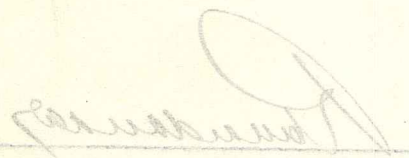
Vacancy on Sch. Bd.

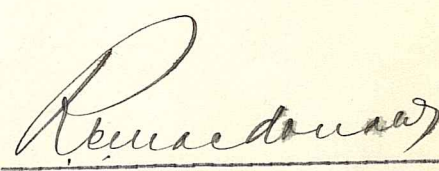
Moved by Co. Smith, Sec. by Co. Douglas, That Co. Hart's report be received and his action endorsed. Carried.

Moved by Co. Hart, Sec. by Co. Allard, That the report of the finance committee be received and accounts paid. Carried.

Finance

Moved by Co. Hart, Sec. by Co. Douglas, That this meeting adjourn. Carried.



 REEVE.

COMMITTEE MEETING.

Monday May 26th 1930.

After the Council meeting had adjourned the whole Council met as a committee to discuss the matter of the sale of Municipal lands.

Land Sale

His Worship reported that he had received a communication from Branson, Brown and Merrick Ltd. asking for the return of the \$500.00 paid as an option which expired on the 21st inst or to have the option extended for another 15 days.

New option

He stated that he had instructed Mr. Whiteside to prepare the new option and forward to the Company.

Moved by Co. Hart, Sec. by Co. Douglas,
That His Worship's report be received and his action endorsed.
Carried.

Commission

The matter of paying an agent commission on the sale of Municipal lands was discussed and the following resolution endorsed.

Moved by Co. Allard, Sec by Co. Hart,
That the matter be left in the hands of the Reeve to pay a commission up to 10% providing they pay \$17,500.00 cash within 15 days.
Carried.

Co. Douglas desenting.

Moved by Co. Smith, Sec. by Co. Quadling,
That the meeting adjourn.
Carried.

Reeve REEVE.

Reeve

COURT OF REVISION

Lebleu Road.

Monday May 26th 1930.

The whole Council met at the Municipal Hall, Maillardville, B. C. as a Court of Revision on the Lebleu Road Water System Local Improvement Assessment Roll, who after taking the necessary declaration took their seats at the Board.

As there were no appeals against the assessment the following resolution was passed.

Moved by Co. Smith, Sec. by Co. Quadling,
That the assessment roll on the Lebleu Road Water Works Local Improvement be confirmed.
Carried.

Moved by Co. Hart, Sec. by Co. Allard,
That the Court of Revision adjourn.
Carried.

Reeve REEVE.

COURT OF REVISION

Leblou Road.

Monday May 28th 1930.

The whole Council met at the Municipal Hall, Millersville, N. C. as a Court of Revision on the Leblou Road Water System Local Improvement Assessment Roll, who after taking the necessary decision took their seats at the Board.

As there were no appeals against the assessment the following resolution was passed.

Moved by Co. Smith, Sec. by Co. Quaid,
That the assessment roll on the Leblou Road Water Works Local Improvement be confirmed.

Carried.

Moved by Co. Hart, Sec. by Co. Alford,
That the Court of Revision adjourn.

Carried.

W. H. HARRIS

Monday June 9th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Hart, Sec. by Co. Quadling, That the minutes of the previous meeting and the minutes of the Court of Revision on the Lebleu Road Water Works Local Improvement Assessment Roll be approved. Carried.

Land Sale Branson, Brown and Merrick

Mr. Brown, representing Branson, Brown and Merrick Co. Ltd., and Mr. Gilmour Solicitor for the Company addressed the Council re the extension of the time limit on the option which they held on the purchase of the Municipal Lands. Mr. Brown explained that owing to the letter held by Messrs Brown and Woodburn they were unable to take up the option which they held owing to Brown and Woodburn having endeavored to deal with the same clients in the sale of the lands. Since the option had expired they had not received a renewal of the option. He admitted that they had received a letter from the Clerk stating that an option would be forwarded to them by the Municipal Solicitor and enclosing a copy of a resolution passed authorizing the extension of the option. Mr Gilmour pointed out that the Municipal Act did not give the Council power to issue an option by resolution and that in his opinion the only way the Council would have authority to issue an option would be by By-law.

extension of option

Moved by Co. Allard, Sec. by Co. Douglas, That a By-law be prepared authorizing the Council to give Messrs. Branson, Brown and Merrick Ltd., an extension of the option on Municipal Lands for fifteen days from June 9th 1930, said option to expire at midnight June 24th 1930. Carried.

Atlacide weed killer

Co. Quadling desenting. A representative of W. R. Beaty Co. asked permission to address the Council on the action of "Atlacide" Weed Killer which they were selling. Carried.

Moved by Co. Hart, Sec. by Co. Allard, That he be given five minutes to address the Council. Carried.

He then explained how the chemical was used and the action it had on the weeds.

Communications were read and disposed of as follows:

S 1/2 of NE 1/4 Sec. 7 Tp. 40 for approval

Co. Smith presented a plan of a portion of S 1/2 of N E 1/4 of Sec. 7 Twp. 40 on behalf of Mr. Jackson of Port Coquitlam for approval.

Moved by Co. Smith, Sec. by Co. Douglas, That the plans be approved. Carried.

Franco-Can. Co. re road

Franco-Canadian (DOM) Co. Ltd., re opening a road to their property in D. L. 22 etc. pointing out that a ditch had been dug on one side of the road, but they considered that the Council should dig a ditch on the other side and put some gravel on the road to make it passable.

Moved by Co. Hart, Sec. by Co. Douglas, That the matter be referred to His Worship to interview the Company. Carried.

C. H. Walls asking for 3 or 4 loads of gravel to be put on his driveway into his gas station.

Moved by Co. Allard, Sec. by Co. Douglas,

That Mr. Walls be given four loads of gravel as requested.
Carried.

B. C. Safety League

British Columbia Safety League, asking for a grant to help carry on the work of the League.

Moved by Co. Douglas, Sec. by Co. Smith,
That the letter be received and referred to the Finance Committee with powers to make grant if they see fit.
Carried.

Winslow Rd.

P. H. Page, calling attention of the Council to the condition of the Winslow Road and asking that it be repaired.

Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be referred to Co. Quadling with power to act.
Carried.

Dept. of Pub. Works

Dept. of Public Works re Culvert at Cor. of Laval St. & Brunette St. stating that he would have the foreman look into the matter at an early date.

Moved by Co. Douglas, Sec. by Co. Smith,
That the letter be received and filed.
Carried.

By-law 293

By-Law No. 293.
Moved by Co. Hart, Sec. by Co. Douglas,
That the Land Sale By-Law 1930 No. 293 be reconsidered and finally passed and adopted and the seal of the Corporation affixed.
Carried.

P.C. Hose Reel

The Clerk reported that the City of Port Coquitlam had a Hose reel that could be purchased.

Moved by Co. Quadling, Sec. by Co. Smith,
That the matter be referred to Co. Douglas with power to act.
Carried.

Filiatrault in need

Co. Allard reported that Mr. & Mrs. Filiatrault were in need of assistance. That they had three lots and the neighbors were assisting them in the erection of a small house. He stated that they had three sons, but was unable to say if they were in a position to help them.

Institute for the Blind re Hutchison

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to the Relief Committee.
Carried.

His Worship reported that a representative of the Can. Institut for the Blind had called on him in connection with Mr. Hutchison's case and had told him that it would cost the Institute about \$500.00 to teach Mr. Hutchison a trade and that he considered he was too old to learn a trade. He suggested that the Council give Mr. Hutchison \$30.00 per month and the Institute would make a grant of \$10.00 per month.

Moved by Co. Douglas Sec. by Co. Allard,
That his Worship's report be received and the matter referred to the Relief Committee.
Carried.

Paquette children

Co. Smith brought up the matter of paying for the Paquette children.

Co. Allard presented a letter that had been received from Mr. Paquette in which he stated that he would be willing to pay for the transportation of the children to Detroit where he is living if it could be arranged to have the

children sent to him.

Moved by Co. Smith, Sec. by Co. Quadling,
That the matter be referred to the Reeve and Clerk to
handle the matter.
Carried.

C. Sacho

Co. Smith reported that he had received an application from
C. Sacho to erect a gas station on a road allowance adjoining
his property and that he was willing to move the station
any time the road was required.

Moved by Co. Quadling, Sec. by Co. Hart,
That C. Smith's report be received and that Mr. Sacho be
notified that the Council cannot take any action in the
matter.
Carried.

Pipe Line
road.

Co. Smith reported that the Pipe Line Road was in very bad
condition. Co. Quadling said that the truck driver from
Deek's Sand & Gravel Works was willing to put some material
on the road but he did not know what kind of rock or gravel
it would be.

His Worship said he would take the matter up with Mr. Deeks
on Wed.

Mr. Bond's
lane

Co. Quadling reported that in Company with Co. Douglas he
had inspected Mr. Bond's lane and that Mr Bond was willing
to fill in the roadway with rock if the Council would take
up the plank and cover the rock with gravel.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be left in the hands of Co. Quadling with
power to act.
Carried.

Austin Rd.

Co. Quadling reported that he had inspected the Austin Road
re the offer made by Mr. Fawkes and he considered the work
was not necessary at present.

Moved by Co. Douglas, Sec. by Co. Hart,
That no action be taken in the matter and that Mr. Fawkes
be notified.
Carried.

Miller Rd.

Co. Quadling reported that he had inspected the Miller Road
and estimated that the cost of opening the road from the
Clark road to the Jap's corner would cost \$175.00 and if
the whole road was reconstructed it would cost \$300.00.

Moved by Co. Douglas, Sec. by Co. Smith,
That Co. Quadling's report be received and the matter laid
over for two weeks.
Carried.

pipe

Co. Quadling reported he could purchase about 45 ft. of
"seconds" 18 " pipe for 1.09 per foot which would be suitable
for the drain in front of Mr. Scott's property.

Scott

Moved by Co. Douglas, Sec. by Co. Quadling,
That the pipe be purchased and that Mr. Scott be asked if
he would be willing to pay 25% of the cost of the pipe.
Carried.

Smith Rd.

Co. Quadling reported that the ditch on the Smith Road had
been inspected by a number of the Council and that he would
suggest cleaning, widening and extending the ditch which
would cost about \$25.00.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to Co. Quadling to complete

work as suggested by him.

Carried.

Moved by Co. Hart, Sec. by Co. Allard; That the report of the Finance Committee be received and accounts paid.

Carried.

Moved by Co. Quadling, Sec. by Co. Douglas, That the meeting adjourn.

Carried.

Moved by Co. Quadling, Sec. by Co. Hart; That Co. Smith's report be received and that Mr. Beebe be notified that the Council cannot take any action in the matter.

Carried.

Co. Smith reported that the Pipe Line Road was in very bad condition. Co. Quadling said that the truck driver from Deak's Sand & Gravel works was willing to put some material on the road but he did not know what kind of rock or gravel it would be.

His Worship said he would take the matter up with Mr. Deak on Wed.

Co. Quadling reported that in Company with Co. Douglas he had inspected Mr. Bond's lane and that Mr. Bond was willing to fill in the roadway with rock if the Council would take power to cover the rock with gravel.

Richardson

Mr. Bond's lane REEVE.

Moved by Co. Douglas, Sec. by Co. Hart; That the matter be left in the hands of Co. Quadling with power to act.

Carried.

Co. Quadling reported that he had inspected the Martin Road re the offer made by Mr. Tewkes and he considered the work was not necessary at present.

Moved by Co. Douglas, Sec. by Co. Hart; That no action be taken in the matter and that Mr. Tewkes be notified.

Carried.

Co. Quadling reported that he had inspected the Miller Road and estimated that the cost of opening the road from the Clark road to the Top's corner would cost \$175.00 and if the whole road was reconstructed it would cost \$300.00.

Moved by Co. Douglas, Sec. by Co. Smith; That Co. Quadling's report be received and the matter laid over for two weeks.

Carried.

Co. Quadling reported he could purchase about 45 ft. of "seconds" 12" pipe for 1.00 per foot which would be suitable for the drain in front of Mr. Scott's property.

Moved by Co. Douglas, Sec. by Co. Quadling; That the pipe be purchased and that Mr. Scott be asked if he would be willing to pay 25% of the cost of the pipe.

Carried.

Co. Quadling reported that the ditch on the Smith Road had been inspected by a number of the Council and that he would suggest cleaning, widening and extending the ditch which would cost about \$25.00.

Moved by Co. Douglas, Sec. by Co. Hart; That the matter be referred to Co. Quadling to complete.

Tuesday June 10th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7 p. m. The Reeve and all members excepting Co. Smith being present.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Coquitlam Tax Sale Lands Sale By-law 1930 No. 294 be read a first time.
Carried.

By-Law declared read.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Coquitlam Tax Sale Lands Sale By-Law 1930 No. 294 be read a second time.
Carried.

By-law declared read.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Coquitlam Tax Sale Lands Sale By-law 1930 No. 294 be read a third time.
Carried.

By-law declared read.

His Worship the Reeve reported that he considered that the B. C. Electric Rly. were discriminating against this Municipality in regard to the installation of domestic lighting. He referred to Clause 8 of the Agreement with the Company in which the Company agreed to not to make any charge for supplying electric energy light heat or power higher than that charged for such service in any Municipality other than a City and shall not in any way discriminate against this Municipality.

Moved by Co. Douglas, Sec. by Co. Allard,
That His Worship's report be received and that he and a number of the Board be a committee to take the matter up with the Solicitor and the Company.
Carried.

Moved by Co. Douglas, Sec. by Co. Allard,
That the Clerk notify Mr. Filiatrault to meet the relief Committee to-morrow night.
Carried.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the meeting adjourn to meet again at the Municipal Hall, Maillardville, B. C. June 11th 1930 at 7 p. m.
Carried.

Reeve Douglas REEVE

Wednesday June 11th 1930.

The Council met pursuant to adjournment at the Municipal Hall, Maillardville, B. C. June 11th 1930 at 7 p. m. The Reeve and all members excepting Co. Smith being present.

Land Sale
By-law 294

Moved by Co. Douglas, Sec. by Co. Hart,
That the Coquitlam Tax Sale Lands Sale By-law 1930 No. 294 be amended as follows:

That the time for making the first payment on said option shall be extended to the 24th day of June 1930 and the remaining payments due under the said option shall be due on the 21st day of November 1930 and on the 21st day of May 1931.

That a Clause be inserted that this By-law shall not be registered in the Office of the District Registrar of Titles, New Westminster, B. C.
Carried.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Coquitlam Tax Sale Land Sale By-law 1930 No. 294 be reconsidered and finally passed and adopted as amended and the seal of the Corporation affixed.
Carried.

His Worship reported that he had interviewed the Manager of the Franco Canadian (Dom) Co. Ltd., regarding his request for a road to their property in D. L. 22 and had been informed by him that all they required was the road to be made passable for a tractor to be taken over. His Worship thought that the request was very reasonable and suggested that the work be done.

Moved by Co. Douglas, Sec. by Co. Hart,
That His Worship's report be received and the matter left in the hands of the Chairman of the Board of Works with power to act.
Carried.

B.C.E.Rly.
re light

His Worship reported that in company with Co. Douglas they had interviewed the Solicitor of the B. C. Electric Rly. Co. regarding the agreement with the Western Canada Power Co. re the installation of light and power lines and had been informed by him that although the B. C. E. Rly. were operating the Western Canada Power Co. the Company was still in existence and he suggested that the Council write to Mr. Murrin, General Manager of the B. C. E. Rly. making an appointment with him to go into the matter thoroughly.

Moved by Co. Hart, Sec. by Co. Douglas,
That His Worship's report be received and that the matter be left in his hands to take whatever steps he thinks necessary.
Carried.

Deeks re
gravel P.Line
Road

His Worship reported that he called at Mr. Deek's office regarding the matter which had been referred to him in connection with the upkeep of the Pipe Line Road but had found that Mr. Deeks was out of town.

X. Filiatrault
re assistance

Mr. X. Filiatrault and his son met the Relief Committee. His son explained that his father spent about two years in the United States, and while there he had endeavored to make a living by raising chickens but had failed and had returned here last December where he had been a tax payer for many years. He stated that he had

three sons and that in their present circumstances they were unable to give him very little assistance. The father owned three lots and had placed a mortgage on them for \$200.00 and with the money had erected a small house on the lots to live in. He valued the house and lots at \$300.00.

When the Council met, the Committee reported the matter to the other members of the Council but no action was taken.

Moved by Co. Hart, Sec. by Co. Douglas,
That the meeting adjourn to meet again at the Municipal Hall, Maillardville, B. C. on June 23rd 1930 at 7.30 p. m.
Carried.

Reeve REEVE.

three sons and that in their present circumstances they were unable to give him very little assistance. The father owned three lots and had placed a mortgage on them for \$250.00 and with the money had erected a small house on the lots to live in. He valued the house and lots at \$350.00.

When the Council met, the Committee reported the matter to the other members of the Council but no action was taken.

Moved by Co. Hart, Sec. by Co. Douglas, That the meeting adjourn to meet again at the Municipal Hall, Millersville, Pa. on June 23rd 1930 at 7.30 p. m. Carried.

Wm. Douglas

Monday June 23rd. 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members excepting Councillor Hart being present.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the minutes of the meetings held on June 9th, 10th and 11th 1930 be approved.
Carried.

Faucher re
water main

Mr. Amero addressed the Council on behalf of Mr. Faucher regarding the water main on Quadling Ave. in front of Lots 13, 14, 15 & pt. 16 Block 22 which should have been installed in 1928. He stated Mr. Faucher refused to pay the Local Improvement tax until the main was installed and that he did not require the water as the lots were not being used. His Worship explained to him that the water system was constructed on petition of the residents under the Local Improvement Act and that the Council had no authority to discontinue the tax and that the main would be installed at once.

Father Teck
re school
grounds

Rev. Father Teck addressed the Council re damage to the School grounds caused by the drain which passes through the school yard overflowing. He said that they would be willing to fill the holes in the yard if the Council would cover the yard with gravel.
Carried.

Moved by Co. Allard, Sec. by Co. Douglas,
That the matter be referred to the Chairman of the Board of Works to repair damage.
Carried.

picnic grant

Father Teck then took up the matter of a grant for the Catholic School picnic. He pointed out that they had about 165 children attending the school and thought that the Council should make a grant toward the picnic which they were giving the children.

Moved by Co. Allard, Sec. by Co. Douglas,
That a grant be made and that the amount be set by the Finance Committee.
Carried.

Larkin re
drainage

Mr. Larkin addressed the Council regarding the drainage at the back of his lots on Laval St.

Co. Quadling stated that he had the matter in hand and intended taking care of it.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be left in the hands of the Chairman of the Board of Works.
Carried.

Choquette re
fence

Mr. J. Choquette addressed the Council regarding a fence which had been burnt last year. He stated the fence had caught fire from a fire set by the Municipal workmen.

Moved by Co. Allard, Sec. by Co. Quadling,
That Mr. Choquette be given 500 feet of lumber to repair fence.
Carried.

Crewdson re
sidewalk

Mrs. Crewdson and two other ladies appeared before the Council regarding the sidewalk between the hill and Dawes Hill.

Co. Quadling stated that the estimated the work at \$560.00

Moved by Co. Allard, Sec. by Co. Douglas,
That tenders on the work be called for.
Carried.

Shaw re assessment Mr. Shaw addressed the Council re his assessment. He stated that he was away from home when the Court of Revision was held and was unable to put in an appeal.

His Worship explained that the Council could not take any action in the matter at this date.

Charpentier re powder U. L. Charpentier addressed the Council and asked for sufficient powder to blow the stumps on the boulevard in front of his property.

Moved by Co. Quadling, Sec. by Co. Douglas, That he be furnished one box of powder. Carried.

Communications were read and disposed of as follows:

Can. West'r. Lbr. Co. re Lake Como Canadian Western Lumber Co. re Lake Como Water rights. That they were willing to turn over all their equipment which they own at the Lake with valve and from 100 to 300 yards of the pipe line and would relinquish their rights to the water.

His Worship said he thought the offer should be accepted and an application made for the water rights.

Moved by Co. Douglas, Sec. by Co. Allard, That the Co. act accordingly. Carried.

S. Boyd re road Stewart Boyd asking for assistance on his road, stating that he had already done over \$300.00 in work on the road.

Moved by Co. Douglas, Sec. by Col Allard, That the matter be referred to the Chairman of the Board of Works for inspection and report. Carried.

Mrs. Sawyer Butq. Wom. Institute Mrs. C. Sawyer, Secy. Birquitlam Women's Institute inviting His Worship the Reeve and Councillors to attend the Flower Show to be held on June 25th 1930.

Moved by Co. Douglas, Sec. by Co. Allard, That the Communication be received and that the Secy. be notified that as many as possible would attend. Carried.

C. Tice C. Tice, Field Crops Commissioner re noxious weeds, stating that he would be pleased to meet the Council to discuss the weed problem in this District.

Moved by Co. Douglas, Sec. by Co. Allard, That the letter be received and filed. Carried.

Good Roads League J. Lye Secy. Good Roads League, asking that Annual subscription of \$10.00 be forwarded.

Moved by Co. Douglas, Sec. by Co. Smith, That the letter be received and filed. Carried.

Kamloops re resolution City of Kamloops enclosing copy of Resolution regarding the change in the Municipal Act, in connection with railroad assessments.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter be laid over. Carried.

Moved by Co. Allard, Sec. by Co. Douglas, That tenders on the work be called for. Carried.

Rev. Father Teck, regarding assistance for Mr. & Mrs. Filiatrault, stating that they were old people and Mrs. Filiatrault had recently broken her arm.

Mr. & Mrs. X. Filiatrault

Moved by Co. Douglas, Sec. by Co. Quadling, That the matter be referred to the Relief Committee. Carried.

Superintendent of Can. National Institute for the Blind, stating that the Institute would pay Mr. Hutchison \$10.00 per month taking effect June 1st. 1930.

Hurchison

Moved by Co. Douglas, Sec. by Co. Allard, That the letter be received and filed. Carried.

G. Eskola

Gust Eskola, on behalf of his brother who is unable to work and is in need of assistance.

Moved by Co. Douglas, Sec. by Co. Quadling, That the matter be referred to the relief Committee. Carried.

Mrs. Marshall

Co. Allard reported that Mrs. Marshall situated on the Blue Mountain Road was unable to get any water from the water main connecting with the City main and asked permission to connect the service pipes with the Burnaby main.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter be left with Co. Allard to supply water to Mrs. Marshall from the Burnaby main. Carried.

water main

Co. Allard reported that the owner of Lots 4 & 5 of Block 25 Map 1481 had asked him to have a water main laid from the Nelson Road to his property and that he would pay the costs of installing.

Moved by Co. Allard, Sec. by Co. Quadling, That the main be installed providing the owner pay for extending the main. Carried.

cemetery

Co. Allard reported that he thought that a cemetery should be opened in the District owing to the cost of purchasing a grave in the City.

Moved by Co. Douglas, Sec. by Co. Allard, That a certain portion of suitable land be reserved for a cemetery. Carried.

Deeks Sand & Gravel Co.

His Worship reported that he had an interview with Mr. Deeks, Pres. Deeks Sand and Gravel Co. and that they were willing to furnish the gravel required free of charge to maintain the Pipe Line Road or to pave it.

Water supply for this

His Worship reported that he had an interview with Mayor Galer re the water supply for this District and the City of Coquitlam, and that Mayor Galer had asked him to Co-operate with his Council to get a better supply. He pointed out that Vancouver water Board would be willing to take over the work of supplying the water and that the City and District would be sure of a sufficient supply at a lower rate.

Dist. & City of Coq.

Moved by Co. Douglas, Sec. by Co. Quadling, That the report be received and that the matter be referred to His Worship and the Chairman of the Water Committee to make arrangements for sufficient water wupply. Carried.

Co. Quadling reported that Mrs. Mc Clure had spoken to him regarding relief for herself and children,

Co. Allard reported that he was looking after the matter with the Relief Board.

Moved by Co. Douglas, Sec. by Co. Smith, That the matter be referred to the Relief Committee. Carried.

Co. Quadling reported that Mr. Wesley has asked him to have the portion of the Old Indian Trail which has just been ditched, gravelled.

The matter was laid over.

Co. Douglas asked permission to purchase a shut off nozzle for the Fire Department. No action was taken.

Co. Smith suggested that a complete new assessment of the Municipality be made.

Moved by Co. Smith, Sec. by Co. Quadling, That the Municipality be re assessed. Carried.

Cuba

Moved by Co. Smith, Sec. by Co. Douglas, That Mrs. M. Cormier be given \$25.00 per month. Carried.

Cuba

Moved by Co. Allard, Sec. by Co. Smith, That the report of the Finance Committee be received and bills amounting to \$976.11 be paid. Carried.

Moved by Co. Douglas, Sec. by Co. Quadling, That the meeting adjourn. Carried.

Reeve

REEVE.

Monday July 14th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Quadling, Sec. by Co. Smith, That the minutes of the previous meeting be approved. Carried.

The following persons addressed the Council.

Fawkes re poles Mr. Fawkes offered \$3.00 for eight cedar poles on D. L. 359, Group 1.

Moved by Co. Allard, Sec. by Co. Douglas, That Mr. Fawke's offer be accepted. Carried.

Fawkes re land sale Mr. Fawkes then offered \$25.00 for Blk. 6 D. L. 358, Group 1, and would construct the road to the Block.

Moved by Co. Hart, Sec. by Co. Quadling, That Mr. Fawke's offer be accepted subject to him opening road to the property. Carried.

Vlerrick Mr. Vlerrick asked to have Quadling Avenue opened.

Co. Quadling stated that he had the matter in hand.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter be referred to the Chairman of the Board of Works with power to act. Carried.

Charpentier re powder Mr. Charpentier asked for powder to clear his lot and boulevard and Lane. His Worship explained to him that the Council could not furnish powder to clear his lot but would be willing to furnish enough to clear the boulevard and lane.

Moved by Co. Douglas, Sec. by Co. Smith, That the matter be referred to the Chairman of the Board of Works to arrange with Mr. Charpentier to clear the lane. Carried.

Crewdson Mrs. Crewdson asked if the Council had decided to construct the sidewalk along the Pitt River Road.

Sidewalk \$150.00 His Worship explained that the Council had decided to spend \$150.00 on the work and would carry the sidewalk as far as possible.

Moved by Co. Douglas, Sec. by Co. Quadling, That an appropriation of \$150.00 be made for the sidewalk. Carried.

Oxtoby re Ins. Prem. Co. Quadling speaking for Mr. Oxtoby said that he thought half the insurance premium on the Alderson Avenue Contract should be returned to him as he had taken the contract at such a low figure and had done a good job.

Moved by Co. Douglas, Sec. by Co. Quadling, That half the Insurance premium viz. \$10.00 on the Alderson Ave. contract be refunded to Mr. A. Oxtoby. Carried.

Communications were read and disposed of as follows:-

Plans for approval The Clerk presented plans of a portion of an 8 acre portion of D. L. 16 Group 1, which had been given to him by Mr. Mac Intosh for approval.

- Moved by Co. Douglas, Sec. by Co. Hart,
Plans That the plans be approved subject to a road allowance being
given so as to make Sherwood Avenue a thru road.
Carried
- Marxsen & Gerula J. Marxsen and A. Gerula, asking that the ditch which drains
the Lake Como Road into Lake Como be cleaned out.
Moved by Co. Hart, Sec. by Co. Douglas,
That the letter be received and laid over.
Carried.
- Ewing re daughter P. J. Mc Intyre, on behalf of A. B. Ewing regarding injuries
sustained by Mr. Ewing's daughter when she fell thru the
Red Bridge over the Coquitlam River and fractured her skull,
asking what attitude the Council will take in the matter.
His Worship reported that he had instructed the Constable to
investigate the case and he reported that the accident happened
Red Bridge in the City of Coquitlam. That the child had been playing
investigat-ed. on the east end of the bridge and had fallen thru where some
plank had been removed and had struck a boat which was moored
under the bridge. He stated that there was a sign at the
east end notifying persons using the bridge that they did so
at their own risk. He also reported that the posts which
had been placed at the entrance to the road leading to the bridge
had been removed when the C. P. R. train was wrecked at the
crossing a year ago.
Moved by Co. Douglas, Sec. by Co. Hart.
That the Council acknowledge receipt of the letter, but accept
no responsibility in the matter.
Carried.
- C. P. R. re bridge Moved by Co. Douglas, Sec. by Co. Quadling,
That the C. P. R. be asked why the posts were removed and
notify them to have them replaced at once.
Carried.
- Moved by Co. Smith, Sec. by Co. Douglas,
That a notice be posted and the road barricaded at once.
Carried.
- Mother's Pension Bd. re Ratchford family Mothers' Pensions Board, stating that the Board had decided
to grant an allowance of \$85.00 per month to the Ratchford
family providing this Municipality would grant \$10.00 per month
towards the support of the husband. The Clerk reported that
he had taken the matter up with His Worship when the letter
was received and in order that they would receive the grant
at once His Worship had instructed him to notify the Board that
the Municipality would make a grant of \$10.00 per month as
suggested.
- Moved by Co. Hart, Sec. by Co. Allard,
That the letter be received and His Worships and Clerk's action
endorsed.
Carried.
- Gen. Lbr. Co. re cord wood General Lumber Co., asking if the Municipality had any lands
with second growth fir or alder wood on it. That they had
the equipment for cutting wood and would be willing to pay
.25¢ per cord for the wood.
- His Worship appointed the following Committee to look into
the matter; Co. Quadling, Co. Douglas, Co. Hart, and himself.
- Moved by Co. Hart, Sec. by Co. Allard,
Committee That the matter be left in the hands of the Committee for
report.
Carried.
- Hooper Ada I. Hooper, asking what procedure she would have to take
to have the water main extended along the Robinson Road.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the matter be referred to the Chairman of the Water
Committee for investigation and report.

Carried.

Prov. Ex.
re Prize
list

Prov. Exhibition Board asking permission to continue the
Municipal Advertisement in the Annual Prize List, the price
being \$15.00.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Municipal Advertisement be continued as suggested.
Carried.

Easement

G. Mac Gowan, Burser, Prov. Mental Hospital, enclosing draft
of easement thru Municipal Property for pipeline from
Munday Lake and Lost Lake to the Hospital.

Moved by Co. Douglas, Sec. by Co. Allard,
That the Reeve and Clerk be authorized to sign said easement.
Carried.

Pritchett
re water
pressure

F. G. Pritchett re the shortage of water and low pressure
in the Clark Road Water system.

Moved by Co. Douglas, Sec. by Co. Hart,
That Mr. Pritchett be notified that the Council are endeavor-
ing to have the matter taken care of at an early date.
Carried.

T.E. Beaton
re timber

T. E. Beaton, offering \$1.00 per thousand lineal foot for
logs, 2¢ per foot for cedar poles, .25¢ per cord for wood.
on S. E. Fraction of Sec. 11 Twp. 39.

Moved by Co. Douglas, Sec. by Co. Allard,
That the offer be accepted.
Carried.

Crehan,
Mouat & Co.

Crehan, Mouat & Co., Auditors, outlining some changes that
he would like made in the handling of money received and
the authorization of Disbursements.

Moved by Co. Douglas, Sec. by Co. Smith,
That the letter be received and the suggestions be adopted.
Carried.

City of
Kamloops

City of Kamloops: The matter of the amendment to Subsection
3A Section 212 Municipal Act, regarding the assessment of
Railroad property was again laid before the Council and the
following resolution passed.

Moved by Co. Hart, Sec. by Co. Allard,
That the City of Kamloops resolution be endorsed.
Carried.

Robinson
Road

The matter of the opening of the Robinson Road was brought
up. The Clerk pointed out that the land which had been
deeded to T. Matsuda in lieu of compensation in connection
with the Special Survey could not be registered until a
road was gazetted and that Mr. Matsuda did not want to accept
the property.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Clerk notify Mr. Matsuda that the Council intend
opening the road providing the right of way can be secured
from the property owners.
Carried.

Water supp-
ly.

His Worship reported that he and Co. Allard had attended a
meeting in connection with the water supply held in New
Westminster, and that he had taken the matter up with the
Minister when in Victoria, and was informed that the Minister

and Water Comptroller had the matter in hand and would advise him regarding their investigations in a few days.

Nilan property

His Worship asked what action the Council intended taking regarding drainage for Mr. Nilan's property.

Moved by Co. Douglas, Sec. by Co. Quadling, That the Clerk notify Mr. Nilan that the Council have decided to look after the matter of drainage on the Rochester Road before the rainy season. Carried.

Relief re Eskola

Co. Smith reported that he had investigated the application for assistance for Mr. Eskola, and found that he was unable to do any work having been in the hospital since last March, and that the brother who had been assisting them was unable to do so any longer. He stated that he had given them an order for \$10.00 worth of groceries and suggested that an application be forwarded to the Mother's Pensions Board on behalf of the wife and child. Carried.

Moved by Co. Douglas, Sec. by Co. Smith, That a grant of \$20.00 for relief be made for Mr. Eskola and that the matter of Mothers Pensions Board application be referred to Co. Hart, Co. Allard and the Clerk. Carried.

B.C.E.Rly. re light agreement

His Worship reported that he had a conference with Mr. Murrin, General Manager of the B. C. E. Rly. regarding light rates and light extensions. He pointed out to Mr. Murrin that he did not think the Company was living up to the agreement made with the Western Canada Power Co. in respect to Clause 8. Mr. Murrin stated that the Western Canada Power Co. was still in existence, although the B. C. E. Rly. was operating the plant. However he would look into the matter of zoning Maillardville and Burquitlam Districts Re extensions. If no poles were needed, no extra charge would be made. If one or more poles were required the applicant would be given an estimate of the cost and of the revenue for 3 years, and in any case where it would create a hardship the Company would reconsider it and grant Special relief.

Moved by Co. Douglas, Sec. by Co. Hart, That His Worship's report be received and action endorsed. Carried.

Miller Rd.

Co. Quadling reported that the property owners along the Miller Road were going to fence in their property and would close the road. He estimated that the work of constructing the new portion would be \$125.00.

Tenders for next meeting

Moved by Co. Quadling, Sec. by Co. Allard, That tenders for the opening of the Miller Road, 22 feet wide including ditch with 18 inch crown, and cleared, graded and grubbed be called for before next meeting. Carried.

Adair Ave.

Co. Quadling reported that Mr. Payer had asked him to open Adair Avenue to Wooldridge St., He estimated the work at \$60.00.

Moved by Co. Hart, Sec. by Co. Allard, That the matter be referred to the Chairman of the Board of Works with power to act. Carried.

Pipe Line Rd. brush

Co. Smith reported that the brush and ferns were covering the sidewalk along the Pipe Line Road.

Moved by Co. Douglas, Sec. by Co. Hart, That the matter of cutting brush be left in the hands of Co. Quadling and Co. Smith. Carried.

- Boyd Rd. Co. Quadling reporteddhe had inspected the Boyd Road and that Mr. Boyd had offered to widen the road for \$300.00. He estimated that it would cost \$150.00.

Moved by Co. Hart, Sec. By Co. Douglas,
That the report be received and no action taken.
Carried.
- X. Filiat- Co. Allard asked if any action had been taken regarding relief for Mr. Filiatrault.

relief Moved by Co. Quadling, Sec. by Co. Douglas,
That Mr. X. Filiatrault be granted \$10.00 per month relief and that cheque be issued.
Carried.
- Pipe line Co. Allard reported that the pipe line on Quadling Ave. had Quad. Ave. been installed.

Moved by Co. Smith, Sec. by Co. Hart,
That Co. Allard's report be received.
Carried.
- Sidewalk Moved by Co. Hart, Sec. by Co. Douglas,
in Maill. That the resolution passed at the last meeting re calling for tenders for the construction of a sidewalk east of Maillardville School be recinded.
Carried.
- Re-assess- Moved by Co. Douglas, Sec. by Co. Hart,
ment of That the resolution passed at the last meeting re the re- Mun. assessment of the Municipality be recinded.
Carried.
- Finance Moved by Co. Hart, Sec. by Co. Allard,
That the report of the finance Committee be received and bills amounting to \$3093.75 be paid.
Carried.
- Adjourn Moved by Co. Hart, Sec. by Co. Douglas,
That the meeting adjourn to meet again at the Municipal Hall Maillardville, B. C. July 29th at 7.30 p. m.
Carried.

Reeve REEVE.

Co. Gaudling reported he had inspected the Boyd Road and that Mr. Boyd had offered to widen the road for \$300.00. He estimated that it would cost \$150.00.

Boyd Rd.

Moved by Co. Hart, Sec. by Co. Douglas, That the report be received and no action taken. Carried.

Co. Allard asked if any action had been taken regarding relief for Mr. Willstrait.

X. Willstrait - relief

Moved by Co. Gaudling, Sec. by Co. Douglas, That Mr. X. Willstrait be granted \$10.00 per month relief and that cheque be issued. Carried.

Cheque

Co. Allard reported that the pipe line on Gaudling Ave. had been installed.

Pipe line Gaud. Ave.

Moved by Co. Smith, Sec. by Co. Hart, That Co. Allard's report be received. Carried.

Moved by Co. Hart, Sec. by Co. Douglas, That the resolution passed at the last meeting re calling for tenders for the construction of a sidewalk east of Millerville School be rescinded. Carried.

Sidewalk in Mill.

Moved by Co. Douglas, Sec. by Co. Hart, That the resolution passed at the last meeting re the re-assessment of the Municipality be rescinded. Carried.

Re-assessment of Man.

Moved by Co. Hart, Sec. by Co. Allard, That the report of the Finance Committee be received and bills amounting to \$3023.75 be paid. Carried.

Finance

Moved by Co. Hart, Sec. by Co. Douglas, That the meeting adjourn to meet again at the Municipal Hall Millerville, B. C. July 25th at 7.30 p. m. Carried.

Adjourn

Resolutions REVIEW

Tuesday July 29th 1930.

The Council met pursuant to adjournment; The Reeve and all members being present.

Moved by Co. Smith, Sec. by Co. Hart,
That the minutes of the previous meeting be approved.

Carried.

Communications were read and disposed of as follows:-

Ayto Club
of B. C.

Automobile Club of B. C. re approach to bridge on Brunette St. over the Brunette Creek, requesting that the approach be repaired

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and that the Club be notified that a new bridge is being constructed at the present time.

Carried.

Supt. of
B.C. Police

Supt. of B. C. Police re policing fees for month of Jan. stating that \$33.67 was still due the Government.

The Clerk explained that he had received a bill for policing dating from Feb, 1st to July 31st amounting to \$1350.00 but as the new agreement dated from Jan. 1st he had reduced the amount paid to the Government in fines amounting to \$293.00 for Jan. Feb. and March, leaving a balance of \$1057.00 which covered the fees from Jan. 1st to June 30th 1930.

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and filed and that the Clerk's action be endorsed.

Carried.

C. P. Rly.
re posts

Can. Pacific Rly. re posts that were removed at the crossing on the road to the Red Bridge stating that the matter was receiving immediate attention and that they would write the Council further at an early date.

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and filed.

Carried.

Vanc. Exhib-
ition.

S. F. Lesser, Chairman of Elks Flag & Children's Day, inviting the Reeve and Council to attend the opening of the Vanc. Exhibition on Aug. 6th.

Moved by Co. Douglas, Sec. by Co. Hart,
That the invitation be accepted with thanks and that the Clerk notify the writer that as many of the Council will attend as can make it possible.

Carried.

Dist. of
Saanich

District of Saanich enclosing copy of resolution passed by the Saanich Board re amendments to the Municipal Act and asking for the endorsement of same by the delegates from this Municipality attending the U. B. C. M.

Moved by Co. Hart, Sec. by Co. Smith,
That the matter be referred to the delegates to the Union of B. C. Municipalities to decide after hearing the matter discussed.

Carried.

Del. U.B.
C. M.

J. Leach, asking for a road to his property in Blk. 3 D. L. 369 Gp. 1.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be referred to Co. Quadling for investigation.

Carried.

J. Leach
re road.

Thursday July 29th 1930

Vanc. Bd. of trade

His Worship presented a letter he had received from the Vanc. Board of Trade re what the Council were prepared to offer Industries, in the way of taxation. He stated that two Los Angeles firms, manufacturing Sanitary Ware and Brass products were inquiring for locations in B. C. and had asked the Board to obtain the following information:- Exemption from taxation for a period of years or a fixed rate of taxation free water or what reduction if any from the standard rate and what we have to offer in the way of a reasonable factory site. They would require about a half acre of land each but trackage and water frontage is not essential.

Assessment

His Worship said he thought it would be right to give bonified firms a fixed assessment for a period of years and that water should be supplied at cost.

Moved by Co. Douglas, Sec. by Co. Allard, Carried. That the Clerk reply to the letter. Carried.

Watanabe's plans

Mr. Watanabe's plans were again presented and the following resolution passed:-

Co. Hart reported that Mr. Watanabe was willing to give the land so as to open Sherwood Avenue.

Moved by Co. Douglas, Sec. by Co. Quadling, Carried. That the report be received and the plans be approved when alteration is made. Carried.

The following tenders were received for the construction of the Miller Road:-

Tenders Miller Rd.

James Gilbert	\$245.00
A. Olsen & T. Midal	255.00
J. D. Goddard	28.50
J. Choquette	105.00
A. Oxtoby	90.00

Moved by Co. Quadling, Sec. by Co. Smith, Carried. That the Contract be given to Mr. Oxtoby at \$90.00

Lost

Amendment

Moved by Co. Hart, Sec. by Co. Allard, Carried. That the work be done by day labor. Carried.

Moved by Co. Quadling, Sec. by Co. Hart, Carried. That no other work be called for by tender this year. Carried.

Solicitors account

Moved by Co. Smith, Sec. by Co. Douglas, Carried. That the Solicitor's account be referred to His Worship for investigation. Carried.

Pennykid re gravel

Co. Smith reported that Mr. Pennykid had constructed a road into his property and had asked him to put some gravel on it.

Moved by Co. Allard, Sec. by Co. Hart, Carried. That the matter be referred to Co. Quadling with power to act. Carried.

Shepherd
Wiring Co. Allard reported that Mr. Shepherd had complained to him about the Inspector not passing the wiring of his house.

Prov. Insp. Moved by Co. Allard, Sec. by Co. Douglas,
That the Provincial Inspector be asked if Mr, Shepherd's wiring should be passed.
Carried.

Laverdure Co. Allard reported that Mr. Laverdure has asked him to have two stumps blown at the back of his property.

Racine Co. Allard also reported that Mr. Racine had asked him for a crossing into his property.

Moved by Co. Smith, Sec. by Co. Allard,
That the requests of Mr. Laverdure and Mr. Racine be referred to Co. Quadling.
Carried.

Smith Rd.
Ditch Co. Quadling reported that the ditch on the Smith Road had cost \$26.00 and he estimated that it would cost \$20.00 to finish.

No action was taken in the matter.

By-law # 294

By-law #294 Moved by Co. Smith, Sec. by Co. Quadling,
That the Land Sale By-law 1930 # 294 be read a first time.
Carried.

By-law read.
Moved by Co. Hart, Sec. by Co. Smith,
That the Land Sale By-law 1930 # 294 be read a second time.
Carried.

By-law read.

Moved by Co. Douglas, Sec. by Co. Smith,
That the Land Sale By-law 1930 # 294 be read a third time.
Carried.

By-law read.

Finance Moved by Co. Hart, Sec. by Co. Allard,
That the report of the Finance Committee be received and bills amounting to \$1845.85 be paid.
Carried.

Cuba

Moved by Co. Hart, Sec. by Co. Allard,
That the meeting adjourn.
Carried.

Reeve REEVE.

Resolutions

Finance

Moved by Co. Hart, Sec. by Co. Alford,
That the meeting adjourn.
Carried.

Moved by Co. Hart, Sec. by Co. Alford,
That the report of the Finance Committee be received and bills
amounting to \$1845.65 be paid.
Carried.

By-law read.

Moved by Co. Douglas, Sec. by Co. Smith,
That the Land Sale By-law 1930 # 294 be read a third time.
Carried.

By-law read.

Moved by Co. Hart, Sec. by Co. Smith,
That the Land Sale By-law 1930 # 294 be read a second time.
Carried.

By-law read.

Moved by Co. Smith, Sec. by Co. Quabling,
That the Land Sale By-law 1930 # 294 be read a first time.
Carried.

By-law # 294

No action was taken in the matter.

Smith Rd.
Ditch

Co. Quabling reported that the ditch on the Smith Road had
cost \$28.00 and he estimated that it would cost \$20.00 to
finish.
Carried.

Moved by Co. Smith, Sec. by Co. Alford,
That the requests of Mr. Laverdure and Mr. Racine be referred
to Co. Quabling.
Carried.

Racine

Co. Alford also reported that Mr. Racine had asked him for
a crossing into his property.

Laverdure

Co. Alford reported that Mr. Laverdure has asked him to
have two stamps blown at the back of his property.

Carried.

Prov. Insp.
Wiring

Moved by Co. Alford, Sec. by Co. Douglas,
That the Provincial Inspector be asked if Mr. Shepherd's
wiring should be passed.

Shepherd
Wiring

Co. Alford reported that Mr. Shepherd had complained to him
about the Inspector not passing the wiring of his house.

Monday August 11th 1930

The Council met at the Municipal Hall, Maillardville, B. C. August 11th 1930 at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Smith, Sec. by Co. Douglas,
That the minutes of the previous meeting be approved.
Carried.

Salvation Army
A member of the Salvation Army addressed the Board and made application for the grant which had been made in former years viz. \$50.00

His Worship asked him if the Army was receiving any grant from the Government and if they had taken care of any one from this Municipality to which he replied that the Govt. had made them a grant of \$10,000.00 last year and that they expected that the Hospital would receive the .70¢ per day the same as other Hospitals. He stated that he would be pleased to forward a confidential report regarding patients from this Municipality.

Moved by Co. Smith, Sec. by Co. Douglas,
That the matter be laid over until next meeting when the report of the Representative would be received.
Carried.

Coutu re gravel
Mr. Coutu addressed the Board stating that he had filled in and levelled the Boulevard in front of his store and asked that some gravel be put on the portion he had levelled.

Moved by Co. Allard, Sec. by Co. Douglas,
That two loads of gravel be placed on the Boulevard in front of Mr. Coutu property.
Carried.

gravel on roadway
Co. Quadling asked for four loads of gravel to repair the damage to the road way in front of his property by the extra traffic, during the construction of the new bridge over Brunette Creek.

Moved by Co. Douglas, Sec. by Co. Smith,
That Co. Quadling's request be granted.
Carried.

J. Foster Gatensbury Road
John Foster addressed the Council re the flooding of the Gatensbury Road caused by the over flowing of Lake Como. He stated that it would be no use cutting the pipe line as the intake was blocked. He stated that he could take care of the water by cleaning the ditch and would guarantee that the road would not flood. He stated that he had not paid his taxes this year and would be willing to do the work for the amount of his 1930 taxes.

Foster re ditch
Moved by Co. Quadling, Sec. by Co. Douglas,
That Mr. J. Foster be employed to enlarge the Ditch to a sufficient width and depth to take care of the water ~~and~~ at any time flooding the Gatensbury Road at Lake Como, the cost of the work not to exceed the amount of his 1930 taxes.

Oxtoby re Lillian Road
Mr. Oxtoby addressed the Board re opening a ditch along the Lillian Road and the widening of a portion of the Gatensbury Road. He stated that he had been called upon to haul a number of cars out of the ditch on the Gatensbury Road last winter and that by widening the road two cars would be able to pass.

No action was taken.

Communications were read and disposed of as follows:

Minn. Stock Farms Ltd. Minnekahda Stock Farms Ltd., enclosing a cheque for \$326.29 and a bill amounting to \$400.00 for work done on the Oliver Road. Co. Smith reported that he had notified Mr. Cameron the Manager that the Council would pay him \$300.00 towards the cost of the work.

Moved by Co. Douglas, Sec. by Co. Quadling, That the matter be referred to Co. Smith for report at the next meeting.
Carried.

Mun. News Municipal News, asking for the number of Subscriptions to be increased.

Moved by Co. Hart, Sec. by Co. Douglas, That the letter be received and filed.
Carried.

C. Tice C. Tice, Field Crops Commissioner, enclosing copy of Noxious Weed Act.

Moved by Co. Hart, Sec. by Co. Smith, That the letter and Act be received and filed.
Carried.

Mrs. Yvonne Pare Mrs. Yvonne Pare, re continuing the sidewalk on Marmont Road North of Cartier St.

Moved by Co. Douglas, Sec. by Co. Smith, That the letter be received and Mrs. Pare be notified that the Council cannot undertake the work this year.
Carried.

E. A. Richards re water E. A. Richards, complaining about the water supply on the Como and Clark Road system. Co. Allard reported that in Company with the Water Supt. they had called on the residents on the Como Road and the Supt. had explained to them that Burnaby was short of water and therefore could not guarantee to give them a steady flow of water.

Moved by Co. Douglas, Sec. by Co. Quadling, That Mr. Richards be notified that the remarks in his letter does not apply to the members of the Council. That the Council has done everything that could be done to supply the residents with water.
Carried.

Ratchford re grant \$10.00 Mrs. A. H. Ratchford, regarding the grant of \$10.00 per month which was to be made Mr. Ratchford.

Moved by Co. Douglas, Sec. by Co. Smith, That the matter be referred to Co. Hart for report.
Carried.

Paradis re petition for water Sher. Ave. Mr. Paradis presented a petition signed by 11 residents ~~for~~ of Sherwood Avenue, asking for a water system to be constructed on Sherwood Ave. under the Local Improvement Act.

Moved by Co. Quadling, Sec. by Co. Douglas, That the matter be referred to the Chairman of the Water Committee for report as to cost at next meeting.
Carried.

Alex Pare re Penalty The Clerk reported that Alex Pare, a returned soldier had been a few days late in paying his taxes and as a result had been charged .33¢ penalty. He stated that Mr. Pare objected to paying this amount and he was making application on Mr. Pare's behalf for a refund of the amount.

Moved by Co. Douglas, Sec. by Co. Allard,
That a refund of .33¢ be made.
Lost.

Land Sale
By-law 294

Moved by Co. Hart, Sec. by Co. Smith,
That the Land Sale By-law 1930 # 294 be reconsidered and
finally passed and adopted and the seal of the Corporation
attached.
Carried.

Water system
for Essondale
& Port Coq.

His Worship reported that Major Macdonald, Comptroller of
Water rights had reported to the City of New Westminster
Council regarding the proposed water system for Essondale
and Port Coquitlam, and that the City Council were going
to call a meeting of the District's effected to discuss
the matter.

New West'r.
Council

Moved by Co. Smith, Sec. by Co. Douglas,
That the Clerk write the City of New Westminster Council
and find out when they intend holding the meeting and also
write Major Macdonald re what he has done in the matter.
Carried.

Dist. of
Burnaby re
water

Moved by Co. Douglas, Sec. by Co. Smith,
That the Clerk write to the District of Burnaby that some
residents of this District does not get water when it is
apparent that water could be furnished.
Carried.

re hauling
water to
residents

Co. Quadling reported that a number of people on the Como
Road could not get any water from water system and that
thru instructions from His Worship he had arranged to have
water hauled to them.

Shortage of
water

Co. Allard asked why he had not been notified about the
arrangement to haul water to the residents when he was
Chairman of the Water Committee.

The Clerk explained that a number of people had phoned
regarding water and two had called at the office and insisted
that the matter be taken up with the Reeve. This was done
and the situation explained regarding the shortage of water.
His Worship instructed him to secure some vehicle to haul
the water, He then arranged for some clean barrels and
phoned Co. Quadling to see if the Municipal truck was
available. Co. Quadling and the Clerk then went to the
Reeve's office and while there it was decided to hire a
truck, the matter being left with Co. Quadling to arrange
for the delivery which was started the same evening.

Miller Rd.

Co. Quadling reported that the work of opening the Miller
Road had been completed and that it had cost \$80.00 plus
the road foreman's wages.
Carried.

C. M. Rd.
ditch

Moved by Co. Hart, Sec. by Co. Douglas,
That the report be received.
Carried.

Co. Smith reported a ditch would have to be dug and the
brush cut on a portion of the Coast Meridian Road opposite
Millard's ranch.

Johnston &
Pipe Line Rd.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to the Chairman of the Board
of Works with power to act.
Carried.

Co. Quadling reported that the brush should be cut on a
portion of the Johnston & Pipe Line Roads.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be referred to the Chairman of the Board
of Works with power to act. Carried.

Brush cutb on B. Mtn. & Brunn. St. Co. Quadling reported that he had the brush cut on the Blue Mountain Road between Brunette St. and Harris Ave., That he had the brush cut close to the ground so if the road crew had time the space could be gravelled and the present sidewalk done away with.

Moved by Co. Douglas, Sec., by Co. Smith, That Co. Quadling's report be received and action endorsed.

Carried.

Co. Allard desenting.

Culverts re new sidewalk. Co. Allard asked why the culvert under the new sidewalk on the Pitt River Road was made so small. He did not consider that the culvert was high enough.

Co. Quadling said that he had measured the culverts, and the one under the sidewalk was 8 ft. by 2 1/2 ft. and the one under the road was 5 ft. by 4 ft. He said that he considered that it was plenty large enough.

Co. Douglas said he thought that it would meet the requirements for the present.

Co. Allard ~~said he thought~~ moved that the whole Council inspect the work. As there was no seconder it was declared no motion.

Cleaning of ditches Co. Hart reported that he thought that as some of the ditches were in need of cleaning out it would be cheaper to do it now than later on in the season. He pointed out that altho the finances were very low he thought that some of the ditches should be taken care of.

Co. Allard pointed out that in deepening the ditches some of the water pipes would be uncovered and asked to be notified when this occurred.

Moved by Co. Smith, Sec. by Co. Douglas, That the matter of cleaning ditches be referred to the Chairman of the Board of Works and in case he requires extra men that he be empowered to employ them and where any water pipes are uncovered the Chairman of the Water Committee be notified. Carried.

Bush fire Cor. North & Clark Rds. Co. Douglas reported that he had been called to a bush fire at the Corner of the North & Clark Roads and that he had notified the residents on the lands adjoining and had advised them to back fire.

Moved by Co. Hart, Sec. by Co. Allard, That the accounts amounting to \$1510.81 be paid. Carried.

Concrete pipe North Rd. Co. Douglas reported that last year he had installed concrete pipe in the ditch in front of his property on the North road and that he found that four lengths of 17" pipe which he had used were too small. He pointed out that if these pipes were not changed that the road would be damaged when the rainy season started.

Moved by Co. Hart, Sec. by Co. Smith, That the report be received and the matter be referred to the Chairman of the Board of Works with power to act. Carried.

Police Court work. His Worship reported that owing to business reasons he felt that he could not take care of the Police Court work any longer and suggested that Mr. E. G. Walker be appointed to carry on the work at a salary of \$300.00 per year, the Court costs to be turned over to the Municipality.

Carried.

E.G.Walker Moved by Co. Smith, Sec. by Co. Douglas,
That E. G. Walker, J. P. be appointed to handle the police
Court work at a salary of \$300.00 per year dating from August
15th 1930, the Municipality to retain all Court Costs.
Carried.

U.B.C.F.
Mly. Solic-
itor re
Western
Can. Power
Co. agree.
His Worship reported that he had a conference with G. E.
Martin, U.B.C.M. Solicitor regarding the Corporation's
agreement with the Western Canada Power Co. and was informed
by Mr. Martin that he did not think that the Company would
have a chance if the matter of rates referred to in the agree-
ment was taken to Court. He said the Company could not enjoy
the agreements of a subsidiary Company if they did not carry
out the matter set forth in the agreement. His Worship stated
that the Local Agent of the Company had informed him that
the B. C. E. Rly. was furnishing parts of Burnaby Municipality
with electricity from the Western Canada Power Company's lines.
He also pointed out that if the case was won the ratepayers
of this Municipality would receive a refund of several thous-
and dollars.

Moved by Co. Hart, Sec. by Co. Allard,
That His Worship's report be received and the matter left in
his hands to handle as he sees fit.
Carried.

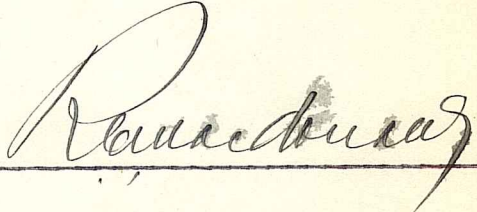
Walls re
sign on
sidewalk
His Worship reported that he had received a number of com-
plaints regarding a sign Mr. Walls has placed on the Sidewalk
in front of his property. Mr Walls had informed him that he woul
remove the sign if he received a formal request from the
Council.

Moved by Co. Smith, Sec. by Co. Hart,
That Mr. Walls be notified to move the sign from the sidewalk.
Carried.

Co. Allard desenting.

holidays
for truck
drive and
Rd. foreman
Moved by Co. Hart, Sec. by Co. Douglas,
That the matter of holidays for the truck driver and Road
foreman be left to the Chairman of the Board of Works to
arrange.
Carried.

Moved by Co. Hart, Sec. by Co. Smith,
That the meeting adjourn.
Carried.


REEVE.

Moved by Co. Smith, Sec. by Co. Douglas,
 That E. G. Walker, J. P. be appointed to handle the police
 Court work at a salary of \$300.00 per year dating from August
 15th 1930, the Municipality to retain all Court Costs.
Carried.

His Worship reported that he had a conference with G. E.
 Martin, U.S.C.M. Solicitor regarding the Corporation's
 agreement with the Western Canada Power Co. and was informed
 by Mr. Martin that he did not think that the Company would
 have a chance if the matter of rates referred to in the agree-
 ment was taken to Court. He said the Company could not enjoy
 the agreements of a subsidiary Company if they did not carry
 out the matter set forth in the agreement. His Worship stated
 that the local Agent of the Company had informed him that
 the B. C. E. Ry. was furnishing parts of British Municipality
 with electricity from the Western Canada Power Company's lines.
 He also pointed out that if the case was won the ratepayers
 of this Municipality would receive a refund of several thous-
 and dollars.

Moved by Co. Hart, Sec. by Co. Allard,
 That His Worship's report be received and the matter left in
 his hands to handle as he sees fit.
Carried.

His Worship reported that he had received a number of com-
 plaints regarding a sign Mr. Wells has placed on the sidewalk
 in front of his property. Mr. Wells had informed him that he would
 remove the sign if he received a formal request from the
 Council.

Moved by Co. Smith, Sec. by Co. Hart,
 That Mr. Wells be notified to move the sign from the sidewalk.
Carried.

Co. Allard dissenting.

Moved by Co. Hart, Sec. by Co. Douglas,
 That the matter of holidays for the truck driver and Road
 foremen be left to the Chairman of the Board of Works to
 drive and arrange.
Carried.

Moved by Co. Hart, Sec. by Co. Smith,
 That the meeting adjourn.
Carried.

[Handwritten signature]
 RECEIVED

Monday, August 25th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. Aug. 25th 1930 at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Hart, Sec. by Co. Douglas, That the minutes of the previous meeting be approved. Carried.

Communications were read and disposed of as follows:

J. Hammond, re condition of Hydrant in Maillardville, stating that the hydrant in front of his property was out of order, and that in company with Co. Allard, they had inspected four or five others and found them in the same condition.

Co. Allard reported that he had inspected all the hydrants and had to use large chain tongs to take the caps off them. That he had oiled them all and that they were in good condition now.

Co. Douglas, suggested that a fire area be created and fire equipment installed and that the area be taxed for it.

Moved by Co. Hart, Sec. by Co. Smith, That the matter be referred to the Chairman of the Fire Committee for investigation and report. Carried.

Cassady & Lewis re J. G. Nilan Claim.

"We understand from our client that the work agreed upon has not been taken in hand and we should be glad to know when we may expect it to be completed.

Moved by Co. Douglas, Sec. by Co. Smith, That the letter be received and Cassady & Lewis notified that work would be undertaken next week. Carried.

P. Philip Dept. of Pub. Works

P. Philip, Chief Engineer, Dept. of Public Works, stating that in accordance with Part three of the "Highway Act" it is the intention of the Minister of Public Works to recommend to the Lieutenant Governor-in-Council that the Dewdney Trunk Road and the Coquitlam Road at present classified as Primary Highways within the Municipality of Coquitlam be re-classified as arterial Highways. That the powers and responsibilities of the Minister of the Dept. and of the Municipality with respect to Arterial Highways are laid down under Sections 41 - 42 of the Highway Act.

Moved by Co. Douglas, Sec. by Co. Hart, That the letter be received and that the Minister be notified that the Classification would be accepted. Carried.

Harris re Sch. site

J. W. Harris, Secy. School Board, as follows: The School Board wish you to set aside three acres of land on the Pipe Line Road and Port Moody Road for school site purposes.

Cor. P. Line & Port Moody roads.

Co. Hart explained that the Board had been approached regarding building a new school in that part of the District and as the Municipality own a twenty acre park site on the Corner of the Pipe Line Road and Old Port Moody Rd. the Board thought it would be advisable to ask the Council to hold three acres of the park for a school site in case it was needed in the future.

Moved by Co. Douglas, Sec. by Co. Smith, That the letter be received and filed. Carried.

Crewdson

H. Crewdson, stating that in recent issue of the Coquitlam

re light

Herald an item appeared in connection with an interview His Worship had with Mr. Murrin of the B. C. Electric Rly. regarding lighting rates etc. The statement was given to the effect that Mr. Murrin had agreed to a Zoning schedule and that contributing cost in connection with power lines extensions would be distributed over ten years with each succeeding consumer coming in on the line paying their share of the original cost. If this was the case he would be glad to receive details in connection with same as the residents in that part of the District not now receiving electric service were preparing to approach the B. C. E. Ry. for a power line. His Worship explained that he had been misquoted by the paper as Mr. Murrin had not made such a statement, but had said if there was an outstanding case which was creating a hardship, His Company would endeavor to assist in the matter. Regarding the ten year term, this was an order made when the Utilities Commission was in force and that he had been informed that the order was still in force.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to His Worship to endeavor to arrange.
Carried.

P.J.McIntyre

P. J. Mc Intyre, enclosing a formal notice of injuries to Olive Ewing, signed by the child's father, Arthur B. Ewing, as follows;

re Olive Ewing

Take notice that on Sunday June 22nd 1930 about 5.30 O'clock in the afternoon, Olive Ewing aged 9 years daughter of the undersigned Arthur B. Ewing of 150 - 8th Ave. W., Vancouver, B. C. fell through a bridge, commonly known as the "Red Bridge" on the Pitt River Road across the Coquitlam River, and sustained serious injuries, including a fracture of the skull and many bruises. The child had been walking across the bridge, and turned to go back to the other side when she accidentally stepped where part of a plank had been removed from the bridge, or had been allowed to rot away, leaving a hole sufficient for to fall through.

Moved by Co. Douglas, Sec. by Co. Hart,
That the communication be received and filed.
Carried.

Bouthot plans

Geo. Bouthot, presented plans of a portion of Blk. 84 D. L. 16 Group 1, for approval.

Moved by Co. Douglas, Sec. by Co. Allard,
That the plans be approved.
Carried.

J.C.MacDonald, Comp. water rights

J. C. Mac Donald, Comptroller of Water rights enclosing a copy of His report on the various reports on the New Westminster water supply.

City of N.W. re water supply

His Worship reported that he and Co. Allard had attended a meeting in the City of New Westminster in connection with the water supply and that the meeting had asked Mr. Cleveland to attend a meeting in the near future when the matter would be discussed with him.

Moved by Co. Douglas, Sec. by Co. Smith,
That the report be received and filed.

Jamison re cord wood

D. D. Jamison offering \$40.00 for the cord wood on the E¹/₂ of D. L. 362 Group 1.

Moved by Co. Smith, Sec. by Co. Douglas,
That the matter be laid over until next meeting.
Carried.

Burnaby re water supply

Municipal Engineer, District of Burnaby, re shortage of water as follows:-

"The heavy draw off during the hot weather has been responsible for the shortage of water in the "High Reserve Areas" Clark Road and Lake Como Road have been supplied as far as the water distribution system will permit and the supply pipes have never been shut off. Under our existing distribution system there is no way in which the pressure can be increased.

Moved by Co. Douglas, Sec. by Co. Allard,
That the communication be received and filed.
Carried.

B.C.E.Ry. re pole line

B. C. E. Ry. enclosing plans of a proposed pole line on Henderson Ave. for approval.

Moved by Co. Allard, Sec. by Co. Quadling,
That the matter be referred to the Chairman of the Light Committee.
Carried.

U.B.C.M. re convention

A. Wells Gray, Secy. U. B. C. M. stating that the annual Convention of the U.B.C.M. would be held at Kelowna on Oct. 8th, 9th & 10th and asking that any resolutions the Council wish to submit be forwarded to him before Sept. 10th.

Moved by Co. Smith, Sec. by Co. Douglas,
That the letter be received and filed.
Carried.

Burnaby re water supply

A. G. Moore, Municipal Clerk, Burnaby, re water supply, asking if this Council would consider the advisability of approaching the Prov. Government with a request that it take under advisement the feasibility of having Commissioner Cleveland a comprehensive and adequate water scheme covering all districts on the lower mainland.

Moved by Co. Allard, Sec. by Co. Hart,
That the letter be received and filed.
Carried.

City of N.W. re fire bill

City of Westminster, enclosing bill for attendance of Fire Dept. at fire on Cartier St. Aug. 19th amounting to \$100.00

Moved by Co. Allard, Sec. by Co. Douglas,
That the matter be referred to his Worship for report at the next meeting.
Carried.

Mrs. Crewdson re sidewalk

Kathleen P. Crewdson, explaining her appreciation for the work done on the New sidewalk east of Maillardville and thanking Co. Allard and Co. Douglas, for their help in having the work completed.

Moved by Co. Douglas, Sec. by Co. Allard,
That the letter be received and acknowledged.
Carried.

Crawley re water allowance.

W. A. Crawley, as follows:

Knowing that the Council cannot supply water through no fault of their own would they kindly consider making some allowance to those who are not obtaining a supply. The meter could be dispensed with, or some form of rebate allowed during the shortage.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to the Reeve, Co. Allard & Finance Committee to adjust.
Carried.

petition Sherwood Ave.

The petition of H. Molander and others asking for a 2" water main to be laid on Sherwood Ave. was again brought up and

Co. Allard reported that the names on the petition were not the registered owners and therefore the matter could not be dealt with at present.

The matter was left in the hands of Co. Allard to notify the petitioners.

F. Yates
Man. B.C.E.
Ry. re light
from Ess.

F. Yates, Local Manager, B.C.E.Ry. re light and power for A. J. Nolam and others on Pitt River Road, stating that owing to the fact that the Company would have to deduct the consumption on the Consumers meter from the Essondale meter, they thought it advisable to construct the line from the Wiltshire Road on Pitt River Road and install the connection to each house for \$50.00 per house, payable as follows:- \$10.00 to be paid on execution of agreement, the balance to be paid in eight equal monthly installments of \$5.00 each.

Light re
Austin, Nel.
& Blue Mt.
Roads.

Re Austin Road and Nelson St. and Blue Mountain, they would agree to reduce the amount to \$44.00 for each resident, payable over a period of eight months.

Moved by Co. Hart, Sec. by Co. Allard,
That the communications be received and petitioners notified.
Carried.

By-Law
No. 195

Moved by Co. Hart, Sec. by Co. Allard,
That the Lebleu Road Local Improvement Debenture By-law 1930 No. 295 be read a first time.
Carried.

By-law declared read.

Lebleu Rd.
Loc. Imp.
Deb. by-law

Moved by Co. Douglas, Sec. by Co. Quadling,
That the Lebleu Road Local Improvement Debenture By-law 1930 No. 295 be read a second time.
Carried.

By-law declared read.

Moved by Co. Hart, Sec. by Co. Smith,
That the Lebleu Road Local Improvement Debenture By-law 1930 No. 295 be read a third time.
Carried.

By-law declared read.

REPORTS

bush fires

Co. Douglas reported that there had been two or three fires in the District but that they were under control at present.

Moved by Co. Allard, Sec. by Co. Hart,
That the report be received and the matter left in the hands of Co. Douglas.
Carried.

Trades
license
for trucks

Co. Quadling reported that he had received a number of complaints regarding the trades license for delivery trucks. He pointed out that the fee was double what was charged in Burnaby.

Moved by Co. Hart, Sec. by Co. Smith,
That the report be received and the matter laid over.
Carried.

Adair Ave.

Co. Quadling reported that the drainage from the Pitt River Road had cut a large hole on private property on Adair Ave. and thought something would have to be done to take care of the matter.

Moved by Co. Hart, Sec. by Co. Allard,
That the matter be referred to the Dept. of Public Works.
Carried.

sidewalk in front of Thrift's store
Co. Quadling reported that the sidewalk in front of Thrift's store in Maillardville was in a dangerous condition.

Moved by Co. Hart, Sec. by Co. Smith,
That the matter be referred to the Chairman of the Board of Works with power to act.
Carried.

gravel on sidewalk
Co. Quadling reported that the sidewalk just completed east of Maillardville required a few more loads of gravel.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be left to the Chairman of the Board of Works to complete.
Carried.

J. Jackson re small trees
Co. Smith reported Mr. J. Jackson of Port Coquitlam had offered to purchase 50 or 60 small trees on the Park site at Pipe Line Road.

Moved by Co. Douglas, Sec. by Co. Allard,
That J. Jackson be allowed to cut 50 or 60 small trees on the park site providing he cuts & piles the brush so it can be burned.
Carried.

Silver Valley Trail
Co. Smith reported that some work should be done on the Silver Valley Trail.

Moved by Co. Hart, Sec. by Co. Douglas,
That the matter of Silver Valley Trail be laid over until next meeting.
Carried.

Bruce & Hooper re water main
Co. Allard reported that Mrs. Bruce & Mrs. Hooper had made application to connect onto the water main at Smith Road School and were willing to pay all the cost of installation and that they would be willing to sign the petition for a water main under Local Improvement at any time in the future.

Moved by Co. Hart, Sec. by Co. Quadling,
That permission be granted providing the installation of the pipe and connection are done to the satisfaction of the Chairman of the water committee and that at any time a main was installed under the Local Improvement Act. they would remove the pipes and sign the petition for the Local Improvement.
Carried.

Finance
Moved by Co. Hart, Sec. by Co. Allard,
That the report of the Finance Committee be received and bills amounting to \$1307.56 be paid.
Carried.

Moved by Co. Hart, Sec. by Co. Quadling,
That the meeting adjourn to meet again at the Municipal Hall, Maillardville, Wednesday August 27th 1930 at 7.30 p. m.

Reeve
REEVE.

Co. Gaudling reported that the sidewalk in front of Thrift's store in Milledgeville was in a dangerous condition.

sidewalk in front of Thrift's store

Moved by Co. Hart, Sec. by Co. Smith. That the matter be referred to the Chairman of the Board of Works with power to act.

Carried.

Co. Gaudling reported that the sidewalk just completed east of Milledgeville required a few more loads of gravel.

Gravel on sidewalk

Moved by Co. Douglas, Sec. by Co. Allard. That the matter be left to the Chairman of the Board of Works to complete.

Carried.

Co. Smith reported Mr. J. Jackson of Fort Gordon had offered to purchase 50 or 60 small trees on the Park site at Pipe Line Road.

J. Jackson re small trees

Moved by Co. Douglas, Sec. by Co. Allard. That J. Jackson be allowed to cut 50 or 60 small trees on the park site providing he cuts & piles the brush so it can be burned.

Carried.

Co. Smith reported that some work should be done on the Silver Valley Trail.

Silver Valley Trail

Moved by Co. Hart, Sec. by Co. Douglas. That the matter of Silver Valley Trail be laid over until next meeting.

Carried.

Co. Allard reported that Mrs. Bruce & Mrs. Hooper had made application to connect onto the water main at Smith Road School and were willing to pay all the cost of installation and that they would be willing to sign the petition for a water main under local improvement at any time in the future.

Bruce & Hooper re water main

Moved by Co. Hart, Sec. by Co. Gaudling. That permission be granted providing the installation of the pipe and connection are done to the satisfaction of the Chairman of the water committee and that at any time a main was installed under the local improvement Act, they would remove the pipes and sign the petition for the local improvement.

Carried.

Moved by Co. Hart, Sec. by Co. Allard. That the report of the Finance Committee be received and bills amounting to \$1307.58 be paid.

Finance

Carried.

Moved by Co. Hart, Sec. by Co. Gaudling. That the meeting adjourn to meet again at the Municipal Hall, Milledgeville, Wednesday August 27th 1930 at 7.30 p. m.

[Handwritten signature]

Wednesday August 27th 1930.

The Council met pursuant to adjournment, the Reeve and all members being present.

Mun. Lands

The matter of the sale of Municipal Lands to R. H. Gale was discussed and the agreement read Clause by Clause, His Worship explained the meaning of each Clause.

Land Sale
Agree. By-
law #296

Moved by Co. Smith, Sec. by Co. Hart,
That the Tax Sale Land Agreement By-law 1930 No. 296 be read a first time.
Carried.

By-law declared read.

Moved by Co. Allard, Sec. by Co. Smith,
That the Tax Sale Land Agreement By-law 1930 No. 296 be read a second time.
Carried.

By-law declared read.

Moved by Co. Allard, Sec. by Co. Hart,
That the Tax Sale Land Agreement By-law 1930 No. 296 be read a third time.
Carried.

By-law declared read.

The matter of the payment of Commission on the sale of Municipal Lands to R. H. Gale , to J. B. Wilson was discussed, and the following resolution passed.

Comm. on
land.

Moved by Co. Smith, Sec. by Co. Allard,
That J. B. Wilson be paid a Commission of 5% on the sale of lands made to R. H. Gale and that he be paid \$500.00 as a first payment on Commission and the balance to be paid in two future payments as follows: \$250.00 on the 15th day of Nov. 1930 and the balance due on the 15th day of Jan. 1931.
Carried.

Moved by Co. Smith, Sec. by Co. Allard,
That the meeting adjourn to meet again at the Municipal Hall, Maillardville, August 29th 1930 at 7.30 p. m.
Carried.

Reeve REEVE.

Wednesday August 27th 1930.

The Council met pursuant to adjournment, the Reeve and all members being present.

The matter of the sale of Municipal lands to R. H. Gale was discussed and the agreement read clause by clause. His Worship explained the meaning of each clause.

Mun. Lands

Moved by Co. Smith, Sec. by Co. Hart, That the Tax Sale Land Agreement By-law 1930 No. 298 be read a first time. Carried.

Land Sale Agree. By-law 298

By-law declared read.

Moved by Co. Allard, Sec. by Co. Smith, That the Tax Sale Land Agreement By-law 1930 No. 298 be read a second time. Carried.

By-law declared read.

Moved by Co. Allard, Sec. by Co. Hart, That the Tax Sale Land Agreement By-law 1930 No. 298 be read a third time. Carried.

By-law declared read.

The matter of the payment of Commission on the sale of Municipal Lands to R. H. Gale, to J. B. Wilson was discussed, and the following resolution passed.

Comm. on Land.

Moved by Co. Smith, Sec. by Co. Allard, That J. B. Wilson be paid a Commission of 5% on the sale of lands made to R. H. Gale and that he be paid \$500.00 as a first payment on Commission and the balance to be paid in two further payments as follows: \$250.00 on the 15th day of Nov. 1930 and the balance due on the 15th day of Jan. 1931. Carried.

Moved by Co. Smith, Sec. by Co. Allard, That the meeting adjourn to meet again at the Municipal Hall, Maitlandville, August 29th 1930 at 7.30 p. m. Carried.

Reeve
R.H.V.

Friday, August 29th 1930.

The Council met pursuant to adjournment, the Reeve and all members being present.

Mr. R. H. Gale and Mr. L. Roe were present at the meeting and the Land Sale Agreement to Mr. R. H. Gale was read and each Land Sale Clause carefully checked.

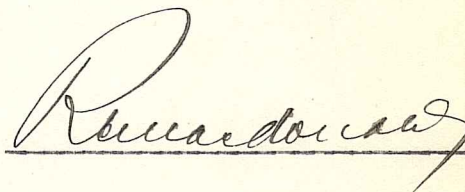
Moved by Co. Hart, Sec. by Co. Quadling,
That the Tax Sale Land Agreement By-Law 1930 No. 296 be reconsidered and finally passed and adopted and the seal of the Corporation affixed.
Carried.

Moved by Co. Hart, Sec. by Co. Smith,
That the Tax Sale Land Agreement By-law 1930 No. 296 be signed sealed and registered.
Carried.

Mr. Gale made application to purchase any land acquired thru tax sale by the Corporation at any subsequent tax sale during the currency of the agreement now held by him, and while same is not in default the privileges of purchasing be on the same terms and conditions of purchase as are set out in the agreement above referred to, and that such privileges shall only be available for ten days after notice has been mailed to him of his assigns by the Corporation.

Moved by Co. Allard, Sec. by Co. Hart,
That R. H. Gale's application to purchase land acquired thru tax sale proceedings during the currency of the agreement now held by him be accepted.
Carried.

Moved by Co. Hart, Sec. by Co. Smith,
That the meeting adjourn.
Carried.


REVEE.

Friday, August 28th 1930.

The Council met pursuant to adjournment, the Reeve and all members being present.

Mr. R. H. Gale and Mr. I. Roe were present at the meeting and the Land Sale Agreement to Mr. R. H. Gale was read and each Land Sale Clause carefully checked.

Moved by Co. Hart, Sec. by Co. Quaid,
That the Tax Sale Land Agreement By-Law 1930 No. 236 be reconsidered and finally passed and adopted and the seal of the Corporation affixed.
Carried.

Moved by Co. Hart, Sec. by Co. Smith,
That the Tax Sale Land Agreement By-Law 1930 No. 236 be signed sealed and registered.
Carried.

Mr. Gale made application to purchase any land acquired thru tax sale by the Corporation at any subsequent tax sale during the currency of the agreement now held by him, and while same is not identical the privileges of purchasing be on the same terms and conditions of purchase as are set out in the agreement above referred to, and that such privileges shall only be available for ten days after notice has been mailed to him of his assents by the Corporation.

Moved by Co. Alfred, Sec. by Co. Hart,
That R. H. Gale's application to purchase land acquired thru tax sale proceedings during the currency of the agreement now held by him be accepted.
Carried.

Moved by Co. Hart, Sec. by Co. Smith,
That the meeting adjourn.
Carried.

Reeve

Monday, September 8th 1930

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Hart, Sec. by Co. Quadling, That the minutes of the meetings held on the Aug. 25th, 27th and 29th be approved.

Carried.

Communications were read and disposed of as follows:-

Petition asking that Sherwood Ave. be opened between Lots 41 & 46 Blk. 4 D. L. 16. Carried.

J. B. Paradis, offering to do the work for \$50.00.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter be referred to the Chairman of the Board of Works with power to act. Carried.

City of Prince Rupert, enclosing a copy of resolution passed by the City Council re the amending of Sec. 8 of the Municipal Election Act, and asking the support of the delegates to the resolution U. B. C. M.

Moved by Co. Allard, Sec. by Co. Hart, That the letter be received and filed. Carried.

grant to Sal. Army Moved by Co. Douglas, Sec. by Co. Hart, That a grant of \$50.00 be made to the Salvation Army. Carried.

Lebleu Rd. No. 295 be reconsidered and finally passed and adopted and the Deb. By-law seal of the Corporation affixed. Carried.

Deb. to be destroyed The Clerk reported that Debentures covering the Smith Road Water System, Jackson St. Water system and Henderson Ave. Water system which had to be reprinted in larger denominations should be destroyed and that a committee should be appointed to see that they were destroyed. Carried.

Moved by Co. Douglas, Sec. by Co. Quadling, That the matter be left in the hands of His Worship the Reeve and Clerk to destroy the debentures referred to. Carried.

Royal Fin. Corp. Royal Financial Corporation Ltd., offering the following investments for Sinking Funds.
\$1000.00 District of Coquitlam 6% Bond due 1931 @ \$100.00
\$7000.00 Prov. of Saskatchewan 4 1/2% Bond due 1960 @ 99.19 to yield 4.55%.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter be referred to the Finance Committee with power to act. Carried.

Bonds His Worship reported that the \$5000.00 worth of Bonds purchased in Jan. 1930 for \$4573.00 could be resold at a profit of \$700.00. Carried.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter of reselling the Bonds referred to by His Worship be left in the hands of the finance Committee with power to act. Carried.

Mr. Gillies representing the settlers along the Coast Meridian Road addressed the Council re the opening of the road north of its present terminus and the construction of a ditch along the road. He suggested that the Prov. Government should be approached re assisting in the work of opening the road. Mr. Gillis also took up the matter of opening a school in that part of the District, pointing out that the Victoria Rd. school was situated too far from the settlers, the distance being over three miles.

His Worship stated that he thought that the Government should be asked to assist in the matter.

Moved by Co. Douglas, Sec. by Co. Allard, That the Government be asked to assist in the opening of the Coast Meridian Road.
Carried.

Moved by Co. Douglas, Sec. by Co. Hart, That a vote of thanks be tendered Mr. Gillis for the placing of the Coast Meridian problems before the Council.
Carried.

Co. Douglas reported that there had been a number of serious bush fires but that no buildings had been destroyed as a result of the fires. He also reported that one house on Begin St. & one on Rochester Road had been destroyed by fire since the last meeting.

Co. Douglas stated that two City Police had assisted at the fire on Rochester Road and had cut the Electric wires which were a menace to the public life, and he considered a vote of thanks should be tendered the two officers for their assistance.

Moved by Co. Douglas, Sec. by Co. Hart, That a vote of thanks be tendered the City Police for their valuable assistance at the Rochester Road fire.
Carried.

Co. Douglas reported that the fire hydrants were in need of repair and suggested that a man be engaged to repair them at a rate not exceeding .60¢ an hour. He also pointed out that the small valves in the Hydrants should be removed.

Moved by Co. Douglas, Sec. by Co. Hart, That the small valves in the Hydrants be removed and that Gaskets be purchased.
Carried.

Co. Quadling reported that he had in company with the Govt. District Engineer inspected the drainage south of the Pitt River Road and that the Engineer was willing to arrange for a ditch to carry the water to an outlet on Wooldridge St. and the Municipality would have to take care of it from there on.

Co. Quadling reported that the cut in the gravel pit of the Great Northern Rly. was getting very close to Alderson Ave. and that he thought that they should be notified to stop.

His Worship stated that he had instructed the Clerk to write to the Company regarding the matter on Aug. 28th. A copy of the letter to the Great Northern Rly. was read and the following resolution passed.

Moved by Co. Douglas, Sec. by Co. Allard, That a copy of the letter to the Great Northern Rly. be forwarded to the Canadian National Rly. Co. and that the Reeve's action in the matter be endorsed.
Carried.

His Worship reported that in Company with Mr. McQuarrie they had a meeting with the officials of the B.C.E.Rly. regarding

Clause 8 of the Western Canada Power Co. Agreement and that the Company had agreed to give them a reply within a month.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter of appointing the Delegates to attend the U. B. C. M. Convention be left in the hands of His Worship the Reeve.
Carried.

Delegates
U.B.C.M.
convention

Co. Hart mentioned that the City of New Westminster might invite the U. B. C. M. to hold the next convention at New Westminster now that they have sufficient accomodation for such a convention and that the Council should go on record as being in favor of it.

Moved by Co. Hart, Sec. by Co. Smith,
That this Council go on record of being in favor of holding the U. B. C. M. Convention at New Westminster in 1931.
Carried.

The Clerk reported that at a recent fire at the foot of Nelson St. one of the Pacific Stages had run over the fire hose and burst it,

fire at
foot of
Nelson St.

Moved by Co. Douglas, Sec. by Co. Hart,
That a claim for the damage to the fire hose be sent to the Pacific Stage Co. Ltd.,
Carried.

damage to
hose

The matter of paying the men who worked at the fire on the Corner of Begin St. & Cartier St. was discussed and the following resolution passed.

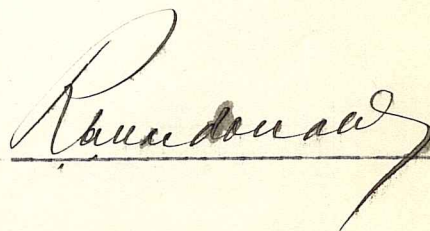
Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be laid over until the next meeting.
Carried.

Moved by Co. Hart, Sec. by Co. Allard,
That the accounts amounting to \$1979.42 be paid.
Carried.

597.

Moved by Co. Douglas, Sec. by Co. Quadling,
That H. Bourgeau be paid \$1.00 and A. Fullerton, W. Gauthier, and A. Lanoue .50¢ each for fighting fire on Nelson Road.
Carried.

Moved by Co. Quadling, Sec. by Co. Smith,
That the meeting adjourn.
Carried.



REEVE.

Clause 8 of the Western Canada Tower Co. Agreement and that the Company had agreed to give them a reply within a month.

Moved by Co. Douglas, Sec. by Co. Hart, that the matter of appointing the Delegates to attend the U. B. C. M. Convention be left in the hands of His Worship the Reeve.
Carried.

Delegates
U. B. C. M.
Convention

Co. Hart mentioned that the City of New Westminster might invite the U. B. C. M. to hold the next convention at New Westminster now that they have sufficient accommodation for such a convention and that the Council should go on record as being in favor of it.

Moved by Co. Hart, Sec. by Co. Smith, that this Council go on record of being in favor of holding the U. B. C. M. Convention at New Westminster in 1931.
Carried.

The Clerk reported that at a recent fire at the foot of Nelson St. one of the Pacific Stages had run over the fire hose and burst it.

fire at
foot of
Nelson St.

Moved by Co. Douglas, Sec. by Co. Hart, that a claim for the damage to the fire hose be sent to the Pacific Stage Co. Ltd.
Carried.

damage to
hose

The matter of paying the men who worked at the fire on the Corner of Basin St. & Garter St. was discussed and the following resolution passed.

Moved by Co. Hart, Sec. by Co. Douglas, that the matter be laid over until the next meeting.
Carried.

Moved by Co. Hart, Sec. by Co. Allard, that the accounts amounting to \$173.42 be paid.
Carried.

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Moved by Co. Douglas, Sec. by Co. Gaudin, that H. Bourgeois be paid \$1.00 and A. Wallerton, W. Gauthier and A. Laroux .50 each for fighting fire on Nelson Road.
Carried.

Moved by Co. Gaudin, Sec. by Co. Smith, that the meeting adjourn.
Carried.

[Handwritten signature]
RECEIVED

Monday, September 22nd, 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members excepting Councillor Hart being present.

Moved by Co. Smith, Sec. by Co. Quadling, That the minutes of the previous meeting be approved. Carried.

Gillis re Meridian Heights Mr. Gillis addressed the Council re the opening up of the territory in the Coast Meridian Heights. He stated that the Council may not be familiar with the settlement, so explained what it was like. Re the construction of the road in that vicinity, he presented a chart which he had made up, showing the outlay of the road, a distance of 60 chains, and said that it would open up about 500 acres of land, which was very fertile, good for gardening and for growing fruit etc. He suggested that the Council should do something in the opening up of this road, as there were several families moving in. He also brought up the matter of opening up a school there, as the children at the present time have to walk about three miles to school. He thought the Council should try to get the Provincial Government to help build this road.

The Reeve explained that the Council were doing what they could in the matter, but that they had to wait until they heard from the Department of Public Works to see what they would do in the matter.

Mr. Gillis stated that they did not want any money spent on private property, but on the Coast Meridian Road.

Martineau re ditch Mr. J. Martineau addressed the Council, and asked if a ditch could be built along his lots on the Nelson Road, as the water is overflowing on his lots at the present time, and he would like to build there at a future date.

Moved by Co. Smith, Sec. by Co. Douglas, That the matter be left with the Chairman of the Board of Works to report at the next meeting. Carried.

Hurford re timber Mr. H. Hurford addressed the Council re timber he was cutting on D. L. 362 owned by Mr. Page of London, Ont. It was explained to him that the Council did not have anything to do with the matter until the property reverted back to the Municipality on the 30th of Sept. 1930.

Fawkes re timber Mr. Fawkes addressed the Council re timber he was cutting on property which had been sold to Mr. Gale. He said he had been to see Mr. Gale, and asked for more time to remove timber, but they would not allow him to cut any more. Mr. Fawkes suggested if the Council would allow him this years taxes which he said amounted to \$36.00 he would stop cutting timber.

Moved by Co. Douglas, Sec. by Co. Quadling, That Mr. Fawkes be allowed \$36.00 on this year's taxes, and that he discontinue cutting timber. Carried.

Communications were read and disposed of as follows:

Tanner re culvert A. Tanner re culvert on Pitt River Road at the West Boundary of Block 8 D. L. 65.

Moved by Co. Douglas, Sec. by Co. Quadling, That the matter be left in the hands of the Chairman of the Board of Works. Carried.

Asst. Supt. of Lands. Assistant Supt. of Lands re homesteaders in Sec. 13, Twp. 39 and Sec. 18 Twp. 40, stating that our letter had been forwarded to the Dept. of Public Works for their attention.

Moved by Co. Smith, Sec. by Co. Allard,
That the Reeve arrange for an interview with Mr. Lougheed sometime soon, when he is in Vancouver.
Carried.

P. Philip Chief Eng. P. Philip, Chief Engineer, stating that Mr. Lougheed has been out of the City for two or three weeks, and that a large amount of work is carried out on the South side of the Fraser Valley, but the question of opening up further work is now receiving consideration.

Moved by Co. Smith, Sec. by Co. Douglas,
That the letter be received and filed.
Carried.

Port Alberni re resolution City of Port Alberni, enclosing copy of resolution passed by the City Council, asking that the Union of B. C. Municipalities petition the Government requesting them to provide an Engineering and Town Planning Department, whose duty it would be to advise and help Municipalities and Cities requiring same, at a minimum cost, and asking the support of the delegates to the U. B. C. M.

Moved by Co. Douglas, Sec. by Co. Allard,
That the resolution be endorsed and the delegates to support it at the convention.
Carried.

Ratchford A. H. Ratchford, re \$10.00 per month towards the support of her husband.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be taken up in Committee.
Carried.

L'Eveque re use of hall V. L'Eveque, Secy. Rate Payer's Association, asking for the use of the Council Chamber for their regular meetings to be held once or twice a month, free of cost.

Mov. by Co. Douglas, Sec. by Co. Allard,
That the Secretary be notified that they may have one of the rooms for their Committee meetings only.
Carried.

G. N. Rly. gravel pit Great Northern Railway Co., re gravel pit on the North Road. Canadian National " " " " " " " " " " " "

Moved by Co. Douglas, Sec. by Co. Allard,
That the letters be received and filed.
Carried.

Theroux re brush Mrs. A. Theroux, asking to have the brush cut on the Crab Road.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter of having the brush cut on the Crab Road be left with Co. Smith.
Carried.

Burq. Agric. Ass'n. grant R. Morrison, Secy. Burquitlam Agricultural Ass'n. re grant for fair.

Moved by Co. Quadling, Sec. by Co. Douglas,
That a grant of \$100.00 be paid to the Burquitlam Agricultural Ass'n.
Carried.

Good Roads League of B. C. re date of convention.

Moved by Co. Allard, Sec. by Co. Smith,
That the letter be received and filed.
Carried.

Nanaimo resolution
City of Nanaimo, enclosing a copy of resolution passed by the City Council re reducing the penalty on unpaid taxes, and asking the support of the delegates to the U. B. C. M.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be left with the delegates after hearing the discussion.
Carried.

Inspector of dykes
Bruce Dixon, Inspector of Dykes, re dyking taxes owing by this Municipality.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be left in the hands of His Worship the Reeve.
Carried.

Galer
R. C. Galer, re Sec. 8 Twp 40 Sk. 1683 4.36 ac. and .43 " portion.

His Worship stated that Mr. Galer was prepared to pay all charges against this property, which is in this Municipality, but in the name of the Crown.

Moved by Co. Douglas, Sec. by Co. Allard,
That it be disposed of that way.
Carried.

The matter of paying the men who helped at different fires was brought up.
The following are those who worked at the fires.

- U. Charpentier, O. Boileau, S. Savoie & A. Moorhouse three hours each, bush fire off the Pitt River Road.
- E. Canuel, G. Van Nerum, J. Chabot, V. Gauthier, H. Bourgeau, F. Frost, R. Hachey, L. Boileau and H. Lamoureux, 2 hours each, Begin St. fire, V. Pare's house.
- U. Charpentier, R. Hachey, H. Bourgeau, J. Chabot and S. Savoie 2 1/2 hours each at Mr. Barber's house fire.

Moved by Co. Douglas, Sec. by Co. Allard,
That H. Bourgeau be paid \$5.00 for the Pare house fire, and all of them .75¢ per hour for fire fighting.
Carried.

Pub. Util. Comm.
Resolution re getting Government to appoint a Public Utilities Commission re Electric light charges in Municipality.

Moved by Co. Douglas, Sec. by Co. Quadling,
That this Council endorse the resolution.
Carried.

Jackson re cross. on Vic. Dr.
Co. Smith reported that Mr. Jackson requested a crossing on Victoria Drive and if the Municipality would supply the nails and lumber he would do the work.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the matter be left in the hands of Co. Smith.
Carried.

sidewalk Pipe Line Rd.
Co. Smith reported that the sidewalk on the Pipe Line Road needed repair, and he thought that the old planks should be torn up and gravel put down.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the matter be left in the hands of Co. Smith to tear up

the sidewalk.
Carried.

Co. Quadling reported that as soon as Sherwood Ave. to Blue Mountain Road is opened up it should be slashed and the brush cut.

Sherwood Ave. brush

Moved by Co. Douglas, Sec. by Co. Smith, That the matter be left in the hands of the Chairman of the Board of Works with power to act.
Carried.

Land Sale by-law

Co. Douglas gave notice of a Land Sale By-law for the next meeting.

Co. Douglas brought up the matter of a water connection on the North Road for Mr. Trethewey.

water conn. North Rd.

Moved by Co. Douglas, Sec. by Co. Allard, That the Clerk be instructed to make application for same to Burnaby, and Mr. Trethewey be notified accordingly.
Carried.

Loan Investment Co.

Moved by Co. Quadling, Sec. by Co. Allard, That the Loan Investment Co. be notified that the Municipality has settled with Mr. Fawkes, and he is not doing any more cutting of timber on their property.
Carried.

Ratchford Mother's Pension Bd.

Moved by Co. Douglas, Sec. by Co. Smith, That the grant of \$10.00 per month be given Mr. Ratchford, and that the Mother's pension Board be notified that the Council were totally ignorant of the fact of the information given in their letter of Sept. 19th.
Carried.

Moved by Co. Smith, Sec. by Co. Quadling, That the accounts amounting to \$1604.02 be paid.
Carried.

Moved by Co. Douglas, Sec. by Co. Quadling, That the meeting adjourn.
Carried.

Moved by Co. Douglas, Sec. by Co. Allard, That H. Bourgeau be paid \$5.00 for the bare house fire, and all of them .75¢ per hour for fire lighting.
Carried.

Resolution re getting Government to appoint a Public Utilities Commissioner to Electric light charges in Municipality.

Willie G. Reeve
WILLIE G. REEVE

Co. Smith reported that Mr. Jackson requested a crossing on Victoria Drive and if the Municipality would supply the nails and lumber he would do the work.

Moved by Co. Douglas, Sec. by Co. Quadling, That the matter be left in the hands of Co. Smith.
Carried.

Co. Smith reported that the sidewalk on the Pipe Line Road needed repair, and he thought that the old planks should be pipe line torn up and gravel put down.

Moved by Co. Douglas, Sec. by Co. Quadling, That the matter be left in the hands of Co. Smith to tear up

Monday, October 13th 1930.

The Council met at the Municipal, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Smith, Sec. by Co. Hart,
That the minutes of the previous meeting be approved.
Carried.

Communications were read and disposed of as follows:

Leveque Secy. Ratepayer's Ass. V. Leveque, Secy. Ratepayer's Assoc'n. thanking the Council for the use of a room in the Municipal Hall to hold their meetings in.

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and filed.
Carried.

Goddard re crossing D. J. Goddard, asking for a crossing at Lot No. 6 on Nelson Road.

Moved by Co. Allard, Sec. by Co. Douglas,
That the matter be referred to the Chairman of the Board of Works.
Carried.

Khem Singh re Blk. 3 D. L. 366 Khem Singh, offering to purchase Blk. 3 of D. L. 366 Gp. 1, at the price of \$237.78 plus interest .80%

Moved by Co. Hart, Sec. by Co. Quadling,
That Blk. 3 of D. L. 366 Gp. 1, be sold to Khem Singh of Fraser Mills, B. C. at the price of \$238.58 subject to the right of the owner to redeem under the provisions of the Municipal Act.
Carried.

E. Pare re water bill E. Pare, making application for a refund of a portion of his water bill owing to the Municipality using water from his tap to put out a bush fire near his property in the month of June.

Moved by Co. Smith, Sec. by Co. Hart,
That the matter be referred to the Chairman of the water Committee for investigation and report.
Carried.

Miss Atkins re Silver Valley trail Frances H. Atkins, reporting that travelling over the trail to Silver Valley School had been very uncomfortable this month and during the heavy rains the children got drenched going to school, and as the school is being kept open she had instructed Mr. Nix to cut the brush along the trail and she asked that the Council approve of her action.

Moved by Co. Allard, Sec. by Co. Hart,
That the account be paid.
Carried.

Langis re crossing H. Langis, asking for a crossing into his property at 923 Cartier St., Maillardville.

Moved by Co. Smith, Sec. by Co. Allard,
That the matter be referred to the Chairman of the Board of Works.
Carried.

petition re Delestre Ave. A petition signed by N. Faucher and 15 others asking that Delestre Ave., be opened between Marmont Road and Nelson Road.

Moved by Co. Allard, Sec. by Co. Douglas,
That the matter be laid over until the Council finds out about the Government Assistance.
Carried.

B.C.E.Ry. Co. enclosing plans of a proposed pole line z
 along the Pitt River Road East from end of existing line to
 a point near the Essondale School for approval.

Moved by Co. Douglas, Sec. by Co. Allard,
 That the plans be approved.

Carried.

C. A. Welsh, Chairman of the Dairy Products Sales Adjustment
 Committee, stating that they received information that certain
 farmers were retailing milk of a lower standard than that pres-
 cribed by the regulation under the Milk Act.

Moved by Co. Allard, Sec. by Co. Quadling,
 That the letter be received and filed.

Carried.

D. A. Gillis, enclosing copy of petition asking the Council
 to declare all lands of Meridian Heights Area, recently tran-
 sferred from the Dominion Govt. as Provincial lands and subject
 only to the jurisdiction of the Prov. Government. In other
 words all settlers who have not an indefeasible title to their
 lands or whose patents are pending become a part of the unore
 ganized territory. The reason for the request being:
 That the Municipality of Coquitlam is taxing them prior to
 obtaining their patents but is unable to financially to assume
 any responsibility for the building of roads or a school for
 the children of settlers.

Ex Councillor Jackson asked if he might say a few words on the
 subject and it was

Moved by Co. Douglas, Sec. by Co. Hart,
 That Mr. Jackson be heard.

Carried.

Mr. Jackson then presented the following letter:

To the Reeve and Council,
 Gentlemen:

The members of the Coquitlam Ratepayers Association
 will be glad to know if the following information, as given
 Rate-Payers out by two members of your Council has foundation, viz:
 Ass'n.

That a sum of twenty six hundred dollars (\$2,600.00)
 has been granted by the Provincial Government, for the purpose
 of opening up and building the road known as the "Coast Meridian"
 If so, when can the work be expected to begin and will those
 employed be from that locality.

A Delegation will wait upon you at your next meeting
 and will be glad to have a reply.

Yours truly,

J. Jackson, Pres.

V. Leveque, Secy.

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~~XX~~

He said that if the settlers feel that if the Government
 would grant \$2,600.00 it would satisfy them, and if not, they
 should be asked to pay 75% of the cost of construction of the
 road.

Co. Quadling explained that he and Co. Smith had inspected
 the area and had met a number of the settlers and had told
 them that a Government man had inspected the area and that
 he would recommend to him to spend \$2,600.00 in the area.

Mr. Gillis was asked to speak and he stated that the School inspector had said it was a shame that the Municipality could not open the road and furnish a school and that if the Government had charge of the area they would open the road and build a \$4,000.00 school and also stated that any person that would ask the children, meaning the (Johnston Children) to walk the distance to Victoria Drive School was a brute.

Mr. Gillis

Moved by Co. Douglas, Sec. by Co. Quadling,
That the request of the petitioners be granted.
Carried.

Co. Allard objecting.

Revd. Father Teck, addressed the Council re the furnishing of two toilets for the Catholic School. He pointed out that last year a water fountain had been installed at the school, but had proved unsuitable, and had been taken out. He understood that it had been returned to the Company from whom it had been purchased and that the Municipality would receive credit for it. He suggested that instead of installing another fountain that two toilets be purchased for the school.

Rev. Father Teck re Catholic Sch.

Co. Allard reported that the fountain was not workable and that he had taken it back to Crane and Co. and that they had issued a credit note for \$50.00 being the purchase price of the fountain.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Catholic School be furnished two toilets for public use, the cost to be approximately \$50.00.
Carried.

Mr. Fox addressed the Council and said he was representing 15 or 16 settlers on the Austin Road. He stated that the Ravine on the Austin Road was in a very dangerous condition and that in the winter when the road was covered with ice the delivery trucks refused to go over it.

Fox, re Austin Rd.

Co. Quadling stated that he intended repairing the road.
Moved by Co. Allard, Sec. by Co. Hart,
That the matter be referred to the Chairman of the Board of Works.
Carried.

Mr. Fletcher reported to the Council that the sidewalk just opposite the B.C.E. Rly. station at Swift's Plant was always flooded when it rained and suggested that a small drain be cut to the ditch so the water could run off.

Fletcher re sidewalk at Swift's plant

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to the Chairman of the Board of Works.
Carried.

Co. Quadling reported that two crossings were required on Sherwood Ave.

Moved by Co. Allard, Sec. by Co. Douglas,
That the matter be referred to the Chairman of the Board of Works with power to act.
Carried.

Co. Smith reported that A. Walker had been working for the Corporation and that Poll and Road Tax should be reduced from his pay.

A. Walker re Rd. & Poll tax

Moved by Co. Smith, Sec. by Co. Quadling,
That A. Walker's Road & Poll Tax be reduced from his pay cheque.
Carried.

Co. Smith reported that Mr. Sacho had broken his sythe while working for the Municipality and he thought that it should be replaced.

Moved by Co. Quadling, Sec. by Co. Hart,
That Mr. Sacho be given a new sythe.
Carried.

Co. Smith reported that there were a number of holes in the Back Ditch Road and Gilley's Trail that should be filled.

Co. Hart reported that if Gilley's Trail was made in passible condition the school at Silver Valley could be closed, as there were only 5 children attending and that they could be transported to Victoria Drive School and that the Government would pay 50% of the cost.

Moved by Co. Hart, Sec. by Co. Smith,
That the matter of Gilley's Trail be referred to his Worship to see Mr. Gilley.
Carried.

Moved by Co. Smith, Sec. by Co. Douglas,
That the Clerk write Mr. Barber, M. P. re renewing the Minnekahda wharf.
Carried.

Co. Hart asked that Victoria Drive be brushed near the school.

Moved by Co. Hart, Sec. by Co. Quadling,
That the City of Port Coquitlam be asked to cut the brush on Victoria Drive, near the School.
Carried.

Moved by Co. Smith, Sec. by Co. Hart,
That Co. Douglas, and Co. Quadling inspect the Henderson Crossing and report at the next meeting.
Carried.

Co. Hart reported that a new school room had been opened in Mr. Farden's house and that the water had been turned off on account of none payment of water rates. He pointed out that he could not guarantee to pay the outstanding bill, but would endeavor to see that the bill would be paid in future.

Moved by Co. Douglas, Sec. by Co. Smith,
That the water be turned on.
Carried.

Co. Douglas reported that the edge of the pavement on the North Road between Alderson Ave. and the Gravel Pit was in very bad condition.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be taken up with Burnaby and the District Engineer.
Carried.

Co. Quadling reported that the culvert on Nelson Road was in a dangerous condition and thought that a pipe should be put in.

Moved by Co. Allard, Sec. by Co. Hart,
That the matter of the culvert at the foot of Nelson Road be referred to Co. Quadling and Co. Douglas for inspection and report at the next meeting.
Carried.

His Worship reported on the work done at the convention of the U.B.C.M. and that the resolutions presented by him had been passed. He said he had arranged to have a copy of Mr. Retallacks report sent to all the Municipal Councils and suggested that the Clerk forward a copy of the report to the Secy. of the U.B.C.M. who would forward copies to the various Municipalities.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Clerk forward a copy of the report to the Secretary.
Carried.

Moved by Co. Douglas, Sec. by Co. Hart,
That His Worship's report be received.
Carried.

"Dominion Unemployment Relief Act".

P. Philip, Deputy Minister of Public Works, enclosing a copy of the Dominion Unemployment Relief Act 1930, with a copy of the Dom. Unem. regulations made pursuant to the act, also outlining the information required when making application to the Government for relief under the Act.

Mr. J. Jackson, President of the Ratepayer's Association reported that the Association had made a survey of the unemployed and found that there were 129 at the present time out of work.

It was decided that the Clerk would phone the Minister of Public Works and find out if his Government would be willing to grant \$20,000.00 if the Municipality would spend a like amount, and in event that a grant of this amount would not be made, what amount would they be willing to give.

Min. of
Public Wks

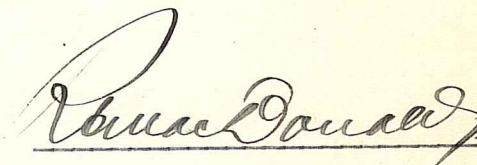
It was then decided to hold a meeting Wednesday evening at 7.30 p. m. to discuss the matter further.

Moved by Co. Smith, Sec. by Co. Hart,
That a Council meeting be held Wednesday Oct. 15th at 7.30 p.m.
Carried.

Meeting
Oct. 15th

Moved by Co. Hart, Sec. by Do. Allard,
That the report of the Finance Committee be received and bills paid, amounting to \$2469.06.
Carried.

Moved by Co. Douglas, Sec. by Co. Smith,
That the meeting adjourn to meet again at the Municipal Hall, Maillardville, B. C. Wednesday Oct. 15th 1930 at 7.30 p. m.
Carried.

 R. MacDougal ALIVE.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Clerk forward a copy of the report to the Secretary.
Carried.

Moved by Co. Douglas, Sec. by Co. Hart,
That his worship's report be received.
Carried.

"Dominion Unemployment Relief Act"

F. Philip, Deputy Minister of Public Works, enclosing a copy
of the Dominion Unemployment Relief Act 1930, with a copy of the
Tom. Uam. regulations made pursuant to the act, also outlining the inform-
Relief Act action required when making application to the Government for
relief under the act.

Mr. J. Jackson, President of the Heterogey's Association
reported that the Association had made a survey of the mem-
bered and found that there were 122 at the present time out
of work.

It was decided that the Clerk would inform the Minister of Public
Works and find out if his Government would be willing to grant
\$20,000.00 if the Municipality would spend a like amount, and
in event that a grant of this amount would not be made, what
Public Works amount would they be willing to give.

It was then decided to hold a meeting Wednesday evening at
7.30 p. m. to discuss the matter further.

Moved by Co. Smith, Sec. by Co. Hart,
That a Council meeting be held Wednesday Oct. 15th at 7.30 p.m.
Carried.

Meeting
Oct. 15th

Moved by Co. Hart, Sec. by Co. Allard,
That the report of the Finance Committee be received and bills
paid amounting to \$2459.08.
Carried.

Moved by Co. Douglas, Sec. by Co. Smith,
That the meeting adjourn to meet again at the Municipal Hall,
Maitlandville, B. C. Wednesday Oct. 15th 1930 at 7.30 p. m.
Carried.

James Stewart
Clerk

October 20th 1930

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present excepting Co. Allard.

Communications were read and disposed of as follows:-

R. Baird, Inspector of Municipalities, enclosing Certificate covering Lebler Road Local Improvement Water system, and pointing out that a resolution should be passed, stating where the Debentures would be paid.

Moved by Co. Smith, Sec. by Co. Hart,
That the Lebleu Road Local Improvement Water System Debentures be made payable at the Royal Bank of Canada at New Westminster or Vancouver, B. C.
Carried.

DEBENTURES
Moved by Co. Hart, Sec. by Co. Quadling,
That the Finance Committee be authorized to sell the Debentures when issued.
Carried.

H. J. Barber, M. P. stating that he had pressed for the construction of the Minnekahda Wharf during the last session and was in hopes of having it constructed under the relief Vote.

Moved by Co. Quadling, Sec. by Co. Smith,
That the letter be received and Mr. Barber thanked for his activity in the matter.
Carried.

Plan for approval
The Clerk presented plans of Lot A Blk. 8 D. L. 366 Grp. 1, for approval.

Moved by Co. Hart, Sec. by Co. Douglas,
That the plans be approved.
Carried.

Relief from Govt. for unemployed
Moved by Co. Quadling, Sec. by Co. Hart,
That the Council make application to the Government for \$10,000.00 for the relief of unemployed.
Carried.

Moved by Co. Quadling, Sec. by Co. Hart,
That His Worship be authorized to present the Municipal Application to the Government for the grant for relief of unemployed.
Carried.

amount to be spent on each road
The following is a list of the roads with the amount to be expended on each road.

SCHEDULE "A"

Miller Road,	Clearing & Grading	200.00
Lake Como Road (West)	"	500.00
Austin Road	Grading	200.00
Austin Road	Bridge	500.00
Munday Road	Clearing & Grading	1000.00
Subdivision Rd. (Dawes Hill)	Clearing, grading etc.	500.00
Gatensbury Rd.	Ditching & Grading	200.00
Nelson Rd.	Widening, Clearing & ditching	800.00
Delestre Ave.	Clearing, Grading & Ditching	500.00
Quadling Ave.	" " "	500.00
Rochester Rd. (East)	Widening & Ditching	150.00
Gale Road	Clearing, Grading & Ditching	1000.00
Roderick Ave.	" " "	500.00
Girard Ave.	" " "	500.00
Tupper St.	" " "	500.00
Blue Mtn. Rd. (South)	" " "	300.00

Wooldridge Ave.	Clearing, Grading & Ditching	200.00
Robinson Rd.	" " "	700.00
Cottonwood Ave.	" " "	400.00
Rochester Road	Ditching	200.00
Smith Road & North Road	Ditching	800.00
Atkins Road	" " "	30.00
Irvine Road	" " "	60.00
Pipe Line Rd.	Brushing, Ditching & Grading	300.00
Old Port Moody Rd.	" " "	300.00
Johnston Road	" " "	300.00
Back Ditch Rd.	Widening, Brushing & " "	300.00
Oliver Road	Ditching, Clearing & " "	150.00
Victoria Drive	" " "	100.00
Coast Meridian Rd.	Clearing, Ditching & " "	1000.00
Lake Como Rd. (East)	Ditching & Brushing	60.00
Gilley's Trail	Clearing, Ditching & Grading	300.00
David Road	" " "	300.00
Walker Road	Widening & Ditching	150.00
Gravelling	General	1800.00
Ditching & Brushing	" " "	2000.00
<u>Sidewalks</u>		

North & Clark Rds.		1000.00
Brunette St.		1100.00
Blue Mtn. Rd.		600.00

\$ 20,000.00

Co. Douglas gave notice that he would introduce a by-law for \$10,000.00 at the next meeting to be voted on by the rate payers

Moved by Co. Hart, Sec. by Co. Quadling, That the report of the Finance Committee be received and bills amounting to \$139.40 be paid. Carried.

Moved by Co. Hart, Sec. by Co. Smith, That the meeting adjourn. Carried.

Moved by Co. Quadling, Sec. by Co. Hart, That the Council take application to the Government for relief for unemployed \$10,000.00 for the relief of unemployed. Carried.

Moved by Co. Quadling, Sec. by Co. Hart, That the Council be authorized to present the Municipal Application to the Government for the grant for relief of unemployed. Carried.

Russell

SCHEDULE "A"

Miller Road	Clearing & Grading	200.00
Lake Como Road (West)	" " "	200.00
Austin Road	Grading	200.00
Austin Road	Bridge	200.00
Mundy Road	Clearing & Grading	1000.00
Subdivision Rd. (Powers Hill)	Clearing, grading etc.	200.00
Gatenbury Rd.	Ditching & Grading	200.00
Weldon Rd.	Widening, Clearing & ditching	200.00
Deleste Ave.	Clearing, Grading & Ditching	200.00
Quading Ave.	" " "	200.00
Rochester Rd. (East)	Widening & Ditching	150.00
Gale Road	Clearing, Grading & Ditching	1000.00
Robertick Ave.	" " "	200.00
Girard Ave.	" " "	200.00
Tupper St.	" " "	200.00
Blue Mtn. Rd. (South)	" " "	200.00

October 23rd 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present excepting Co. Smith.

Communications were read and disposed of as follows:

P. Philip
Dep. Min.
re relief
fund

P. Philip, Deputy Minister of Public Works, enclosing the agreement in connection with unemployment relief fund, which sets forth the extent to which the Provincial & Dominion Governments may consider contributing towards the relief of unemployment in this Municipality.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the letter be received and that His Worship the Reeve and the Clerk be authorized to sign and seal the agreement.
Carried.

S.L. Howe
relief
fund

His Worship reported that he had an interview with the Hon. S. L. Howe in connection with direct relief and that the Honorable Minister had asked him to the names and amount being contributed as direct relief.

Prov. Sec.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Clerk notify the Provincial Secretary of the persons receiving direct relief and amounts contributed.
Carried.

British
Emp. League

From British Empire Service League, asking permission to sell poppies in this Municipality on Nov. 8th 1930.

Moved by Co. Allard, Sec. by Co. Hart,
That the request be granted.
Carried.

Royal Fin.
Corp'n.

Royal Financial Corporation, offering to purchase Prov. of B. C. Bonds due 1969, now held by the Municipality @ 99.00 and offering Dom. of Can. due 1961 @ 83.00

Moved by Co. Douglas, Sec. by Co. Quadling,
That the matter be referred to the Finance Committee with power to act.
Carried.

By-law
No. 296

By-law 296

Moved by Co. Hart, Sec. by Co. Douglas,
That the Street Improvement Debenture By-law 1930 No. 296 be read a first time.
Carried.

By-law declared read.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the Street Improvement Debenture By-law 1930 No. 296 be read a second time.
Carried.

By-law declared read.

Moved by Co. Hart, Sec. by Co. Allard,
That the Street Improvement Debenture By-law 1930 No. 296 be read a third time.
Carried.

By-law declared read.

Sat. Nov.
8th 1930
election.

Moved by Co. Douglas, Sec. by Co. Hart,
That a poll by ballot be taken on the Street Improvement Debenture By-law 1930 No. 296 on Saturday Nov. 8th 1930, That C. Lemax be appointed returning Officer and that polls be opened at Municipal Hall, Maillardville, Burquitlam Agricultural

Hall, Austin Road, Glen School House, Old Port Moody Road.
That the Deputy Returning Officers be paid \$10.00 for their
services and that the elections be advertised as called for
by Statute. The Reeves and all members.
Carried.

The Clerk reported that Mrs. Parks had made application
to have some wood cut for her.

Moved by Co. Douglas, Sec. by Co. Allard,
That some one be employed to cut some wood for Mrs. Parks.
Carried.

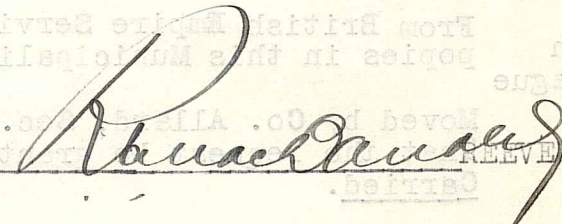
His Worship appointed the whole Council a Committee to
administer the fund in connection with the relief
of unemployment and that the Committee have the say in what
roads should be benefited and what work should be done.
Carried.

Moved by Co. Douglas, Sec. by Co. Quadling,

That the meeting adjourn.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Clerk notify the Provincial Secretary of the persons
receiving direct relief and amounts contributed.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
From British Empire Service League, asking permission to sell
copies in the Municipality on Nov. 8th 1930.



Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be referred to the Finance Committee with
power to act.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Street Improvement Debenture By-law 1930 No. 228
be read a first time.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Street Improvement Debenture By-law 1930 No. 228
be read a second time.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Street Improvement Debenture By-law 1930 No. 228
be read a third time.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
That a poll be taken on the Street Improvement Debenture By-law 1930 No. 228 on Saturday Nov. 8th 1930, that
C. Leman be appointed returning Officer and that polls be
opened at Municipal Hall, Maitlandville, Bonaventure and
St. Nov. 8th 1930 election.

Monday, October 27th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Hart, Sec. by Co. Douglas, That the minutes of the meetings held on the 13th inst., and 23rd inst., be approved and that the minutes of the meeting held on the 20th inst, be approved subject to the following being added.

"That Co. Allard moved a motion that meetings be held at Burquitlam and Maillardville for the purpose of hearing the ratepayers on the subject of Unemployment relief fund, and the proposed money By-law".

There being no seconder, a vote was not taken.

R.H. Gale re plan

Mr. R. H. Gale addressed the Council and presented a plan of a proposed subdivision of D. L. 359 and a portion of D. L. 112 for approval. His surveyor pointed out that in cancelling the plan now, covering D. L. 359 and substituting the new plan, they had saved the opening of a road across D. L. 359 in lieu of this the Council felt that the matter of opening the new roads by the Company could be dispensed with.

Moved by Co. Douglas, Sec. by Co. Quadling, That the plans be approved. Carried.

R.H.Gale re roads

Mr. Gale then asked that the Austin Road be opened to D. L. 113 and that the road between D. L. 359 & 360 and between 112 & 113 be opened. He pointed out that he did not expect the Council to open all the roads at the present time but would expect them to be opened as they sold the property. His Worship explained to him that the matter would be taken care of as soon as work was started under the unemployment relief fund.

Communications were read and disposed of as follows:-

J.L.King

J. L. King, Assistant District Engineer, re drainage from Brunette St. He pointed out that the culverts under the road were placed in the natural water courses and that no legal objection could be taken to water discharged therefrom. He also pointed out that the necessary ditches to convey the water along the road to a point where it could be safely discharged would be so large that it would be impossible to accomodate them on the present right-of-way.

Moved by Co. Douglas, Sec. by Co. Hart, That the letter be received and filed. Carried.

Rotary Club of Van

Rotary Club of Vancouver, inviting the May Queen from this District to the Annual Ice Carnival to be held in the Arena at Vancouver on Dec. 5th 1930.

Moved by Co. Allard, Sec. by Co. Quadling, That the letter be received and filed. Carried.

Mrs. Fawkes

E. M. Fawkes asking for two loads of gravel for the road leading to her property.

Moved by Co. Allard, Sec. by Co. Douglas, That the matter be referred to the Chairman of the Board of Works with power to act. Carried.

Paradis re drainage

J. B. Paradis, requesting the Council to investigate the drainage conditions on Tupper Ave., stating that the water from the roads flows over his land, and at present there is no outlet, and that he had constructed a ditch to carry the water

off, but as there was no outlet the ditch was useless, and that he had taken the matter up with the B.C.E. Rly. and that they had advised him that they could do nothing until the Municipal Engineer picked out a natural water course south of the B.C.E. Rly.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be referred to the Chairman of the Board of Works for report.
Carried.

D.Sauve The Clerk presented a time sheet for D. Sauve for work done at a fire at foot of Nelson St. amounting to \$1.50.

Moved by Co. Douglas, Sec. by Co. Hart,
That the account be paid.
Carried.

Ambulance re J.W.Harris Fraser Valley Ambulance Co. enclosing a bill of \$5.00 for conveying J. W. Harris to the hospital and ordered by Dr. Cannon M. H. O.

Moved by Co. Hart, Sec. by Co. Douglas,
That the bill be paid.
Carried.

Harris re assistance J. W. Harris, asking for some assistance, pointing out that he had been in the hospital for some time and that his two boys were only working part time, and that as soon as he recovered and his boys had steady work he would return the amount.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the matter be referred to the Relief Committee with power to act.
Carried.

Pipe Line Rd. Co. Smith reported that the Pipe Line Road was in very bad condition.

Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be referred to His Worship to see Mr. Deeks about putting some gravel on the road.
Carried.

Gilley Trail Co. Quadling reported that the Municipal truck was working on the Gilley Trail and that Gilley Bros. was furnishing four men to help in repairing the road.

Culvert Co. Quadling reported that the culvert at the corner of Henderson Ave. & Blue Mountain Road was not large enough to carry the water and would have to be repaired.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be referred to the Chairman of the Board of Works.
Carried.

Culvert in front of E.Pare's house Co. Allard reported that he did not think that the culvert just installed on the Marmont Road in front of E. Pare's Sr. house was large enough to carry the volume of water coming down the hill.

Pare water rate Co. Allard reported that he had not been able to see Mr. E. Pare re his water rates but would do so as soon as possible.

ditch on Lake Como Rd. His Worship reported that Mr. Hutchison had spoken to him re opening a ditch thru his property on Lake Como Road.

Co. Smith stated that Mr. Hutchison had offered to do the work for \$25.00. Co. Smith pointed out if the ditch was constructed as suggested by Mr. Hutchison it would save the

road, as the water at the present time was washing the road away.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to the Chairman of the Board of Works for report.
Carried.

Jackson,
Pres. Rate-
payers Assoc.

His Worship reported that Mr. Jackson, president of the Ratepayer's Association had asked him to hold a meeting at Burquitlam and Maillardville in connection with the By-law for the unemployment Relief as he thought the people should know where the money would be spent.

public meet-
ings.

Moved by Co. Smith, Sec. by Co. Allard,
That the motion regarding the holding of public meetings in connection with the Relief fund passed at the last meeting be rescinded.

Lost.

His Worship pointed out that the Municipal Act, gave the Reeve power to reopen the subject and as he had received a request for the meetings he thought it was in order, the following motion was then passed.

Moved by Co. Allard, Sec. by Co. Smith,
That the Council hold meetings at Burquitlam, Maillardville, and Glen School to discuss the matter of unemployment of Relief fund expenditure.
Carried.

It was decided that the meetings would be held on the following dates:-

Burquitlam Agricultural Hall, November 3rd.

Glen School, " 4th

Maillardville, B. C. " 6th

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter of hiring a hall be referred to His Worship.
Carried.

Moved by Co. Smith, Sec. by Co. Allard,
That a Special Account in the bank be opened for the relief fund.
Carried.

Moved by Co. Hart, Sec. by Co. Allard,
That bills amounting to \$1,109.78 be paid.
Carried.

Moved by Co. Quadling, Sec. by Co. Hart,
That the meeting adjourn.
Carried.

Reeve

REEVE.

road, as the water at the present time was washing the road away.

Moved by Co. Douglas, Sec. by Co. Allard, that the matter be referred to the Chairman of the Board of Works for report. Carried.

His Worship reported that Mr. Jackson, president of the Ratepayers' Association had asked him to hold a meeting at Brunstam and Maitlandville in connection with the By-law for the unemployment relief as he thought the people should know where the money would be spent. Jackson, Pres. Rate-payers Assoc.

Moved by Co. Smith, Sec. by Co. Allard, that the motion regarding the holding of public meetings in connection with the Relief fund passed at the last meeting be reconsidered. Lost. Public meetings.

His Worship pointed out that the Municipal Act gave the Reeve power to reopen the subject and as he had received a request for the meetings he thought it was in order, the following motion was then passed.

Moved by Co. Allard, Sec. by Co. Smith, that the Council hold meetings at Brunstam, Maitlandville and Glen School to discuss the matter of unemployment of Relief fund expenditure. Carried.

It was decided that the meetings would be held on the following dates:-

- Brunstam Agricultural Hall, November 3rd.
- Glen School, 4th
- Maitlandville, L. O., 6th

Moved by Co. Douglas, Sec. by Co. Allard, that the matter of hiring a hall be referred to His Worship. Carried.

Moved by Co. Smith, Sec. by Co. Allard, that a special account in the park be opened for the relief fund. Carried.

Moved by Co. Hart, Sec. by Co. Allard, that bills amounting to \$103.78 be paid. Carried.

Moved by Co. Gaudin, Sec. by Co. Hart, that the meeting adjourn. Carried.

Reeve
REVEE

November 11th 1930

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Smith, Sec. by Co. Quadling,
That the minutes of the previous meeting be approved.
Carried.

By-Law No. 296

By-law
No. 296

C. Lemax, Returning Officer reported that the result of the vote taken on the Street Improvement Debenture By-law 1930 No. 296 on Nov. 8th 1930 was as follows:

Municipal Hall, Maillardville,	for 126	Against 20
Burquitlam Agricultural Hall,	" 42	" 13
Glen School	" 27	" 7
	" 195	" 40

making a majority of 54 votes over the three fifths required.

Moved by Co. Hart, Sec. by Co. Allard,
That the Street Improvement Debenture By-law 1930 No. 296 be reconsidered and finally passed and adopted and the seal of the Corporation affixed.
Carried.

Moved by Co. Hart, Sec. by Co. Smith,
That the Clerk have the necessary debentures issued.
Carried.

Communications were read and disposed of as follows:

P. Philip, Chief Engineer, re Unemployment Relief.

P. Philip
re Unemploy-
ment relief

1. That all common labour shall be paid at .50¢ per hour.
2. That all bottom-men on sewer construction shall be paid an extra .25¢ per 8 hour day.
3. That all permanent civic employed whose services are deemed necessary for directional purposes for the safety of the crews engaged on relief work may be paid the rate of wage which they would receive on the work to which he is usually assigned.

Moved by Co. Hart, Sec. by Co. Smith,
That the letter be received and filed.
Carried

P. Philip

P. Philip, enclosing forms to be filled in for revised estimates.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be laid over until next meeting.
Carried.

Ratepayers
Association

Coquitlam District Ratepayers Association, requesting a Plebiscite be taken at the next General Elections in January for the purpose of deciding whether they are in favor of Provincial or Municipal Police.

Moved by Co. Quadling, Sec. by Co. Allard,
That the request be granted.
Carried.

Coquitlam District Ratepayers Association, as follows:

The Ratepayer's Association ask you to employ an independent foreman for the relief road work. The Association is not satisfied with the present road foreman and Chairman of the Board of Works action in this matter.

Moved by Co. Hart, Sec. by Co. Smith,
That the matter be referred to the Committee of the whole.
Carried.

Jackson, Pres. of Ass'n. Mr. Jackson, President of the Association was asked what objections the Association had to the foreman and he stated that a lot of favors were shown to certain parties. The Association does not think that he is a competent person to carry on the work.

J. Fletcher re street light in station J. J. Fletcher, enclosing a resolution endorsed by the District Ratepayer's Association, asking the Council to install a street light on Brunette St. at or near the B. C. E. Rly. station and that the B. C. E. Ry. be asked to provide a light in the waiting room of the station.

Moved by Co. Allard, Sec. by Co. Hart,
That the Clerk write to the B. C. E. Rly. regarding the matter.
Carried.

Ratepayer's Ass'n. Coquitlam District Ratepayer's Association enclosing a petition, asking that a sidewalk be constructed on Hart St. and Alderson Ave. under the Unemployment relief grant.

Moved by Co. Hart, Sec. by Co. Allard,
That the matter be laid over until the estimates are revised.
Carried.

Red Cross Society Red Cross Society, asking for a grant toward the Nursing Service. The writer pointed out that nursing service extended into this Municipality,

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be referred to the Finance Committee with power to act.
Carried.

O. Engman re crossing O. Engman, making application for a crossing to his property at the Corner of the Gatensbury & Como Road.

Moved by Co. Douglas, Sec. by Co. Smith,
That the matter be referred to the Chairman of the Board of Works with power to act.
Carried.

F.C. Hill re mail delivery F. C. Hill, asking if the road program laid out by Unemployment Relief Committee included any of the roads which would enable the residents in that area to secure a mail delivery.

Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be taken up with the local Post Office authorities with the object of bringing this section into the delivery area.
Carried.

Sup't. of lands Sup't. of Lands, notifying the Council that Provincial Government now held the Quarrying lease issued by the Dom. Government to the Municipality.

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and filed.
Carried.

Petition G. William & others A petition signed by G. Williams and 36 others, asking that the Robinson Road be opened between the Smith Road and Miller Road.

Moved by Co. Douglas, Sec. by Co. Allard,
That a Committee be appointed to see the owners of the property thru which the road would be opened.
Carried.

His Worship appointed Co. Douglas and Co. Quadling a Committee.

B.C.E.Ry. re plans for approval

B. C. Electric Rly. enclosing plans of a proposed pole line on the Nelson Road between Rochester Road & Delestre Ave. and on Quadling Ave. west of Marmont Road for endorsement and approval.

Moved by Co. Douglas, Sec. by Co. Hart, That the plans be approved and that the poles be placed 6 ft. from property line. Carried.

Dougherty re fire fighting

A labour certificate in favor of H. Dougherty for \$10.00 account of fire fighting was laid before the Council and the following resolution was passed.

Moved by Co. Quadling, Sec. by Co. Hart, That the matter be referred to Co. Douglas with power to authorize payment if found correct. Carried.

Light poles

Co. Douglas reported that the B. C. Electric Rly. Co. had asked him to show them where to place the poles on the road leading from Pearts Corner to Essondale over the old trail as this road is not defined on a registered map. He had instructed them to place the poles 6 ft. from the property line.

guns on Mun. grounds

Mr. Lanoue reported to the Council that the guns which had been on the Municipal Hall grounds had been taken away and scattered around the village and that the party responsible for removing the guns should be prosecuted. He also pointed out that one was broken last year and had not been repaired.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter of the guns be referred to the Chairman of the Board of Works to have them returned. Carried.

Plans for approval

The Clerk presented plans of a portion of S.E. 1/4 of D.L. 485 Group 1 for approval.

Moved by Co. Allard, Sec. by Co. Douglas, That the plans be approved. Carried.

Mrs. Crawley re water rates

Mrs. Crawley addressed the Council re her water rates. She said that when she had the water meter taken out she thought that her rates would be less, but found that instead of paying .75¢ a month she was charged .90¢ if the bill was not paid in advance.

His Worship pointed out that the price paid for water in this Municipality was less than any other place. No action was taken in the matter. Carried.

Vanc. water Board

His Worship reported that the City of New Westminster had decided not to purchase water from the Vancouver water Board and that he had been informed by the Provincial Government that in this event the Government would be willing to consider the matter of extending the main from Vanc. Water Board service to Essondale.

Moved by Co. Douglas, Sec. by Co. Allard, That the Clerk write the Government in connection with the water supply. Carried.

Mrs. Crewdson re opening of roads

Mrs. Crewdson addressed the Council regarding the opening of the Munday Road from Dawes Road to Pitt River Road. It was pointed out that the Munday Road did not extend to the Pitt River Road. Mrs. Crewdson asked that the subdivision road be opened thru to the Wiltshire Road.

Co. Quadling said he had the matter in hand.

Pipe Line Road His Worship reported that he had taken the matter of gravelling the Pipe Line Road up with Col. Deeks and he had promised to furnish the gravel free for the road. His Worship had also arranged with the Gov't. Engineer for an extra truck to haul the gravel.

Col. Deeks Co. Smith reported that about 100 yards of gravel had been put on the road and that it was of a very fine quality. His Worship suggested that a letter be forwarded to Col. Deeks thanking him for the gravel.

Moved by Co. Douglas, Sec. by Co. Quadling,
That a letter of thanks be forwarded to Col. Deeks.
Carried.

Lane in Blk. 86 D.L. 3 Co. Allard reported that the lane in Blk. 86 D. L. 3 was badly in need of repair, the water having cut large ruts in it. He also pointed out that an old well was situate in the centre of the lane and that it should be filled with the rock which is piled on the road. He said that Mr. Elliott was willing to pay \$1.00 per load for each load of rock taken away. He suggested that this rock be hauled to the Corner of Nelson Road and Brunette St. to fill in the ravine at the corner.

Moved by Co. Allard, Sec. by Co. Hart,
That the matter be taken up when the estimates were revised.
Carried.

Closed Silver Valley School Co. Hart reported that the School Board had closed Silver Valley School and had arranged to have the children from that school transported to Victoria Drive School, creating a saving of \$1000.00 in the year. He pointed out that Mr. Gilley had assisted by supplying four men in putting the road in passable condition so that the children could be taken to Victoria Drive school and that he thought a letter of thanks should be sent to Mr. Gilley.

Mr. Gilley Moved by Co. Hart, Sec. by Co. Smith,
That a letter of thanks be forwarded to Mr. Gilley.
Carried.

Paradis re water problem Co. Quadling reported that he had inspected Mr. Paradis water problem and found that to give him any direct relief a ditch would have to be constructed thru to the Fraser River and as the land was so level the water would have very little fall. Co. Allard thought that an Engineer should be employed to make a report on the matter.

Moved by Co. Douglas, Sec. by Co. Hart,
That Co. Quadling's report on the matter be received.
Carried.

Co. Allard desenting.

change of meeting date Co. Smith asked that the next meeting be changed from Nov. 24th to Nov. 25th 1930.

Moved by Co. Hart, Sec. by Co. Douglas,
That the next meeting of the Council be held on Nov. 25th.
Carried.

Ellis re crossing Co. Smith reported that he had received an application from Mr. Ellis for a crossing.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to Co. Smith with power to act.
Carried.

Pipe Line Road Side-walk Co. Smith reported that the sidewalk on the Pipe Line Road was in a very dangerous condition.

Moved by Co. Douglas, Sec. by Co. Allard,

That the matter be referred to Co. Quadling and Co. Smith for a report at the next meeting.
Carried.

Mr. Jackson asked if the David Road was a private or public Road.

Co. Smith informed him that it was a public road.

Relief

Moved by Co. Hart, Sec. by Co. Allard,
That the accounts amounting to \$1092.93 be paid.
Carried.

General

Moved by Co. Hart, Sec. by Allard,
That the accounts amounting to \$1511.02 be paid.
Carried.

Moved by Co. Smith, Sec. by Co. Douglas,
That the meeting adjourn.
Carried.

Rebecca
REEVE.

[Handwritten signature]

COMMITTEE MEETING.

November 11th 1930

The whole Council met in Committee, the following matters being taken up.

J. Bailey

M. C. Robinson, Sup't. of Can. National Institute for the blind, re Jas. Bailey who is blind and destitute, and that if the Council would make a grant of \$22.50 per month towards his upkeep, the Institute would take care of him.

Co. Smith reported that Mr. Bailey lived near him and that he was blind and destitute.

Moved by Co. Douglas, Sec. by Co. Hart,
That the request be granted.
Carried.

Ratchford

Mrs. A. H. Ratchford, asking when her husband would receive the month grant from the Council for the month of Oct. as she had to report to the Mother's Pension Board if the grant was not received.

The Clerk read a letter which His Worship had instructed him to write Mrs. Ratchford informing her that the cheque would be passed on Monday the 10th inst.

Moved by Co. Hart, Sec. by Co. Allard,
That the action of His Worship be endorsed.
Carried.

Thompson

Co. Smith reported that Mrs. Thompson who had 8 children was seriously ill and that they were destitute.

Moved by Co. Allard, Sec. by Co. Smith,
That the matter be referred to the relief Committee and that they be given \$15.00 at once.
Carried.

Red Cross Society

The matter of making a grant to the Red Cross Nursing Society was brought up and the following resolution passed.

Moved by Co. Quadling, Sec. by Co. Hart,
That a grant of \$25.00 be made.
Carried.

The matter of appointing a new road foreman was brought up and discussed and the following resolution passed.

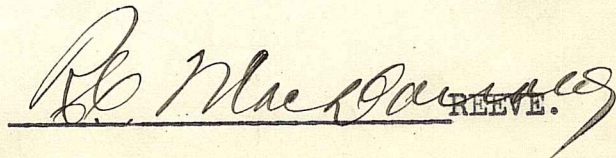
Moved by Co. Quadling, Sec. by Co. Hart,
That no action be taken in the matter.
Carried.

Co. Allard desenting.

Application for relief work

The matter of segregating the applications for relief was discussed and His Worship appointed Co. Hart and the Clerk for relief to bring in a report at the next meeting.

Moved by Co. Hart, Sec. by Co. Douglas,
That the meeting adjourn.
Carried.


REEVE.

Tuesday, November 25th 1930.

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Smith, Sec. by Co. Quadling,
That the minutes of the previous meeting be approved.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
That the minutes of the Committee meeting held on the 11th inst. be approved.
Carried.

Jackson re
Blue Mtn. Rd.
ditch

Mr. Jackson addressed the Council re the Blue Mountain Road ditch, and pointed out that the ditch in places was being washed out so that the water pipes were uncovered.

Moved by Co. Smith, Sec. by Co. Hart,
That the matter be referred to the Chairman of the Board of Works for investigation.
Carried.

D.Amero re
J. Hines

Mr. D. Amero asked if J. Hines, acting as Straw Boss on the relief work was a married man. He was informed that Mr. Hines registration card stated that he was a single man.

Beauregard
re work

Mr. Beauregard addressed the Council and reported that he had been told he could not work on the relief work any more owing to him having two boys with steady jobs. He stated that he had four children going to school.

Moved by Co. Allard, Sec. by Co. Hart,
That the matter be taken up in Committee.
Carried.

Communications were read and disposed of as follows:

Mrs. Stuart
re relief for
Mrs. Parks

Mrs. J. M. Stuart re relief of Mrs. Parks, asking that the list of groceries enclosed be sent to Mrs. Parks.

Moved by Co. Quadling, Sec. by Co. Allard,
That the matter be referred to the Relief Committee.
Carried.

Supt. B.C.E.
Rly. re
light at
station

W. H. Elson, Supt. B. C. Electric Rly., stating that lights would be installed in the station at Brunette River & Brunette St.

Moved by Co. Douglas, Sec. by Co. Allard,
That the letter be received and filed.
Carried.

J. Leach re
road

John Leach, asking when the road thru the E $\frac{1}{2}$ of D. L. 368 would be opened.

Co. Quadling reported the property was situate on the Lillian Road which was open.

McQuarrie
Whiteside &
Duncan re
light rates

Mc Quarrie, Whiteside & Duncan, enclosing letter from the President of B. C. Electric Rly. re rates charged in this Municipality for light.

(Copy of letter from B.C.E. Rly.)

Dear Sirs:
re Corporation of the District of Coquitlam

Copy of letter
B.C.E.Rly.

In reply to your requests, dated October 15th and 31st, for information with regard to your suggested revision in rates for electric light within the corporate limits of the Municipality of Coquitlam, this matter is one which cannot be considered from the point of view of Coquitlam only.

The graduated rates for the various Municipalities have been carefully analysed and unquestionably the category in which Coquitlam is geographically placed with regard to these rates is the only logical one.

Yours very truly

(Sgd) W. G. Murrin
President.

His Worship reported that he had again asked the Solicitor to write the Company for a definite ruling on what they intended doing in the matter.

Moved by Co. Douglas, Sec. by Co. Allard,
That the report be received and the matter be laid over until next meeting.

Carried.

Deputy Provincial Secy., stating that in the matter of Direct Relief, such relief only applies to persons who are able to work but for whom no work is available.

Dep. Prov.
Secy. re

Moved by Co. Quadling, Sec. by Co. Douglas,
That the letter be received and filed.

Direct relief

Carried.

Sch. Bd. re
vacancy

J. W. Harris, Secy. Coquitlam School Board, notifying the Council that a vacancy had been created by the resignation of Trustee R. M. S. Rye.

Moved by Co. Quadling, Sec. by Co. Douglas,
That the letter be received and filed.

Carried.

Plans re
D. L. 359

The Clerk presented plans and applications to the District Registrar of Titles, for the cancellation of a portion of D. L. 359 Gp. 1. He explained to the Board that the documents had been prepared by R. H. Gale, but as the Corporation was the registered owner the application had to be signed by the Corporation.

Moved by Co. Quadling, Sec. by Co. Allard,
That the matter of cancellation of the plan covering a portion of D. L. 359 Gp. 1 be laid over until the next meeting.

Carried.

Robinson Rd.

Co. Quadling reported that he had spoken to the owners of the property along the Robinson Road and that Mr. Pritchett and Mr. Clifton would not donate the land for the road.

Moved by Co. Hart, Sec. by Co. Douglas,
That the matter be left with the present Committee for further report.

Carried.

Vanc. water
Board

His Worship reported that the City of New Westminster would likely enter into an agreement with the Vancouver water Board and if so, this District would be assured a sufficient water supply.

Firm to
operate
buses

His Worship reported that an English Firm were negotiating with the City of Vancouver for a charter to operate a bus service in the City. He suggested that the Clerk write the Company and ask them to consider the matter in regards to this Municipality.

Moved by Co. Hart, Sec. by Douglas,
That the Clerk secure the name of the Firm and write them regarding the matter.

Carried.

Mr. Lafleur re work Co. Allard reported that a Mr. Lafleur had reported to him that he had done 36 hours work on Landowne Ave., in the East End and that Co. Smith refused to pay him for the work.

Co. Smith stated that he had not authorized the work and therefore did not consider Mr. Lafleur should be paid.

Moved by Co. Allard, That Mr. Lafleur be paid.

As there was no seconder it was declared no motion.

Coghlin re work Co. Allard reported that Mr. Coghlin of the Johnson Road had complained to him that he could get no work under the unemployment relief.

Co. Smith stated that he had given him 4 days, week before last and 2 days last week and that the boys would be given their first work on the 26th.

main on Nelson Rd. Co. Allard reported that the water main on a portion of Nelson Road was in the centre of the road and suggested that it be moved to the side.

Moved by Co. Allard, Sec. by Co. Hart, That the water main be moved. Carried.

Coast Meridian Rd. Co. Smith brought up the matter of extending the Coast Meridian Road as far as Mr. Mersès farm. He pointed out that the road should be surveyed and suggested that the Government Engineer be asked to stake out the road, also a road from the Coast Meridian Road to the Municipal Gravel Pit.

Moved by Co. Douglas, Sec. by Co. Allard, That the Clerk ask Mr. King to survey the Roads. Carried.

Mr. Hutchison's prop. Co. Quadling, reported that he had inspected the drainage on the East end of Lake Como Road thru Mr. Hutchison's property and would recommend that Mr. Hutchison's offer to dig the ditch on his own property for \$25.00 be accepted.

Moved by Co. Hart, Sec. by Co. Douglas, That Mr. Hutchison's offer be accepted and that he be authorized to dig the ditch. Carried.

Johnson Rd. ditch Co. Smith reported that the ditch on the Johnson Road would have to be taken care of and that the flume would have to be extended otherwise the road would be washed away.

Moved by Co. Hart, Sec. by Co. Allard, That the matter be referred to the Board of Works for investigation. Carried.

David Rd. & Vic. Dr. Co. Smith reported that a culvert or crossing would have to be installed on the David Road and Victoria Drive West.

Moved by Co. Douglas, Sec. by Co. Quadling, That the matter be referred to Col Smith with power to act. Carried.

Nelson Rd at Brun.St. Co. Quadling reported that upon investigation he estimated that the pipe and cost of filling on the Nelson Road at Brunette St. would cost \$900.00 and that the road could be improved for the present for about \$300.00. Regarding the rock along the lane on Pickering property he suggested that Mr. Elliott have the stone broken up so they could be handled and that the Council would haul them away.

Moved by Co. Hart, Sec. by Co. Allard,
 Elliott That the Clerk write Mr. Elliott, asking him to have the
 rocks broken up, and that the ditch be cleaned out on the
 lane.
Carried.

Co. Quadling reported that he had opened a portion of the
 Smith Rd. ditch on the Smith Road and at the top of the Lebleu Road,
 Lebleu Rd. & He had also opened a small portion of Roderick Ave. to conn-
 Dawes Hill ect with Bernatchey St., and a portion of the Subdivision
 Road on Dawes Hill.

Moved by Co. Hart, Sec. by Co. Douglas,
 That Co. Quadling's report be received.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
 That the Council go into a Committee of the whole.
Carried.

The matter of the Road Foreman's wages and the truck Driver's
 Foreman's wages was discussed and the following resolution passed.
 & Truck drivers wages

Moved by Co. Hart, Sec. by Co. Allard,
 That the Road Foreman and Truck Driver's salary remain the
 same while on Relief Work and that the necessary adjust-
 ment be made for the month of November 1930.
Carried.

R. H. Gale re property His Worship reported that he had received a request from
 R. H. Gale to purchase a portion of D. L. 359 & 112 at
 \$12.00 per acre, the amount to be covered by the payment
 now due.

After the matter had been discussed by the Board the follow-
 ing resolution was passed.

Moved by Co. Douglas, Sec. by Co. Quadling,
 That the Clerk notify the Company when overdue payment is
 made that the Council will be willing to consider the offer
 for portions of D. L. 359 & 112.
Carried.

The matter of work for the following persons under the
 Relief work relief was discussed and the following decided on.

Dansey Mr. Dansey, as it was understood that he received \$10.00
 per month pension, he be given $5\frac{1}{2}$ days per month.

Crawley Mr. Crawley, as he receives \$30.00 per month from the
 School Board he be given $\frac{1}{2}$ day per month.

Rintoul Mr. Rintoul, as he receives \$10.00 per month from School
 Board, he be given $5\frac{1}{2}$ days per month.

Finnigan Mr. Finnigan, who has twelve of a family, it was decided
 to give one of the sons one day per week.

Philcox Mr. Philcox be given 1 day per week.

Beauregard Mr. Beauregard who has two sons working at the Fraser Mills
 it was decided that he be given 1 day per week.

accounts Moved by Co. Hart, Sec. by Co. Allard,
 That accounts amounting to \$876.76 be paid.
Carried.

Relief accounts Moved by Co. Hart, Sec. by Co. Douglas,
 That bills and wages account relief amounting to \$2134.42
 be paid.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Road Foreman be paid \$5.00 per week for the use
of his car while overseeing the Relief work.
Carried.

Moved by Co. Hart, Sec. by Co. Quadling,
That the meeting adjourn.
Carried.

Reeve REEVE.

Moved by Co. Hart, Sec. by Co. Douglas,
That the Road Foreman be paid \$5.00 per week for the use
of his car while overseeing the Relief work.

Carried.

Moved by Co. Hart, Sec. by Co. Gaudin,
That the meeting adjourn.

Carried.

Richardson
SECRET

December 2nd 1930

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

R.H.Gale
re land

R. H. Gale addressed the Board and renewed his request to purchase 165 acres of land in D. L. 359 and part of D. L. 112, at \$12.00 per acre, the amount to apply against the first payment of \$2000.00 made by him. After the matter had been fully discussed, the following resolution was passed.

Moved by Co. Douglas, Sec. by Co. Hart,
The Corporation doth hereby accept payment of the sum of \$2000.00 being payment due on the 15th day of November A. D. 1930 as of the said date and doth hereby declare that in so far as such payment is concerned there is not now, and never had been a default on the part of the said Robert Henry Gale, under the terms of the said agreement.
Carried.

Deed to
property

Mr. Gale then requested that the Clerk be given authority to issue deeds to 250 acres of land, to which he is entitled to under the terms of the agreement.

Moved by Co. Douglas; Sec. by Co. Hart,
That His Worship the Reeve and Clerk be authorized to sign all deeds under the terms of the Agreement of sale of lands to R. H. Gale.
Carried.

Court of
Revision
Voter's
list

Moved by Co. Hart, Sec. by Co. Douglas,
That the Court of Revision on the Voter's List be held in the Municipal Hall, Maillardville, Dec. 10th 1930 at 10.30 a. m. and that the whole Council form the Court of Revision.
Carried.

B.C.E.Ry.
re plans

Communications were read and disposed of as follows:
B. C. E. Ry. enclosing copy of plans of a proposed pole line on Harris Ave. for approval.

Moved by Co. Allard, Sec. by Co. Quadling,
That the matter be referred to the Chairman of the Light Committee with power to act.
Carried.

Mrs. Cormier
re more
relief

Mrs. M. Cormier, asking for an increase of the amount now given her as she was unable to keep herself and three children on \$25.00 per month.

Moved by Co. Douglas, Sec. by Co. Allard,
That the grant to Mrs. Cormier be increased \$10.00 per month.
Carried.

Greater
Vanc. water
District

Greater Vancouver Water District, enclosing a copy of a draft of the Agreement proposed between His Majesty the King represented by the Honourable S. L. Howe, Provincial Secretary and the Greater Vancouver Water District and the Corporation of the District of Coquitlam, stating that should this District decide to be added to the Water District, an agreement similar in effect to the enclosed would be required to be executed.

Vote of
Ratepayers

His Worship explained that in order to join the Board the By-law ~~the By-law~~ would have to be submitted to the Ratepayers and suggested that the vote be taken on Saturday Dec. 13th 1930.

By-law
No. 297

Moved by Co. Douglas, Sec. by Co. Allard,
That the Greater Vancouver Water District agreement, Authorization By-law 1930 No. 297 be read a first time.
Carried.

By-law declared read.

Moved by Co. Smith, Sec. by Co. Quadling,
By-law. That the Greater Vancouver Water District agreement Authoriz-
No. 297. ation By-law 1930 No. 297 be read a second time.
Carried.

By-law declared read.

Moved by Co. Douglas, Sec. by Co. Smith,
That the Greater Vancouver Water District Agreement Author-
ization, By-law 1930 No. 297 be read a third time.
Carried.

By-law declared read.

Moved by Co. Hart, Sec. by Co. Allard,
That a vote of the ratepayers be taken on the Greater Vancouver
Water District Agreement Authorization By-law 1930 No. 297
on Saturday the 13th day of December 1930, between the hours
of 8 O'clock a. m. and 8 O'clock p. m. and that polls be

Polles etc. opened at the Municipal Hall, Maillardville,
Agricultural Hall, Burquitlam,
Glen School, Old Port Moody Road

That C. Lemax be appointed Returning Officer.
Carried.

Co. Quadling reported that Mrs. Ainsworth had spoken to him
Ainsworth about giving one of her boys more work. She said that they
re work had a very large family and the father was only earning a
small wage. He therefore gave him 2 days work per week.

Moved by Co. Douglas, Sec. by Co. Allard,
That Co. Quadling's report be received and action endorsed.
Carried.

His Worship reported that he had received a complaint about
Crab Rd. some holes in the Crab Road. Co. Smith said he has the matter
in hand and intended fixing the road.

His Worship reported that Mr. Deveaux had phoned him about
Deveaux the ditch on the Smith Road and he thought that if Mr.
re ditch Deveaux would ditch his land properly, the road ditch would
take care of the property.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to the Chairman of the Board of
Works to report at the next meeting.
Carried.

Moved by Co. Quadling, Sec. by Co. Smith,
Foreman That the Road Foreman be notified to attend the next meeting.
Carried.

Moved by Co. Quadling, Sec. by Co. Douglas,
That the meeting adjourn.
Carried.

Reeve
REEVE.

His Worship explained that in order to join the Board the By-
law the law would have to be submitted to the Ratepayers
and suggested that the vote be taken on Saturday Dec. 13th
Vote of Ratepayers 1930.

Moved by Co. Douglas, Sec. by Co. Allard,
That the Greater Vancouver Water District agreement, Authoriz-
ion By-law 1930 No. 297 be read a first time.
Carried.

By-law declared read.

December 8th 1930

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Hart, Sec. by Co. Quadling,
That the minutes of the meetings held on Nov. 25th and Dec. 2nd be approved.

Carried.

The following persons addressed the Board:--

Mr. Tobin asked why he had been laid off the relief work. He claimed that he was the sole support of his widowed mother and thought he should be entitled to two days work a week the same as a married man without any children.

D. Amero stated that Mr. Tobin had worked 4 days in one week.

The Road Foreman's certificates were referred to and it was found that Mr. Tobin had worked $1\frac{1}{2}$ days in one week and $2\frac{1}{2}$ days the next week.

Co. Quadling reported that he had received a complaint about Mr. Tobin, that he was receiving more work than he was entitled to and had therefor laid him off until the matter was investigated.

Moved by Co. Allard, Sec. by Co. Quadling,
That Mr. Tobin be re-instated again.

Carried.

D. Amero, that his fence on the Nelson Road had been knocked down and wanted to know when it would be repaired.

The Road Foreman who was at the meeting stated that part of the fence had been knocked down when the Nelson Road was being cleared and that as soon as the logs were burned he had received instruction from the Chairman to repair the fence.

Mr. Faucher asked that he be given more work on the relief.

Co. Allard explained that Mr. Faucher had three children depending on him, one daughter was employed in the hospital and two boys were going to school. He suggested that Mr. Faucher be given 3 days work each week. On being asked what his daughter received at the hospital, Mr. Faucher said that she received \$20.00 per month and her board and room.

Moved by Co. Hart, Sec. by Co. Quadling,
That Mr. Faucher be informed that the Council cannot grant his request.

Carried.

Communications were read and disposed of as follows:

A. Petition signed by F. A. Allard and 7 others as follows:

"We the undersigned ratepayers of Block 2 wish to have the lane cleared and graded behind block 2."

Co. Allard said the lane had been cleared some years ago, and had grown up and that it is in a very bad condition.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to the Chairman of the Board of Works with power to act.

Carried.

A letter written by W. F. Holmes to the Ratepayers Association and endorsed by them, was presented to the Council by Mr. Jackson, in which Mr. Holmes claims that his property is being

Holmes, re drainage flooded owing to the lack of drainage. He suggested that there should be a culvert thru the street about his property in the natural water course and a ditch dug down the lane next to his property.

Mr. Jackson suggested that a culvert be constructed across the lane and that it would take care of the water.

Moved by Co. Smith, Sec. by Co. Allard, That the matter be referred to the Board of Works for report.

Carried.

Ratepayers Assoc. Secy., Ratepayer's Association, stating that at a meeting of the Association held in Mountain View School that he was instructed to write the Council, asking them to open up negotiations with Vancouver Water Board for a better water supply. That the residents and students at the school do not get sufficient water for their needs.

Moved by Co. Allard, Sec. by Co. Douglas, That the Clerk notify the Association that the Council have the matter in hand at the present time.

Carried.

Mc Kie Wm. J. Mc Kie, complaining about the cost of light and power at the present time, also that his taxes are far too high.

Moved by Co. Douglas, Sec. by Co. Allard, That he be advised that the assessor would look into the matter.

Carried.

Ratepayer's Assoc. Secy. Ratepayers Association, asking that they be furnished with a list of the names of the men on relief work and the time they have put in, and a list of all men registered and also a new list of applicants each two weeks.

Moved by Co. Allard, Sec. by Co. Douglas, That the request be granted.

Carried.

Ratepayer's Assoc. Secy. Ratepayer's Association, stating that the Association was organized to work in harmony with the Council and to get the Ratepayers interested in Municipal work and workers, and to receive their grievances and complaints and aid them in their meetings, and if they are bonafide to bring them before the Council and that they hoped they would be courtiously received.

Moved by Co. Douglas, Sec. by Co. Allard, That the letter be received and filed.

Carried.

A, Moore Andrew Moore, enclosing a Doctor's certificate, stating that he was unable to do manual labor, and asking for some assistance.

Moved by Co. Douglas, Sec. by Co. Quadling, That the matter be referred to the relief Committee.

Carried.

Podlagaeff re cross. Geo. I. Podlagaeff, asking for a crossing into his property on the Old Port Moody Road.

Moved by Co. Douglas, Sec. by Co. Hart, That the matter be referred to Co. Smith with power to act.

Carried.

- Mr. Elliott Moved by Co. Allard, Sec. by Co. Hart,
That the Council accept Mr. Elliott's offer of \$60.00 for
removing the stone.
Carried.
- Co. Hart reported that Mr. Elliott had authorized him to report
to the Council that he would give 20 ft. of his property
along the lane if the Council would remove the stone.
- Nelson Rd. Moved by Co. Quadling, Sec. by Co. Hart,
culvert That a cedar culvert be put in on Nelson Road.
Carried.
- Relief The matter of relief for A. S. Walker was brought up and the
following resolution passed.
- A. S. Walker Moved by Co. Hart, Sec. by Co. Allard,
That A. S. Walker be given 1 day's work a week.
Carried.
- Mrs. Thomp- Co. Smith brought up the matter of relief for Mrs. J. Thompson.
son The Clerk reported that her application for Mother's Pension
had been forwarded.
Carried.
- Grant to Moved by Co. Allard, Sec. by Co. Quadling,
Mrs. Thomp. That Mrs. Thompson be given a further grant of relief for
\$15.00.
Carried.
- Moved by Co. Quadling, Sec. by Co. Allard,
That Mrs. Thompson's case be referred to the Clerk to take
up with the Pension Board.
Carried.
- Reeve's Moved by Co. Hart, Sec. by Co. Douglas,
expenses That Reeve Macdonald's expenses amounting to \$14.50 in
to Victoria. connection with trip to Victoria re relief grant be paid.
Carried.
- Trucks for His Worship brought up the matter of trucks in the East End.
East End Co. Smith said he only knew of one truck suitable for hauling
gravel and that he was paid \$10.00 per day.
- Co. Quadling moved a motion that trucks hauling 1 yard of
gravel be paid \$9.00 per day, but found no seconder.
- teams Co. Allard suggested that teams with equipment such as blocks
& cable be paid \$1.00 extra per day.
- No action was taken in the matter.
- E. Godin Moved by Co. Hart, Sec. by Co. Douglas,
That E. Godin be given 1 day's work per week.
Carried.
- Roch. Rd. Co. Hart suggested that the Rochester Road between Blue
widened Mountain Road and Marmont Road should be widened and the
fill at ravine made higher.
- Co. Allard thought the road should be widened and that care
should be taken in doing so on account of water mains.
- Moved by Co. Hart, Sec. by Co. Allard,
That the road be widened.
Carried.
- bills of Moved by Co. Douglas, Sec. by Co. Quadling,
powder That bills amounting to \$79.90 for powder be paid.
Carried.
- Re printing of Voter's lists.
- Voter's list Moved by Co. Hart, Sec. by Co. Quadling,

That prices be called for, the printing of 1931 Voter's lists.

Lost

Amendment

Machesney's
re Voter's
lists.

Moved by Co. Allard, Sec. by Co. Douglas,
That Mr. Machesney be given the Voter's lists to print.

Carried.

Re request of Ratepayer's Association for statement of
enemployment.

Ratepayer's
Association.

Moved by Co. Douglas, Sec. by Co. Quadling,
That the Clerk write the Association stating that owing
to the pressure of work, a statement as requested cannot
be furnished until a later date.

Carried.

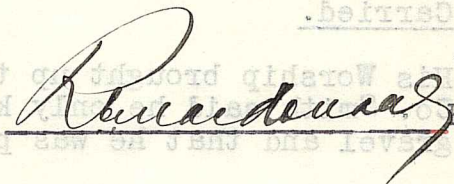
Bills

Moved by Co. Hart, Sec. by Co. Allard,
That the account amounting to \$2928.49 and \$1344.56 be
paid.

Carried.

Moved by Co. Hart; Sec. by Co. Douglas,
That the meeting adjourn.

Carried.



REEVE.

Pres. B.C. E. Rly. W. G. Murrin, President, B. C. E. Rly. stating that there is nothing more he could add to his previous letter re light and power rates in this Municipality.

Moved by Co. Douglas, Sec. by Co. Allard, That the letter be received and filed. Carried.

Pub. Util. Commission His Worship pointed out that until a Public Utilities Commission was appointed in the Province he did not think anything could be done, and suggested that the Clerk send a copy of resolution submitted to the U. B. C. M. by this Municipality to all Municipalities, asking for their support in asking the Government for such a commission to be appointed.

Moved by Co. Douglas, Sec. by Co. Allard, That the Clerk send a copy of resolution re Public Utilities Commission to each Municipality in the Province asking for their support. Carried.

J. Chabot re crossing J. Chabot, asking for a crossing to be constructed into his property.

Moved by Co. Douglas, Sec. by Co. Allard, That the matter be referred to the Chairman of the Board of Works. Carried.

J. L. King re surveying J. L. King, Dept. of Public Works, re surveying a centre line on the Coast Meridian Road North of David Road, stating that as this was a Municipal Road the matter would have to be taken up with the Dept. at Victoria.

The Clerk reported that he had written to the Minister, but had not received a reply.

Moved by Co. Douglas, Sec. by Co. Quadling, That if the Government will not assist in surveying the road that the Clerk be authorized to employ Burnett & Mc Guban to survey the road. Carried.

G.A. Graham re plan G. A. Graham, giving notice that he would apply to the District Registrar of Titles for permission to cancell a portion of the Subdivision plan of D. L. 485 No. 2387.

Moved by Co. Douglas, Sec. by Co. Quadling, That the notice be received and filed. Carried.

Co. Smith reported that at a previous meeting Co. Allard had accused him of giving a man work who had money in the bank and not giving other men work who needed it and asked permission to call Mr. Coughlin to tell what he knew about the matter.

Mr. Coughlin re work etc. Mr. Coughlin stated that he came to the Municipality about two years ago but had been away some of the time returning in May or June of this year.

Co. Smith asked him if Co. Allard had been to see him on Dec. 23rd.

Mr. Coughlin said Mr. Allard had called on a Sunday, but did not know the date.

Co. Smith asked him if he told Co. Allard that he did not get a square deal in the matter of relief work and that Co. Smith was giving a man work with \$5000.00 in the bank.

Mr. Coughlin denied telling Co. Allard this.

Co. Smith then asked Mr. Beaton if he had told Co. Allard such a story.

Mr. Beaton Mr. Beaton said he had never spoken to Co. Allard in his life.

Mr. Coughlin Co. Allard then stated that he considered Mr. Coughlin was entitled to 3 days work a week.

No further action was taken in the matter.

D. Wilson re work Co. Smith brought up the matter of Mr. D. Wilson being employed on Relief work. He claimed that when Mr. Wilson made application to work he had a man employed on his ranch and that he was informed that he had money invested in Bonds.

Co. Allard stated that Mr. Wilson had asked him to call and see him, and that he understood the man had since left Mr. Wilson. That Mr. Wilson had a daughter teaching school.

Moved by Co. Quadling, Sec. by Co. Allard, That the matter be closed, and Mr. Wilson be given 2 days a week.

Carried.

Road Foreman re The matter of the change against the Road Foreman which was reported at the last meeting was taken up.

asleep on the job Co. Allard stated that during the bush fire near Mr. Vanderveen's property he had inspected the fire and had phoned His Worship that the fire should be taken care of and that two men had been sent to fight the fire and at a later date the fire had started again and that the Road Foreman and some men were sent to take care of it, and he had been told that the Foreman had been asleep while on the job.

Mr. Frost, Road Foreman stated that he had been fighting fires for some days and nights and on this day he had taken three men with him to fight this fire. They had started early in the morning and had not stopped for lunch until about three o'clock, until they thought the fire was under control. They then had lunch and he said he did fall asleep for a few minutes.

Mr. Jacobson & Mr. Gardeske corroborated Mr. Frost's evidence.

Moved by Co. Douglas, Sec. by Co. Quadling, That no action be taken in the matter.

Carried.

East End sidewalks Co. Quadling reported that he and Co. Douglas had inspected the work in the East End of the Municipality and had recommended to Co. Smith that the old sidewalks should be torn up and the walk made of gravel.

Hart St. re paving Co. Quadling reported he had received notice from the paving Company that they would complete the paving on Hart Street.

Roch. Rd. E. bridge Co. Quadling reported that the Bridge on Rochester Road East had been removed and a fill and culvert put in.

Nelson Rd. culvert Co. Quadling reported that he had again inspected the culvert on the Nelson Road and thought that a rock & cement culvert could be put in for \$300.00 or that a culvert of old cedar could be installed much cheaper.

Elliott re rock Co. Allard reported that Mr. Elliott was willing to donate \$60.00 for moving the stone off his Boundary line and that the stone could be used for the culvert on Nelson St., also that a wagon suitable for hauling rock could be hired at \$1.50 per day.

COURT OF REVISION

Municipal Hall,
Maillardville, B. C.
Dec. 10th 1930.

The Court of Revision on the Voter's List for the year 1931;

Members Present: Reeve Macdonald
Councillor F. T. Hart,
Councillor T. Douglas,
Councillor T. B. Allard,
Councillor B. T. Quadling,
Councillor A. Smith,

who after taking the necessary declaration took their seats in the Court.

Moved by Co. Hart, Sec. by Co. Smith,
That C. Lemax be appointed Clerk of the Court of Revision.
Carried.

Mr. Bird said he was appearing for Mr. Lanoue and some other ratepayers. He said that his clients objected to voters from Essondale and Colony Farm being placed on the Voter's List as Householders, as Essondale and Colony Farm was not within the Municipal Boundaries and that the Government does not pay the Municipality any taxes.

On being asked what proof he had for such a statement, he said that his client Mr. Lanoue had told him.

Mr. Bird stated that the names on the list were not Householder in the meaning of the Act in that they have not been residents since the first day of January of this year. That a number are employees at Essondale and Colony Farm, and are not residents as they actually reside outside the Municipality

The First name taken was:

Wm. Roper Armstrong,

Mr. Bird stated that the declaration is not in accordance with the act and that Mr. Armstrong lives outside the Municipality.

His Worship stated that anyone not actually living at Essondale and Colony Farm should be taken off the list.

Re Joseph Buchan:

Mr. Bird stated that the declaration appeared to have been altered since declaration had been made and that the declaration was made in lead pencil and he did not think it was legal.

His Worship said that he had two pencils and that "Rooming house" was written on the declaration at the time it was made.

Moved by Co. Smith, Sec. by Co. Quadling,
That J. Buchan's name remain on the Voter's list.
Carried.

(Co. Allard desenting)

The following names were then given by Mr. Bird who offered the same objections as in the previous names taken up.

J. Camsusa, Alfred Duthie, J. Lobban, Robt. Mac Kay, Geo. Milne, E. Milne, Robt. Muir, John Mc Arthur, Peter Mc Kechnie,

E. E. Penzer, Jas Reid, Thos. Roberts, M. Scotland, J. Stroyan, Wm. Taylor, Theodore F. Theroux, Oscar Theroux, and J. Yule.

No action was taken.

Co. Douglas reported that R. Honeywood should be crossed off the list as he had just died.

Moved by Co. Hart, Sec. by Co. Douglas,
That R. Honeywood's name be crossed off the list.
Carried.

Moved by Co. Allard, Sec. by Co. Hart,
That the meeting adjourn to meet again Monday Dec. 15th 1930
at 7.30 p. m.
Carried.

Reeve REEVE.

The following names were then given by Mr. Bird who offered the same objections as in the previous names taken up.
J. Camassa, Alfred Duthie, J. Lobban, Robt. Mac Kay, Geo. Milne, E. Milne, Robt. Murr, John Mc Arthur, Peter Mc Kechnie,
(Co. Allard dissenting)
Carried.
That J. Buchan's name remain on the Voter's list.
Moved by Co. Smith, Sec. by Co. Gualinga,
His Worship said that he had two pencils and that "Rooming house" was written on the declaration at the time it was made.
Mr. Bird stated that the declaration appeared to have been altered since declaration had been made and that the declaration was made in lead pencil and he did not think it was legal.
Re Joseph Buchan:
His Worship stated that anyone not actually living at Esmondale and Colony Farm should be taken off the list.
Mr. Bird stated that the declaration is not in accordance with the act and that Mr. Armstrong lives outside the Municipality.
Wm. Roper Armstrong.
The first name taken was:
Mr. Bird stated that the names on the list were not Householder in the meaning of the Act in that they have not been residents since the first day of January of this year. That a number are employees at Esmondale and Colony Farm, and are not residents as they actually reside outside the Municipality.
said that his clients had for such a statement, he
not pay the Municipal any taxes.
within the Municipal boundaries and that the Government does list as householders, as Esmondale and Colony Farm was not from Esmondale and Colony Farm being placed on the Voter's register. He said that his clients objected to voters Mr. Bird said he was appearing for Mr. Lamore and some other
Carried.
That C. Lemax be appointed Clerk of the Court of Revision.
Moved by Co. Hart, Sec. by Co. Smith,
who after taking the necessary declaration took their seats in the Court.

COURT OF REVISION

December 15th 1930.

The Court of Revision on the Voter's List for the year 1931 met pursuant to adjournment: The Chairman and all members being present.

Moved by Co. Hart, Sec. by Co. Douglas,
That Alexander R. Dunlop be placed on the Voter's List.
Carried.

Moved by Co. Smith, Sec. by Co. Hart,
That the Voter's List as Revised and altered be declared
the Voter's List for the Municipality of Coquitlam for the
year 1931.
Carried.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Court of Revision adjourn.
Carried.

Reeve REEVE.

COURT OF REVISION

December 15th 1930

The Court of Revision on the Voter's List for the year 1931 met pursuant to adjournment: The Chairman and all members being present.

Moved by Co. Hart, Sec. by Co. Douglas, That Alexander R. Dangle be placed on the Voter's List.
Carried.

Moved by Co. Smith, Sec. by Co. Hart, That the Voter's List be Revised and altered be declared the Voter's List for the Municipality of Copitiam for the year 1931.
Carried.

Moved by Co. Douglas, Sec. by Co. Hart, That the Court of Revision adjourn.
Carried.

REVISED



December 22nd 1930

The Council met at the Municipal Hall, Maillardville, B. C. at 7.30 p. m. The Reeve and all members being present.

Moved by Co. Quadling, Sec. by Co. Hart,
That the minutes of the previous meeting be approved.
Carried.

Communications were read and disposed of as follows:

Ratepayers Assoc'n.

J. J. Fletcher, Secy., Ratepayers Association enclosing a request from one of its members which was endorsed by the Association. That the logs, stumps etc., which are being piled on the side of the roads now being cleared, be burned while teams and men are available.

Moved by Co. Douglas, Sec. by Co. Allard,
That the Clerk reply stating that the Council has the matter in hand.
Carried.

lane to be cleared & graded

A petition signed by P. A. Smith and three others asking that the land between Brunette St. and Alfred St. and Jackson St. and Third St. be cleared and graded.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to the Chairman of the Board of Works for report.
Carried.

Secy. Sch. Bd. re vacancies

J. W. Harris, Secy. School Board notifying the Council that there will be three vacancies on the School Board owing to the resignation of F. T. Hart.

Moved by Co. Douglas, Sec. by Co. Smith,
That the letter be received and filed.
Carried.

Coast Mer. Road.

B. W. Bruhn, Minister of Public Works, re surveying the Coast Meridian Road, stating that he had asked the District Engineer for a report on the matter and for him to assist in the matter.

Moved by Co. Smith, Sec. by Co. Allard,
That the Clerk keep in touch with the District Engineer.
Carried.

P. Philip re payroll

P. Philip, Deputy Minister of Public Works, returning payroll of Nov. 11th 1930 stating that it was necessary to send him 5 copies and that he had cut off \$142.50 account of the Austin Road Bridge as it was not provided for in the schedule.

Moved by Co. Douglas, Sec. by Co. Hart,
That the letter be received and filed.
Carried.

X. Filiatrault re relief

Mrs. X. Filiatrault, asking for a further grant per month as she and her husband cannot live on \$10.00 per month.

Moved by Co. Douglas, Sec. by Co. Allard,
That the matter be referred to the relief Committee.
Carried.

Moved by Co. Hart, Sec. by Co. Allard,
That the grant be increased to \$15.00 per month.
Carried.

Cleveland re agreement

E. A. Cleveland, Chief Commissioner, Greater Vancouver Water District, enclosing agreement in triplicate dated Dec. 15th 1930 for signature.

Moved by Co. Allard, Sec. by Co. Quadling,
That the Reeve and Clerk be authorized to sign the agreement
on behalf of the Corporation of the District of Coquitlam.
Carried.

Result of By-law 297 The Clerk presented statement of Returning Officer, the result
of the poll taken on By-law No. 297, viz for the By-law 149
Against 1.

Moved by Co. Douglas, Sec. by Co. Hart,
That the Returning Officer's report be received.
Carried.

Holmes re drainage The matter of drainage for Mr. Holmes land which was referred
to the Board of Works at last meeting was brought up and Co.
Quadling reported that the drainage of the roads could not
be altered as it would only be carrying the water on some
other property.

Co. Douglas reported that he did not think Mr. Holmes had
any claim.

Moved by Co. Hart, Sec. by Co. Smith,
That the report be received and no further action taken.
Carried.

By-Law 297

By-law 297 Moved by Co. Hart, Sec. by Co. Allard,
That the Greater Vancouver Water District Agreement Author-
ization By-law 1930 No. 297 be reconsidered and finally
passed and adopted and the seal of the Corporation affixed.
Carried.

Co. Quadling reported that the road in Blk. 71 to Mr. Thomas
property would cost \$100.00 to construct.

Moved by Co. Allard, Sec. by Co. Hart,
That the matter be laid over.

Carried.

Podlagaeff Co. Smith reported that he had the material to put in Mr.
Podlagaeff's crossing but did not know where to put it in.

Moved by Co. Allard, Sec. by Co. Douglas,
That the Clerk notify Mr. Podlagaeff to see Co. Smith regard-
ing the matter,
Carried.

Co. Quadling asked permission to close down the relief work
until the first of the year.

Moved by Co. Hart, Sec. by Co. Smith,
That Co. Quadling's request be granted.
Carried.

Lougheed Highway Moved by Co. Allard, Sec. by Co. Quadling,
That the Clerk write the Government re starting work on
Lougheed Highway thru this Municipality.
Carried.

light & power His Worship reported that while in Victoria he had taken up
the matter of rates on Light and Power and had been advised that
the Water Board had power to act in the matter. He had then
instructed the Solicitor to take the matter up with the Water
Board and to notify the B. C. E. Rly. He had also asked the
Government to embody in the statutes Mr. Retallacks order at
the next session.

Moved by Co. Douglas, Sec. by Co. Smith,
That His Worship's report be received and action endorsed.
Carried.

His Worship reported that he had received a complaint about teams owned by people living outside the Municipality having been given work, and teams owned by residents and ratepayers which were maintained and could be used by the Municipality any time thru out the year having been laid off. He thought that such teams should be given the preference.

Moved by Co. Douglas, Sec. by Co. Hart,
That the matter be referred to the Chairman of the Board of Works with full power to act, but that residents and ratepayers teams be given first chance.
Carried.

Election

Nominations Moved by Co. Douglas, Sec. by Co. Quadling,
That the nominations for Reeve, Councillors, School Trustees, and Police Commissioners be held in the Municipal Hall, Maillardville, B. C. on the 12th day of January 1931 between the hours of 12 O'Clock noon and 2 o'clock p. m. That if a poll is found necessary that C. Lemax be appointed Returning Officer, that the following polls be opened and the following Deputy Returning Officers and Poll Clerks be appointed.

Polls & Returning officer etc. Municipal Hall, Maillardville, J. Boileau and J. Foster.
Burquitlam Agricultural Hall, Wm. Walker and W. Higgins.
Glen School, W. T. Jago and F. W. Morse

That the Returning Officer be paid \$17.50 for his services and Deputy returning officer \$10.00 and Poll Clerk \$7.50 for their services. That the Elections be advertized as called for by statutes.
Carried.

Moved by Co. Hart, Sec. by Co. Allard,
That the amounts shown on the following payrolls be paid.

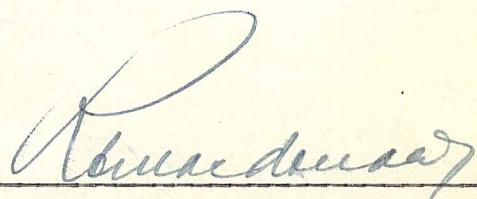
\$	2859.87
	31.30
	<u>1044.05</u>

Carried.

Ratepayers meetings Moved by Co. Hart, Sec. by Co. Douglas,
That the meeting of the Ratepayers be held at Maillardville on Friday Jan. 9th 1931 and at Burquitlam Agricultural Hall Monday January 12th 1931, at 8 p. m.
Carried.

next meeting of Council Moved by Co. Hart. Sec. by Co. Douglas,
That the next meeting of the Council be held on Wednesday January 7th 1931.
Carried.

Moved by Co. Hart, Sec. by Co. Douglas,
That the meeting adjourn.
Carried.

 REEVE.

His Worship reported that he had received a complaint about teams owned by people living outside the Municipality having been given work, and teams owned by residents and raterpers which were maintained and could be used by the Municipality any time thru out the year having been laid off. He thought that such teams should be given the preference.

Moved by Co. Douglas, Sec. by Co. Hart, That the matter be referred to the Chairman of the Board of Works with full power to act, but that residents and raterpers teams be given first chance.

Election

Moved by Co. Douglas, Sec. by Co. Gaudin, That the nominations for Reeve, Councillors, School Trustees and Police Commissioners be held in the Municipal Hall, Mallardville, B. C. on the 12th day of January 1931 between the hours of 12 O'clock noon and 2 o'clock p. m. That if a poll is found necessary that C. Lemax be appointed Returning Officer, that the following polls be opened and the following Deputy Returning Officers and Poll Clerks be appointed.

Municipal Hall, Mallardville, J. Bolles and J. Foster.
Burdittian Agricultural Hall, Wm. Walker and W. Higgins.
Glen School, W. T. Jago and F. W. Morse.

That the Returning Officer be paid \$17.50 for his services and Deputy returning officer \$10.00 and Poll Clerk \$7.50 for their services. That the Election be advertised as called for by statutes.

Carried.

Moved by Co. Hart, Sec. by Co. Allard, That the amounts shown on the following payrolls be paid.
\$ 2859.87
31.30
1044.05

Carried.

Moved by Co. Hart, Sec. by Co. Douglas, That the meeting of the Raterpers be held at Mallardville on Friday Jan. 9th 1931 and at Burdittian Agricultural Hall Monday January 12th 1931, at 8 p. m.

Carried.

Moved by Co. Hart, Sec. by Co. Douglas, That the next meeting of the Council be held on Wednesday January 7th 1931.

Carried.

Moved by Co. Hart, Sec. by Co. Douglas, That the meeting adjourn.

Carried.

Reeve