THE CORPORATION OF THE DISTRICT OF SURREY

Municipal Hall,
14245 - 56th Avenue,
Surrey, B.C.
Monday, December 1, 1975
Time: 7:10 p.m.

Minutes of a Regular Council meeting held in the Council Chambers on Monday, December 1, 1975, at 7:10 p.m. All the members were present except Alderman O'Brien-Bell. Alderman Vogel was Acting Mayor in the absence of the Mayor and the Mayor took his seat as indicated in the minutes but did not take over the meeting. Also present were the Manager and Municipal Clerk. The Assistant Manager was present for the Delegation section.

A. ADOPTION OF MINUTES:

1. In connection with the Regular Council minutes of November 24th, Acting Mayor Vogel stated he was not opposed to Resolution F-862 dealing with the Brief to the Taxation Commission.

   It was Moved by Alderman Jones
   Seconded by Alderman Millar
   That the minutes be adopted with the above correction.

RES.NO.F907 Carried

B. DELEGATIONS:

1. Mr. Bozo Skare of 18051 - 24th Avenue, was present concerning a refund on taxes paid due to a reduction of assessment this year and also in regard to a dog problem in the area.

   Mr. Skare stated he had lived on the property for ten years. He stated his assessment had increased over the years and again this year. He stated an adjustment had been made in his assessment this year but the refund on his over-payment of taxes according to Council's decision had to wait until it had been through the Court of Revision next February. He wanted this refund now, or at least interest on the money until he received his refund in February. He evidently has considered his assessment in the past out of line with others in the area.

   He also is complaining about dogs in the area, particularly biting his boys on his property. He has complained on this matter to the Municipality and nothing has been done. He said the boys are now afraid of these dogs when going to and from school. He felt he should be able to shoot the dogs if they come onto his property and annoy his boys.
2. Mr. D. Gidora, Chairman, Surrey Students Council Committee, was present concerning the Curfew By-law and juvenile delinquency.

Mr. Gidora is a student that lives at 6714 - 148th Street.

Also present with him was Gerri Garner, President of Princess Margaret Senior Secondary Student Council and Drew Taylor, President of the Newton Junior Secondary Student Council.

A brief was read by Dan Gidora stating they were representing the Surrey Students Council Committee which represents every secondary student in Surrey. The brief stated that they could not agree that the Curfew By-law is the only solution to the juvenile delinquency problem in Surrey and also questioned whether the problem in juveniles was in the age group of 15 and under whereas they would consider it more in the 16 - 18 age group.

They stated that the problem is due to a lack of community programs and job opportunities for young people. He questioned the survey undertaken by the Task Force on Juvenile Delinquency, that it was not a true cross-section survey of the population and they asked that Council withdraw the Curfew By-law and expand community programs staffed by youth workers. They would like to see community dances, informal drop-in centres, more activities in school gyms and community halls, and public funded cultural groups. They also would like to see the police work more closely with community organizations in preventative measures in the Municipality. They also would like to see a vocational school in Surrey and also a genuine apprenticeship program.

They stated they were prepared to co-operate in helping to carry out any of the positive solutions outlined in their brief.

The matter was discussed and Alderman Schrenk questioned some of the statements in the brief and outlined the work of the Task Force that had been done on the juvenile delinquency problem. She stated that the Students Council had not contacted the Task Force or appeared before them when they were dealing with this problem.

Alderman Beale thanked the students for coming before the Council and making their presentation.

3. Mr. T. MacDonald of 11299 - 134th Street was to be present concerning the Curfew By-law but he was not present and Mr. D. Varko stated he was speaking in his place.

Mr. Varko stated he was Co-Ordinator of Statistics of the B.C. Penitentiary. He stated they were supporting the Curfew By-law. He stated that anything to keep young people out of prison is desirable as a prison is no place for young people to go. He stated the curfew would help reduce juvenile crime and along with
other recommendations of the Task Force, it will help to reduce juvenile crime and the curfew will get the children off the streets and make the parents more responsible for them.

4. Brampton Investments Ltd. had been advised they could be present concerning an order under Section 873 concerning an open well at 12373 - 76th Avenue.

No one appeared in regard to this matter.

It was Moved by Alderman Jones
Seconded by Alderman Millar
That the Council of the Corporation of the District of Surrey hereby declares that the open well located on Lot 9, North West 1/4, Section 19, Township 2, Plan 586 being 12373 - 76th Avenue is a nuisance. It is hereby ordered that the said well be filled in by the owners or agent of the owners within thirty (30) days of service of this order upon them. It is further ordered that should the owner or agent of the owner fail to comply with the aforesaid order within the said period of thirty (30) days, the Engineering Department, by their workmen or contractors, may be instructed to enter on the land and fill the well at the expense of the owner, and the charges for so doing, if unpaid by the owner on the 31st day of December of any year, shall be added to and form part of the taxes payable in respect of that land as taxes in arrears.

RES.NO.F908 Carried

C. REPORTS OF VARIOUS COMMITTEES:

1. COUNCIL-POLICE LIAISON COMMITTEE:

(a) It was Moved by Alderman Millar
    Seconded by Alderman Beale
    That the minutes of the meeting of November 24th be received.

RES.NO.F909 Carried

(b) It was Moved by Alderman Schrenk
    Seconded by Alderman Millar
    That the recommendations of these minutes be adopted.

RES.NO.F910 Carried

2. BRIDGEVIEW PLANNING COMMITTEE:

(a) It was Moved by Alderman Millar
    Seconded by Alderman Jones
    That the minutes of the meeting of November 25th be received.

RES.NO.F911 Carried
In regard to the recommendations of these minutes, only one recommendation was included which was that Council accept the offer made by Dunhill Development Corporation in their letter of October 20th concerning financing and type of sewers in the Bridgeview area and that the work be commenced in 1976.

It was Moved by Alderman Johnston
Seconded by Alderman Millar
That Council reiterate its previous decision as to the type of sewer service for Bridgeview and that it would be started late in 1976 or early in 1977.

This motion was not put as it was -

Moved by Alderman Jones
Seconded by Alderman Beale
That the motion be tabled and the previous resolution dealing with sewers for Bridgeview be brought forward for Council's information.

RES.NO.F912

with Alderman Johnston against.

D. REPORTS OF VARIOUS BOARDS:

1. BOUNDARY HEALTH UNIT:

(a) It was Moved by Alderman Schrenk
    Seconded by Alderman Jones
    That the minutes of the meeting of October 22nd be received.

RES.NO.F913

Carried

2. ADVISORY DESIGN PANEL:

(a) It was Moved by Alderman Johnston
    Seconded by Alderman Beale
    That the minutes of the meeting of November 12th be received.

RES.NO.F914

Carried

In regard to these minutes, Alderman Johnston referred to Item B.2. dealing with Application 74-RZ-160 which is a proposed townhouse at 148th Street and 101A Avenue by the Greater Vancouver Regional District. It was stated in the report that special units for handicapped people would be provided and the Design Panel had recommended a reduction in the parking requirements to take into consideration the handicapped units.

It was stated that this should not be permitted as often handicapped people do have vehicles and secondly the facility may not always be used by handicapped persons.
It was Moved by Alderman Johnston
Seconded by Alderman Schrenk
That the parking requirements be according to the By-law and there be no reduction in parking requirements for the handicapped units.

RES.NO.F915
Carried

3. BOARD OF VARIANCE:

(a) It was Moved by Alderman Jones
Seconded by Alderman Beale
That the minutes of the meeting of
November 19th be received.

RES.NO.F916
Carried

E. MAYOR'S REPORT:

1. The Acting Mayor stated he had no report to make.

F. BY-LAWS:

1. "Surrey Zoning By-law, 1964, No. 2265, Amendment By-law, 1975, No. 4622" was read and reconsidered.

It was Moved by Alderman Johnston
Seconded by Alderman Schrenk
That "Surrey Zoning By-law, 1964, No. 2265, Amendment By-law, 1975, No. 4622" be finally adopted, signed by the Mayor and Clerk, and sealed with the Corporate Seal.

RES.NO.F917
Carried

2. "Water Right-of-Way Expropriation By-law, 1975, No. 4669" was read and reconsidered.

It was Moved by Alderman Johnston
Seconded by Alderman Jones
That "Water Right-of-Way Expropriation By-law, 1975, No. 4669" be finally adopted, signed by the Mayor and Clerk, and sealed with the Corporate Seal.

RES.NO.F918
Carried

with Alderman Schrenk against.

3. "Water Right-of-Way Expropriation By-law, 1975, No. 4670" was read and reconsidered.

It was Moved by Alderman Beale
Seconded by Alderman Millar
That "Water Right-of-Way Expropriation By-law, 1975, No. 4670" be finally adopted, signed by the Mayor and Clerk, and sealed with the Corporate Seal.

RES.NO.F919
Carried

with Alderman Schrenk against.
4. "Surrey Land Use Contract No. 168, Authorization By-law, 1975, No. 4634" was read and reconsidered.

It was Moved by Alderman Johnston
Seconded by Alderman Moore
That "Surrey Land Use Contract No. 168, Authorization By-law, 1975, No. 4634" be finally adopted, signed by the Mayor and Clerk, and sealed with the Corporate Seal.

RES.NO.F920 Carried

5. In regard to "Surrey Zoning By-law, 1964, No. 2265, Amendment By-law, 1975, No. 4648" dealing with revised sign section to the Zoning By-law, a report from the Solicitor was submitted by the Manager dealing with portable signs. The report stated that portable signs had been considered by the Sign Committee and were not considered desirable and, therefore, not permitted in the by-law.

The signs proposed by Porta Signs Limited are C.S.A. approved and the sign itself would pose no problem. However, there is the problem of the extension cord which energizes the portable sign which could be a hazard in the area.

The Manager and Clerk also stated that to permit portable signs would require an amendment to the by-law and that it would have to go back to public hearing as the present by-law prohibits portable signs.

It was decided to proceed with the present by-law and then have an amendment for portable signs.

The said by-law was then read for the third time.

It was Moved by Alderman Jones
Seconded by Alderman Schrenk
That "Surrey Zoning By-law, 1964, No. 2265, Amendment By-law, 1975, No. 4648" pass its third reading.

RES.NO.F921 Carried

It was then Moved by Alderman Millar
Seconded by Alderman Beale
That an amendment to the Zoning By-law be drafted dealing with portable signs on a temporary use basis.

RES.NO.F922 Carried

6. "Surrey Land Use Contract No. 80, Authorization By-law, 1975, No. 4639" was read for the third time.

It was Moved by Alderman Millar
Seconded by Alderman Johnston
That "Surrey Land Use Contract No. 80, Authorization By-law, 1975, No. 4639" pass its third reading.

RES.NO.F923 Carried
7. "Surrey Waterworks Construction and Loan Authorization By-law, 1975, No. 4671" was introduced and read for the first time.

It was Moved by Alderman Jones
Seconded by Alderman Johnston
That "Surrey Waterworks Construction
and Loan Authorization By-law, 1975, No. 4671" pass its first reading.

RES.NO.F924 Carried

The said by-law was then read for the second time.

It was Moved by Alderman Johnston
Seconded by Alderman Millar
That "Surrey Waterworks Construction
and Loan Authorization By-law, 1975, No. 4671" pass its second reading.

RES.NO.F925 Carried

The said by-law was then read for the third time.

It was Moved by Alderman Johnston
Seconded by Alderman Beale
That "Surrey Waterworks Construction
and Loan Authorization By-law, 1975, No. 4671" pass its third reading.

RES.NO.F926 Carried

8. "Lands Purchase By-law, 1975, No. 4672" was introduced and read for the first time.

It was Moved by Alderman Johnston
Seconded by Alderman Jones
That "Lands Purchase By-law, 1975, No. 4672" pass its first reading.

RES.NO.F927 Carried

with Aldermen Beale and Schrenk against.

The said by-law was then read for the second time.

It was Moved by Alderman Johnston
Seconded by Alderman Millar
That "Lands Purchase By-law, 1975, No. 4672" pass its second reading.

RES.NO.F928 Carried

with Aldermen Beale and Schrenk against.

The said by-law was then read for the third time.

It was Moved by Alderman Millar
Seconded by Alderman Johnston
That "Lands Purchase By-law, 1975, No.
4672" pass its third reading. Carried with Aldermen Beale and Schrenk against.

It was stated by Aldermen Beale and Schrenk that they were against the purchase of property for Hawthorne Park which was in this by-law, but not against purchase of the property for the extension of the Hjorth Road Park.

9. "Local Improvement Paving Construction By-law, 1975, No. 4522, Amendment By-law, 1975, No. 4673" was introduced and read for the first time.

It was Moved by Alderman Johnston Seconded by Alderman Jones That "Local Improvement Paving Construction By-law, 1975, No. 4522, Amendment By-law, 1975, No. 4673" pass its first reading. Carried

The said by-law was then read for the second time.

It was Moved by Alderman Johnston Seconded by Alderman Schrenk That "Local Improvement Paving Construction By-law, 1975, No. 4522, Amendment By-law, 1975, No. 4673" pass its second reading. Carried

The said by-law was then read for the third time.

It was Moved by Alderman Johnston Seconded by Alderman Schrenk That "Local Improvement Paving Construction By-law, 1975, No. 4522, Amendment By-law, 1975, No. 4673" pass its third reading. Carried

10. "Surrey Land Use Contract No. 120, Authorization By-law, 1975, No. 4674" was introduced and read for the first time.

It was Moved by Alderman Johnston Seconded by Alderman Beale That "Surrey Land Use Contract No. 120, Authorization By-law, 1975, No. 4674" pass its first reading. Carried

The said by-law was then read for the second time.

It was Moved by Alderman Johnston Seconded by Alderman Jones That "Surrey Land Use Contract No. 120, Authorization By-law, 1975, No. 4674" pass its second reading. Carried
It was Moved by Alderman Johnston  
Seconded by Alderman Jones  
That the public hearing for "Surrey Land Use Contract No. 120, Authorization By-law, 1975, No. 4674" be set for January 12th, 1976, at the Municipal Hall at 7:30 p.m.  
RES.NO.F935 Carried  

11. "Surrey Land Use Contract No. 126, Authorization By-law, 1975, No. 4675" was introduced and read for the first time.  
It was Moved by Alderman Jones  
Seconded by Alderman Millar  
That "Surrey Land Use Contract No. 126, Authorization By-law, 1975, No. 4675" pass its first reading.  
RES.NO.F936 Carried  
The said by-law was then read for the second time.  
It was Moved by Alderman Johnston  
Seconded by Alderman Jones  
That "Surrey Land Use Contract No. 126, Authorization By-law, 1975, No. 4675" pass its second reading.  
RES.NO.F937 Carried  

12. "Cranley Drive Mobile Home Park Land Sale By-law, 1975, No. 4676" was introduced and read for the first time.  
It was Moved by Alderman Johnston  
Seconded by Alderman Beale  
That "Cranley Drive Mobile Home Park Land Sale By-law, 1975, No. 4676" pass its first reading.  
RES.NO.F938 Carried  
The said by-law was then read for the second time.  
It was Moved by Alderman Johnston  
Seconded by Alderman Beale  
That "Cranley Drive Mobile Home Park Land Sale By-law, 1975, No. 4676" pass its second reading.  
RES.NO.F939 Carried  
The said by-law was then read for the third time.
It was Moved by Alderman Johnston
Seconded by Alderman Millar
That "Cranley Drive Mobile Home Park Land Sale By-law, 1975, No. 4676" pass its third reading.
RES.NO.F941 Carried

13. The report of the Solicitor dealing with the Soil Removal By-law was then submitted by the Manager for Council's information. In order to carry out Council's instructions passed at their meeting last week whereby soil which has been stock-piled and then removed would not be subject to royalty charge under the by-law, the Solicitor reported it would be necessary to amend the present by-law in order to take effect to Council's request in this regard. He stated the by-law would have to be amended to delete the words "including soil which has been placed into a stock-pile or other storage" and also to amend Section 3 (b) of the by-law in a similar manner.

Council decided, therefore, to introduce a by-law to provide for this amendment to the Soil Removal By-law.

"The Surrey Soil Removal and Depositing Regulation By-law, 1975, No. 4512, Amendment By-law, 1975, No. 4677" was introduced and read for the first time.

It was
Seconded by Alderman Beale
That "The Surrey Soil Removal and Depositing Regulation By-law, 1975, No. 4512, Amendment By-law, 1975, No. 4677" pass its first reading.
RES.NO.F942 Carried

with Alderman Jones against.

The said by-law was then read for the second time.

It was
Seconded by Alderman Schrenk
That "The Surrey Soil Removal and Depositing Regulation By-law, 1975, No. 4512, Amendment By-law, 1975, No. 4677" pass its second reading.
RES.NO.F943 Carried

with Alderman Jones against.

The said by-law was then read for the third time.

It was
Seconded by Alderman Beale
That "The Surrey Soil Removal and Depositing Regulation By-law, 1975, No. 4512, Amendment By-law, 1975, No. 4677" pass its third reading.
RES.NO.F944 Carried

with Alderman Jones against.
G. MANAGER'S REPORT:

1. The Manager stated in regard to the request of the Cloverdale Senior Citizens' Housing Society that they discontinue garbage collection service to 14 of their 16 dwelling units and only have it apply to two, it was not possible for them to opt out 14 out of their 16 units.

He stated that under Section 534(A) of the Municipal Act, a person may cancel garbage collection service on application to Council. However, he must cancel the service to the entire property or not at all.

He also stated that under Section 202 of the "Municipalities Enabling and Validating Act", Council may reduce charges for water, sewer or pollution control and abatement facilities owned and occupied by persons 65 years of age or over.

The property of the Cloverdale Senior Citizens' Housing Society is owned by the Society and is not owned by persons 65 years of age and over and, therefore, this section would not apply.

He stated that the Society could opt out their entire property and make arrangements for other garbage collection.

It was Moved by Alderman Johnston
Seconded by Alderman Millar
That the Cloverdale Senior Citizens' Housing Society be granted the opt-out privilege for all of their units in their development.

Carried

RES.NO.F945

2. Item 6555 - Manager's Report of October 14th.
Following motion tabled pending meeting in area with the residents:

Moved by Alderman Schrenk
Seconded by Alderman O'Brien-Bell
That the Council approve of a contour map being prepared for Invergarry Park at an estimated cost of between $5,000.00 and $6,000.00.


Moved by Alderman Johnston
Seconded by Alderman O'Brien-Bell
That the pound services be not provided for the cities of Langley and White Rock.

Tabled pending meeting with the two cities.

4. Item 6634 - Manager's Report of November 24th - Guildford Park Community School Hall addition:
Moved by Alderman Vogel
Seconded by Alderman Moore
That Paul Rust be retained as Architect
to proceed with the preliminary design.

In regard to the above motion which had been tabled to this
meeting the Manager had submitted to Council a list of seven
other architects that could be considered by Council for this
project if it so wished. He also stated Gerald Hamilton could
be considered as well.

It was stated that the project was not to exceed $200,000.00.

The above motion was then put and **carried** with Alderman Schrenk
against.

5. At this point Alderman Johnston brought up the matter of child-
ren living in the Cranley Drive Mobile Home Park. She stated
that this park had been designed by Council to be for senior
citizens and be restricted to persons 50 years of age and over.
She stated that she had now been advised that there were teenagers
and other children living in the mobile home park which was con-
trary to the concept of the park.

It was

Moved by Alderman Johnston
Seconded by Alderman Jones
That immediate action be taken to ensure
that all the residents of the mobile home park are 50 years of
age and over, and that Council exercise the buy-back option on
those that do not meet this requirement with a 90 day time
limit for those having persons under 50 years of age living
in the mobile home to vacate.

**Carried**

H. **CLERK'S REPORT:**

1. It was

Moved by Alderman Johnston
Seconded by Alderman Jones
That the public hearing minutes of
November 24th be received.

**Carried**

2. The Clerk submitted a report from the Returning Officer advis-
ing that Mrs. G. Walker had been duly proclaimed as School
Trustee for a two year term as a result of the election on
November 15th.

It was

Moved by Alderman Jones
Seconded by Alderman Schrenk
That the report be received.

**Carried**
The Development Policy which had been amended by Council during the past several months had been discussed in Committee and was now submitted by the Clerk for adoption.

The Clerk stated that he had received a request from the Engineering Department for five amendments to the Policy as finalized and submitted to Council for their consideration. The four amendments are as follows:

C(4) Amend to include the following after the word "roadways" in the first and second line:

"in R1, R2, R3 and RS zones"

C(5) Delete and substitute the following:

"Where an extension of a storm sewer passes existing registered lots which cannot be further subdivided and/or do not require rezoning to develop, the developer shall provide a storm sewer service connection where practicable to each such lot. The Municipality will reimburse the developer $500.00 for each storm sewer connection required under this section."

E(2) Delete and substitute the following;

"Where an extension of a watermain passes existing registered lots which cannot be subdivided further and/or do not require rezoning to develop, the developer shall provide a water service connection where practicable to each such lot. The Municipality will reimburse the developer $180 for each water connection required under this section."

L(b) Delete first sentence and substitute the following:

"A preliminary servicing fee of $100.00 per dwelling unit or per lot or $100.00 per 1,000 square feet of commercial building space shall be paid at the time the Land Use Contract is submitted to the Solicitor for drafting, or at the time the engineering design is commenced, whichever occurs first."

It was Moved by Alderman Millar
Seconded by Alderman Beale
That the above amendments be approved to the Municipal Development Policy.

RES.NO.F950
Carried

It was then Moved by Alderman Beale
Seconded by Alderman Moore
That the Municipal Development Policy be adopted, as amended.

RES.NO.F951
Carried
I. **GENERAL CORRESPONDENCE:**

1. Letter from Dr. H.S. Hamilton of 12587 - 15A Avenue received re sale of road end of 14B Avenue.

2. Letter from Mrs. V. Kelsall of 7185 Hall Road received requesting a grant to send Karen Kelsall, gymnast, to Ottawa for Olympic trials.

3. Letter from Mr. and Mrs. A. McLord of 12585 - 15 Avenue received re road ends and drainage in Ocean Park area.

4. Letter from Advisory Council of Sunrise Pavilion received re Pavilion not being used to capacity.

5. Letter from Latimer Road Elementary School received re problem of pedestrians crossing Fraser Highway at 192 Street.

6. Letter from G.S. Denby of 1417 - 194 Street received re conditions at Parkland property at 16 Avenue and 194 Street.

7. Letter from Port Mann-Riverside-Ellendale Community Ass'n received re Guildford Park Community/Education Building.

8. Letter from Alexandra Childrens Centre Society at 2916 McBride Ave. received requesting 15-20 yards of sand and 10 yards of crushed lime for playground.

9. Request for grant in lieu of trade license received from Salvation Army for $45.00 for Thrift Shop at 10517 King George Highway.

   It was Moved by Alderman Millar
   Seconded by Alderman Johnston
   That the above correspondence be received.

   **RES.NO.F952**
   Carried

   In regard to Item 2, it was

   Moved by Alderman Johnston
   Seconded by Alderman Schrenk
   That a grant of $385.00 be made to Karen Kelsall in order for her to attend the Olympic trials in Ottawa.

   **RES.NO.F953**
   Carried

   In regard to Item 4, the Manager stated he would meet with the Advisory Council of the Sunrise Pavilion to discuss the use of the pavilion and Alderman Schrenk agreed to accompany the Manager.
In regard to Item 5, it was

Moved by Alderman Johnston
Seconded by Alderman Jones
That this matter be referred to the Traffic Committee.

Carried

RES.NO.F954

In regard to Item 6, it was

Moved by Alderman Johnston
Seconded by Alderman Jones
That this matter be referred to the Manager to determine the legal position of the Municipality in regard to requiring restoration of this property after the gravel has been removed from it.

Carried

RES.NO.F955

It was

Moved by Alderman Johnston
Seconded by Alderman Schrenk
That Mr. Denby be advised of Council's action.

Carried

RES.NO.F956

The Mayor entered the meeting during discussion on this matter.

Alderman Beale suggested that possibly Section 873 could be used to compel the hole on the property to be filled up.

In regard to Item 7, it was

Moved by Alderman Schrenk
Seconded by Alderman Johnston
That a copy of the letter be sent to the Architect, Paul Rust, for his information.

Carried

RES.NO.F957

In regard to Item 8, it was

Moved by Alderman Millar
Seconded by Alderman Johnston
That no grant be made as it does not fall within Council's responsibility.

Carried

RES.NO.F958

In regard to Item 9, it was

Moved by Alderman Johnston
Seconded by Alderman Schrenk
That a grant of $45.00 in lieu of the trade license for the Thrift Shop be approved.

Carried

RES.NO.F959

(15)
10. The Clerk stated he had received a letter from the Langley Social Credit Campaign Headquarters requesting that they have a cavalcade of vehicles in Surrey on December 6th. They plan a cavalcade of 25 vehicles which will form up in Cloverdale at 9:00 a.m. and start at 9:30 a.m. with stops at the Cloverdale Fairgrounds before proceeding to Langley.

It was
Moved by Alderman Johnston
Seconded by Alderman Beale
That the request for this vehicle parade be approved.

RES.NO.F960

J. ANY OTHER COMPETENT BUSINESS:

1. Motion regarding garbage opt-outs tabled pending discussion with Haul-Away Disposal Ltd.:

Moved by Alderman Johnston
Seconded by Alderman Millar

That Resolution E-87 of June 23rd which is an amendment to Resolution E-86 and which reads as follows:

"And all present opt-outs be phased out and cease as of December 31st, 1975, and all residents in designated areas will be subject to garbage collection charges in 1976 unless they are granted an opt-out by the Council under the new provisions in the By-law at that time",

be rescinded.

It was
Moved by Alderman Johnston
Seconded by Alderman Millar

That this motion be lifted from the table.

RES.NO.F961

Alderman Johnston stated that a decision must be made on this matter otherwise our present resolution which is in effect would become effective December 31st, 1975 and opt-outs would cease at that time.

An amendment,
Moved by Alderman Beale
Seconded by Alderman Millar
to delete December 31st, 1975, from the motion and substitute June 30th, 1976,

was withdrawn as it was stated that the above resolution is one to rescind a previous resolution.

RES.NO.F962

The above motion was then put and carried with Alderman Beale and Mayor Vander Zalm against.

(16)
Before a motion to deal with garbage collection service was dealt with, it was stated that there were several small garbage collection operators in the audience and they possibly could be heard to answer one or two questions.

It was Moved by Alderman Schrenk
Seconded by Alderman Millar
That a representative of the small garbage collection operators be heard.
Carried

RES.NO.F963

One operator stated that they were prepared to meet with Haul-Away Disposal Ltd. regarding arranging a time schedule of garbage collection so that garbage trucks are not going down each street every day of the week and garbage being placed on the street every day of the week.

It was then Moved by Alderman Johnston
Seconded by Alderman Jones
That the matter of garbage service be referred to the 1976 Council to discuss, particularly in regard to the provision of opt-out.
Carried

RES.NO.F964

with Alderman Beale against.

2. Motions regarding televising of Council meetings tabled pending discussion with Program Director:

Moved by Alderman Jones
Seconded by Alderman Millar
That the request of Western Cable Ten to televise Council meetings be approved.

Amendment:

Moved by Alderman Vogel
Seconded by Alderman Johnston
provided that the Council obtains the assurance that the Council meetings will be televised in their entirety.

This matter had been discussed with the Program Director in Committee this afternoon.

RES.NO.F965

The amendment to the motion was then put and carried.

RES.NO.F966

The main motion was then put and carried with Alderman Schrenk against.

3. In regard to the Council-In-Committee minutes this afternoon, it was -
Moved by Alderman Jones
Seconded by Alderman Moore
That the recommendations of these minutes be adopted.

RES.NO.F967 Carried

4. The Manager stated that when the snow started falling on Saturday night the snow removal and sanding equipment started work at 1:00 a.m. Sunday morning and two shifts worked on Sunday and were out again at 6:30 a.m. today. He commended the crews on getting out on the weekend and tackling the heavy snowfall.

K. ADJOURNMENT:

It was Moved by Alderman Millar
Seconded by Alderman Schrenk
That the Regular Council meeting do now adjourn until Monday, December 8th, at 7:00 p.m.

RES.NO. F968 Carried

The meeting adjourned at 9:15 p.m.

[Signatures for Mayor and Clerk]