

NOTICE REFUSE COLLECTION

The following is a revised Schedule of areas and dates for collection of refuse by the Works Department of the Town of Richmond Hill

commencing Friday, September 2, 1960.

AREA NO. 1

Bounded by Elgin Mills North Side
Bayview Ave. East Side
Crosby Ave. South Side
C.N.R. right-of-way West side

The above does not include Crosby Avenue. This area includes all that part of the Town lying east of the C.N.R. right-of-way and north of Crosby Avenue with the exception of Crosby Avenue itself.

This area to be collected on the
FIRST FRIDAY IN EACH MONTH

AREA NO. 2

Bounded by Crosby Ave. North side
Bayview Avenue East side
Town limits South side
C.N.R. right-of-way West side

This area includes all that part of the Town lying east of the C.N.R. right-of-way and south of Crosby Avenue, including Crosby Avenue itself.

This area to be collected on the
SECOND FRIDAY IN EACH MONTH

AREA NO. 3

Bounded by Elgin Mills Rd. North side
C.N.R. right-of-way East side
Town limits South side
Yonge St. West side

This area includes all the part of the Town lying west of the C.N.R. right-of-way to Yonge Street, including both sides of Yonge St.

This area to be collected on the
THIRD FRIDAY IN EACH MONTH

AREA NO. 4

This area includes all that part of the Town lying west of Yonge St. with the exception of Yonge St. itself.

This area to be collected on the
FOURTH FRIDAY IN EACH MONTH

O. S. WHALEN
Works Commissioner

School Trustees Deplore Delay Of Final Approval Pleasantville Debentures

Richmond Hill Public School Board trustees expressed dismay over the delay in getting Ontario Municipal Board approval for the addition for the MacKillop Public School.

Acting-Chairman, Trustee Harold Sanderson, informed the board at Thursday night's meeting that the Town Council solicitor, Mr. J. D. Lucas, had stated the approval was being held up because the OMB neither had notification that the Department of Education had approved the addition, nor certified copy of the letter sent to council by the board requesting the necessary debentures to build the addition.

Acting-chairman, Trustee Sanderson said that Town Clerk Russell Lynett had previously mailed the documents to the solicitor but on learning the cause

of the delay, Trustee Sanderson had the clerk forward further copies immediately to Mr. Lucas.

The original request for the approval of the addition went to council on April 19th. On May 30th it was approved by council. The established procedure is for council to then seek OMB approval. "It is ridiculous to think we have been waiting four months for this approval to reach the OMB," said Trustee Sanderson.

"There certainly is not an effective liaison between the council and the board," interjected Trustee Mrs. Irene Worrell.

"We'll be into winter construction with its high costs," added Trustee Cecil Williams.

Apparently the solicitor didn't report to the town council that the documents were missing," said Trustee Sanderson.

Trustee Sanderson pointed out the delay could cause the cost of the construction to be higher because of the conditions that have to be anticipated in the winter.

"A waste of taxpayer's money," commented Trustee Mrs. Worrell. She reminded the board of the criticism received because 60%

of the tax levy goes toward education now, but said she didn't feel there was real objection on the part of the taxpayers as long as the money was not wasted.

Trustee Sanderson felt the board should inquire as to whether the schools were eligible for winter construction grants. Though school construction has not been eligible heretofore, Trustee Sanderson felt in view of the unemployment situation the regulations might be changed.

Trustee Williams expressed unhappiness that the MacKillop school children would be penalized by not having their all-purpose gym-auditorium this year.

All the other schools now have gyms.

"It puts us in an embarrassing position," commented Trustee Mrs. Virginia Sully.

Trustee Sanderson, who will be in Washington over the week-end said he would contact the board's solicitor, Mr. Steele, on Tuesday to get him to ascertain whether or not the documents are now in the hands of the OMB.

Rough estimate of the costs of the addition of four classrooms plus gym is \$113,000.00.

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Dairy Princess -

Elizabeth Barker Enters Semi-Finals Next Week

Next Monday (September 5) or Tuesday (September 6) will be crucial for Elizabeth Barker of Headford, York County's Dairy Princess. For on either of these days she will compete at the Canadian National Exhibition with 10 other Dairy Princesses in semi-finals leading to the finals which in turn, for the grand winner, will mean an all-expense trip to Europe as Ontario Dairy Princess.

Elizabeth explained that "The Liberal" that on August 26 when she was slated to begin competitions among 40 other princesses, that due to unforeseen circumstances the judges were short one milk cow. Lots were drawn by the five princesses and Elizabeth drew a by.

The two top girls on Monday

and Tuesday will go into the finals. The fifth will be the girl with the most points below the winning contestant of the night.

Elizabeth said while she was rather disappointed in not being able to proceed according to plan on August 27, she had a very fine time. She was with the princesses from Peel, Waterloo, Wellington and Simcoe Counties. "It was very interesting discussing problems common to us, and quite instructive." She admits she is feeling a bit nervous during the "long wait."

The girls are dressed for the occasion in white trousers and blouses, white caps and hats, and observers say that the so-called male clothes takes away nothing from the princesses.

Elmwood Acres Group Protest Land Use By-Law

A seven-person delegation lodged a strong complaint with Vaughan Township Council at its regular Monday meeting in relation to recent complaints by the Elmwood Acres Subdivision ratepayers' committee that objectionable non-residential activities were being carried on despite a by-law forbidding such activities. The ratepayers' committee had asked the township to try and hasten the residential by-law now in the hands of the Ontario Municipal Board. The committee said that during the period of waiting for O.M.B. approval to become effective, three properties in the subdivision, (Concord) were being developed to start, or expand business facilities on residential properties. The committee said: "In effect, the very situation which we hoped to avoid when the bylaws were written, is developing rapidly while we wait for O.M.B. ratification." These by-laws were passed in December, 1959.

Three properties were named; the Mitchell property on the east side of Keele Street between No. 7 Highway and Rockview Gardens, said to be used as a contractor's yard; the Middlebrook property on the south side of Rockview Gardens which operates a job-welding business, and the Webster property on the north side of Rockview Gardens, said to operate a hot-rod and stock car tuning and repair business.

A recent township study of the properties showed that business was being carried on these premises. The property owners, at Monday's meeting, claimed they had been established before any restrictive land-use law had been passed, and that only the Rockview Gardens neighbours were complaining. Mrs. Mitchell said that she had spent \$8,000 improving her property. The complainants said they should not be penalized for their industriousness and wanted to know what they could do about the situation.

Alternatives Councilor Bruce Ralph, speaking as a lawyer, said that if the area becomes defined as a single-family area in the judgment of the O.M.B. they would have to cease their business functions. "You'll be contravening the law if you keep on operating businesses. You can do two things: you can request that your properties

be excluded from the by-law, and you can show that your businesses were established prior to the passing of the by-law." He warned that presentation to the board should be made soon, before the board handed down its decision in the matter.

Reeve John Perry, asked if council would present such arguments to the board on behalf of the beleaguered owners, said: "No, we can't. We passed on the by-law, and a Municipal Board hearing was held relative to the by-law. Therefore we can't in effect tell them we have changed our mind. However, we think it would be more to the point, and have more influence with the board, if you people did your own presenting, either through a lawyer or as a body." He felt that action now on the part of the owners might have the effect of causing the O.M.B. to hold another hearing.

On another question, Clerk Jim McDonald said he did not interpret by-laws, merely explained them and said the owners could ask to be excluded from the by-law because they had been commercially established prior to the amended by-law covering the area came about.

On a third question, Reeve Perry said council would not arbitrate any differences between the two opposed factions. "We prefer that the factions themselves iron out their difficulties. And in the legal sense we, as a council, can't state the fine points of the law in this particular case until the O.M.B. brings down a decision." Council again reminded the delegation that time was of the essence and that they should make presentation to the board soon as possible.

Would Enlarge Industrial Comm.

At Monday night's Richmond Hill Town Council meeting Councillor Howard Whillans gave notice that at the next meeting he will move that the Industrial Committee be enlarged to include members in addition to Town Council members. At present the Industrial Committee includes, Reeve W. J. Haggart, Chairman, Councillors Howard Whillans and Tom Boardhurst.

the superintendent, approval of the board, and the accommodation being available, the board as a matter of policy has decreed, that separate school supporters can pay non-resident fees rather than reverting their taxes to public school support if their children are granted permission to attend classes in a town public school.

It was also decided that non-resident and separate school supporters whose children are granted permission to attend local kindergarten would pay 75% of the regular applicable fees, (attendance at kindergarten is for a half-day only.)

For individuals, non resident fees are now \$1.08 per day, per pupil. For school boards the fees are \$1.77 per pupil, per day.

As the town recreation committee is no longer supervising playgrounds at the schools the board is concerned over the fact the recreation equipment belonging to the committee has not been removed. The secretary Mrs. D. Street, was instructed to write to council asking it to remove the equipment immediately to prevent any accidents from occurring.

As the net proceeds of the debentures for the Pleasantville Public School were less than asked for, (\$275,000.00 asked for, \$267,577.65 net proceeds), the interest on 90 day treasury bills of \$1,540.00 will prove a welcome addition to the receipts, reported Trustee Sanderson, making a total of \$269,117.65. Reason for the lower net proceeds was the selling price, \$270,710.00, less \$3,437.50 commission. However, in the estimates \$3,095.00 was included as a contingency for debenture costs.

The executive of the Teachers Council will be informed that the board approves an In-Service training course for 1960-61, subject to board regulations. The course on Social Studies in the Junior Division (Grades 4, 5 and 6) will be held at all teachers in Federation Division No. 22.

Chairman L. D. Clement and Trustee Joseph Rabinowitch were absent from the meeting on vacation.

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ORANGE, GRAPE and FRUIT PUNCH	
HI-C JUICES	Save 7c 2 48 oz. tins 63c
BETTY CROCKER	
CAKE MIXES	Save 16c 3 20 oz. pkgs. 95c
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MARGARINE	Save 11c 2 1 lb. ctns. 55c
KAM & PREM	Save 9c 2 10 oz. tins 49c
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