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**Vaughan Plans Future Extension Municipal Building As Town Grows**

Vaughan Town is looking forward to the day when it will experience "growing pains". With this in mind town council Monday afternoon of last week decided to hire Architect William Whitney of Woodbridge to prepare a preliminary design for an extension or enlargement of the existing municipal building in Maple. Salary fee will be decided before the contract is signed.

The type of study and the extent of the research required will be accelerated only "if and when the long term needs dictates that construction is imminent."

During the past few weeks council's committee has been considering the accommodation in the present offices for increased staff to provide for effective administration of the municipal activities.

A report to council from its department heads pointed out that "there are influencing factors of various degrees that reflect the possibility of growth in the Town of Vaughan."

"The type, the place and the amount of growth is not clearly defined and varying opinions reflect that increased municipal administration will be required in the future."

"The role of the local government is another variable that requires study and consideration and it is apparent that this will be more clearly defined."

It points out also that additional administrative staff will be required to provide for the "increasing demands from expanded population and further industrial development."

Office accommodation was divided into what was termed "three distinct phases."

The first phase was defined as immediate, the second as short term "having a period of from six to eighteen months" and the third "to be considered long term and not prevailing for two or more years."

The phases are:  
 Provision of immediate space which can be accommodated by the re-allocation of office space with the sharing of existing space and facilities for a short interval of time.

The second phase will become more clearly identified as time lapses "and this can be attained through temporary buildings at the rear of the existing municipal building."

Space required in the third phase can not be clearly identified at the present time other than "it is apparent that an extension will eventually be required to the existing municipal building."

**Two Moms View School Strike**

Two letters received by York County Ontario Secondary School Teachers Federation, and the other directly to the board, graphically illustrate what two concerned parents from different parts of the region think about the current secondary school teachers' strike in York.

The first letter was from Mrs. Connie Matthews, of Aurora, who asked for the resignation of the board's negotiating committee.

The second was from Mrs. D. Burger, RR 3, King City, who felt the teachers had lost sight of their original goal in the long, drawn out battle between the two parties.

Following are the letters:  
**Madam Chairman and Trustees—**  
 It was with the greatest dismay that I realized that York County is one of the few school boards in Ontario that is unable to reach a settlement with the teaching staff. This matter is of vital concern to all parents, especially those with students in Grade 13, whose entry into University is dependent on their satisfactory completion of this grade.

From information available in the press, it has become obvious that the present situation is the result of long neglect of teacher's grievances. Since salaries appear to be only one of eight outstanding items to be resolved, and since negotiations have been carried on for approximately six months, it is obvious that the present negotiating committee should resign en masse and be replaced by people who have some flexibility.

**COLLECTIVE DAMAGE**  
 I, therefore, as a concerned parent request their immediate resignation and replacement. The Board must appoint a negotiating committee composed of those members of the Board willing to show flexibility in what appears to be very reasonable requests by the teachers.

I cannot over-emphasize the damage that you collectively, as a Board of Education, are inflicting on my son's future by this interruption of his Grade 13 studies.

Yours truly,  
**CONNIE MATTHEWS,**  
 Aurora.

Dear Sir—  
 I am writing this letter, not to dispute the teacher's rights to whatever undoubtedly very valid demands they feel they must make. But it seems to me that one, possibly the most important issue has got lost in the general atmosphere of attack and counterattack, intolerance and bitterness.

For people to earn rights they have to fulfill obligations. For citizens to earn the privileges a country's laws provide them with, they have to fulfill the obligations of good and responsible citizens. To recognize the validity of these concepts and their inevitable interrelationship, to consider one's own role in society and the responsibilities this carries with it is ethics.

I am sorry to say I feel that ethics, which to professionals, as you consider yourselves (very rightly so, I would say) are being ignored and forgotten completely.

Professionals are supposed, through their greater level of education to have achieved a higher standard of ethics and sense of responsibility towards their fellow men than uneducated people. If that has not been achieved their education has sadly failed in its intent. The people who achieved the education may not call themselves professionals.

Maybe the fact that I was a teacher once myself and come from a long line of teachers might serve to add weight to my argument.

**BACKED TEACHERS**  
 If teachers complain about a lack of interest from parents and a general atmosphere of defiance, or even worse, boredom among students I might add that we,

Those teachers who might be willing to fill the posts you voluntarily vacated.

Parents, who worry about what this is going to do to their children, both its short-term effect on their faith, ambition, conscientiousness and moral and ethical development.

And lastly, but possibly most importantly, the students themselves, like my two sons, who have performed well and with devotion, who respect teachers and miracle of miracles these days, have always truly enjoyed going to school.

**BLACKMAIL?**  
 Would blackmail be a proper description and if so, is this ethical?

Teachers, I feel, are professionals, not assembly-line workers, but if they behave like assembly-line workers they can not possibly be regarded as professionals. A professional is an educated man, in the widest possible meaning, and an educated man is a thinking man, a moral and ethical man.

This month I went to the interview night at the King Secondary School. This has always been our practice. We enjoy meeting the teachers even if their (my sons') scholastic records have always been very satisfactory. This time I went to seek the teachers' understanding, interpretation and possibly advice on a difficult-to-explain slump in my older son's performance.

I asked one of the teachers if he had asked my son for a reason for not handing in a given assignment. His only off-hand answer was, "One should not have to ask a grade 12 student, why". And why not, if that student had always been a good, conscientious and pleasant student?

Maybe we should tell you, all of you, "One should not have to ask a teacher why he is walking out". True professionals would not.

Yours with deep concern,  
**MRS. D. BURGER,**  
 RR 3, King City.

**In The Spotlight**

(Continued from Page 2)

entering the Ministry, lives the farthest from Burlington, the central location where "The Lost and Found Department" has chosen to hold regular practises. The other members come from Cambridge, Preston, Weston, Etobicoke, Burlington, Cavan and Gordonville.

The group was formed as a result of the ministers all sharing a mutual interest in music, but not having the time to play in a group outside of their vocation. Apart from communicating the message of love through jazz or folk medium, they also aim to "knock down past images of ministers."

Rev. Dr. Dilwyn Evans, also of Thornhill Presbyterian, though not a member of "The Lost and Found Department", is involved with the church drama group, which will present a new play entitled "The Word and the Word Made Flesh" this Sunday morning at 9:30 am.

Such involvement on the part of the clergy is becoming more and more widespread, which is a good thing, for it is the community that benefits.

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O'Keefe Centre Box Office Open Mon. - Sat. 11 a.m. to 9 p.m.

**NOTICE OF THE APPLICATION to The Ontario Municipal Board by The Corporation of the Town of Richmond Hill for approval of a by-law to regulate land use passed pursuant to Section 35 of the Planning Act.**

TAKE NOTICE that the Council of the Corporation of the Town of Richmond Hill intends to apply to the Ontario Municipal Board pursuant to the provisions of Section 35 of the Planning Act for approval of By-law No. 101-73 passed on the 12th day of November, 1973. A copy of the by-law is furnished herewith. A note giving an explanation of the purpose and effect of the by-law and stating the lands affected thereby is also furnished herewith.

ANY PERSONS INTERESTED MAY, within fourteen (14) days after the date of this notice, send by registered mail or deliver to the Clerk of the Town of Richmond Hill notice of his objection to approval of the said by-law, together with a statement of the grounds of such objection.

ANY PERSON wishing to support the application for approval of the by-law may within fourteen (14) days after the date of this notice send by registered mail or deliver to the Clerk of the Town of Richmond Hill notice of his support of approval of the said by-law together with a request for notice of any hearing that may be held giving also the name and address to which such notice should be given.

THE ONTARIO MUNICIPAL BOARD may approve of the said by-law but before doing so it may appoint a time and place when any objection to the by-law will be considered. Notice of any hearing that may be held will be given only to persons who have filed an objection or notice of support and who have left with or delivered to the Clerk undersigned, the address to which notice of hearing is to be sent.

THE LAST DAY FOR filing objections will be the 7th day of March, 1974.  
 DATED AT THE TOWN OF RICHMOND HILL THIS 21st day of February, 1974.

L. M. Clement, Clerk  
 Town of Richmond Hill  
 56 Yonge Street North  
 Richmond Hill, Ontario  
 L4C 4Y5

**THE CORPORATION OF THE TOWN OF RICHMOND HILL BY-LAW NO. 101-73**  
 A By-law to amend By-law No. 39-71 as amended.

WHEREAS the matters herein set out are in conformity with the Richmond Hill Official Plan which is approved and in force at this time.

AND WHEREAS there has been no amendment to the Richmond Hill Official Plan proposed by the Council but not approved at this time with which the matters herein set out are not in conformity.

THE COUNCIL OF THE CORPORATION OF THE TOWN OF RICHMOND HILL ENACTS AS FOLLOWS:

- That By-law No. 39-71 as amended be and is hereby amended by:
    - deleting Section 6.1.11.1 a) thereof and substituting therefor the following: "6.1.11.1 c) in the rear yard or in the least four feet (4 ft.) in height";
    - deleting Sections 6.1.11.1 c) and d) thereof;
    - deleting Section 6.1.11.1 e) thereof and substituting therefor the following: "6.1.11.1 c) in the rear yard or in the side yard, or in the case of a corner lot, in the rear yard or in the side yard not adjacent to the street."
- READ A FIRST AND SECOND TIME THIS 12th DAY OF November, 1973.  
 READ A THIRD TIME AND PASSED THIS 12th DAY OF November, 1973.
- William C. Lazenby  
 Mayor  
 L. M. Clement  
 Clerk

**EXPLANATORY NOTE TO BY-LAW 101-73**

The lands affected by By-law 101-73 which amends By-law 39-71 are situate in Phase 1 of the BAIF Subdivision. The purpose of the By-law is to improve the design specifications of the play areas which are required in multiple family residential areas.

The changes are proposed in order to enable increased design flexibility. The existing by-law requires a chain link fence to enclose the area, this is changed by clause (a) which will permit a variety of materials to be used in the construction of required fence surrounding the play area.

It has been found that it is not always possible to design a functional block with the play space "accessible to the building without the necessity of crossing a parking lot or driveway" and "in one location" as required by the existing by-law and these requirements are deleted. Finally, the play space areas will be permitted "in the side yard", so that they can be located "in the rear yard or in the side yard, or in the case of a corner lot, in the rear yard or in the side yard not adjacent to the street".

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