

THIRD READING

No. _____

COUNCIL OF _____ SESSION, April 7 1992

Moved by Albert Vader Seconded by Bob Michena

That a By-law to _____

as reported by the Committee of the Whole be read a third time, passed and numbered _____ and that the said by-law be signed by the _____ and clerk, sealed with the seal of the Corporation, and be engrossed in the By-law Book.

Carried. Norman Colli

SECOND READING

No. _____

COUNCIL OF _____ SESSION, April 7 1992

Moved by Bob Michena Seconded by AK Paige

That a By-law to _____

be read a second time and be referred to a committee of the whole council.

Carried. Norman Colli

FIRST READING

No. 11-92

COUNCIL OF _____ SESSION, April 7 1992

Moved by AK Paige Seconded by Albert Vader

That a By-law to close and sell a portion of the forced

formerly travelled Township Road, through part of Pt 19, C1,
being Part 3, Plan 21R-2174 in the Twp. D. Hallowston, in the
County of Hastings

be received and read a first time.

Carried. Norman Colli

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THE CORPORATION OF THE TOWNSHIP OF WOLLASTON
BY-LAW NO. 11-92

Being a By-Law to close and sell a portion of the forced formerly travelled Township Road through Part of Lot 19, Concession 1, being Part 3, Plan 21R-2174 in the Township of Wollaston, in the County of Hastings.

WHEREAS the owner of the lands adjacent to the forced and formerly travelled road through Part of Lot 19, Concession 1, being Part 3, Plan 21R-2174, in the Township of Wollaston, in the County of Hastings has requested the Council of this municipality to stop up and to close and to sell the same to him in accordance with the provisions of the Municipal Act.

AND WHEREAS the aforesaid portion of the formerly travelled forced Township road is no longer required by reason of realignment of the Township road in accordance with Plan HSR-234 wherefore no person would be deprived of the means of ingress or egress to or from his lands or place of residence by reason of the closing of the aforesaid portion of the former travelled road.

AND WHEREAS the Council of the Corporation of the Township of Wollaston has considered that the portion of forced formerly travelled Township road above described is not required for municipal purposes.

AND WHEREAS Notice of this By-Law has been published and posted up and any person has been given the opportunity to be heard in accordance with the Municipal Act, R.S.O. 1980, Chapter 302, as amended.

NOW THEREFORE the Council of the Corporation of the Township of Wollaston ENACTS AS FOLLOWS:


1. That part of the forced formerly travelled Township road described as Part of Lot 19, Concession 1, in the Township of Wollaston, in the County of Hastings, designated as Part 3 on Plan 21R-2174 is hereby stopped up and closed.
2. That the Reeve and Clerk of this Municipality are hereby authorized for the purpose of this By-Law to cause all things to be done in accordance with the relevant legislation necessary to render this By-Law effective.
3. That the Reeve and Clerk of this Municipality are authorized on behalf of this municipality and in accordance with the provisions of the Municipal Act to sell and convey the aforesaid portion of the original road allowance to the abutting owner at a price which is hereby fixed at \$500.00.
4. Registration of such conveyance shall constitute proof of payment of the consideration herein provided.

Read a first, second and third time and passed on the 7th day of April, A.D. 1992.


NORMAN CONLIN, Reeve


BETTY WILSON, Clerk

I certify that this is a true copy of By-Law No. passed in open Council by The Corporation of the Township of Wollaston on the 7th day of April, A.D. 1992.


BETTY WILSON, Clerk