the forced paving clause of the City Charter and therefore offers the following resolution. Respectfully submitted,

JOHN C. NAGEL. Chairman.

By Councilman Nagel:

Resolved, That the Department of Public Works be and is hereby directed to consider the advisability of paving Willard Avenue from Van Dyke Avenue to Maxwell Avenue, under the forced paving clause of the City Charter.

Adopted as follows: Yeas-Councilmen Bradley, Broderick, Castator, Dingeman, Murphy, Nagel and the President Pro Tem

Nays-None,

Signs

Common Honorable the the

Council: Gentlemen-To your Committee of the Whole was referred the petition of Messiah Ev. Lutheran Church (3931), to place signs at the northeast corner of Jefferson and Lakewood Avenues, and the southeast corner of Charlevoix and Lakewood After a personal inspection of the premises your committee recommends that request be grant-ed and offers the following resolution.

Respectfully submitted, JOHN C. NAGEL, Chairman.

By Councilman Nagel:

Resolved, That the Department of Public Works be and is hereby authorized and directed to issue a permit to Messiah Ev. Lutheran Church to place signs at the northeast corner of Jefferson and Lakewood Avenues and the southeast corner of Charlevoix and Lakewood southeast Avenues, on public property, for the purpose of indicating the location of the church.

Provided, That said work shall be performed under the supervision of the Department of Public Works and in accordance with plans submitted to and approved by said De-

partment.

Provided, That no rights in the public streets, alleys or other public places shall be considered waived by this permission which is granted expressly on the condition that said signs and all obstructions in connection therewith shall be removed at the expense of the grantee at any time when so directed by the Common Council, and that the public property affected shall be restored to a condition satisfactory to said Department by said grantee at its expense; and further

Provided, That said permits issued by the Department of Public Works are granted with the distinct understanding that the fee provided by

Chapter 89 of the Compiled Ordi.
nances of the City of Detroit, of 1920, shall first be deposited with said Department of Public Works and annually thereafter renewed or and annually thereafter renewed on and annually the state of renewed on or before May 1 of each year, and these permits are subject to the these permits terms of said ordinance; and further terms of the terms

Provided, This resolution is revoc. Provided, Title whim or caprice of able at the will, whim or caprice of able at the will and also that the Common Council and also that permits issued by virtue hereof and grantees hereby expressly waive any right to claim damages compensation from the City of De. troit for property constructed here. under or for the removal of same and further, that grantees acquire no implied or other privileges here. under not expressly stated herein,

Yeas-Councilmen Bradley. Yeas—Counterment Dradiey, Brod-erick, Castator, Dingeman, Murphy, Nagel and the President Pro Tem

Nays-None.

Sidewalks

Honorable the To the Common Council:

Gentlemen-To your Committee of the Whole was referred the petition of John Wenzel (3723), protesting notice to repair sidewalk on Marlborough Avenue, between Waterloo and Charlevoix. Upon a personal investigation of the location, your committee finds that repairs have now been made and we therefore recommend that further consideration of the matter be indefinitely postponed

Respectfully submitted. JOHN C. NAGEL, Chairman.

Accepted and adopted.

THURSDAY, OCTOBER 16

Chairman Broderick submitted the following reports of Committee of the Whole for above date, and recommended their adoption:

Deeds

Common Honorable the the To Council:

Gentlemen-To your Committee of the Whole was referred the petition of James S. Holden Co. (4634), to dedicate to the City of Detroit a portion of Harvard avenue. After consultation with the City Plan Commission, and consideration of the matter, your committee recom-mends that deeds be accepted, and offers the following resolution.

Respectfully submitted, FRANK B. BRODERICK, Chairman.

By Councilman Broderick;

Resolved, That Warranty Deeds of Bernard Vogt and wife, Eastern Heights Lavers Heights Land Co, and William Vogt and wife, of the City of Detroit covering dedicated for Harvard avecovering dedicated for Harvard ave2469

aue described as "a parcel of land and 50-100 (27 and nue described as a parcel of land nue described and 50-100 (27.50) twenty-seven and 50-100 (27.50) twenty-seven and from south-feet to northerly line of lot eleven erly of Front and Rear concession (11) of Front sprivate Claim Five hundred sixty (11) of Francisco Concession (11) of Private Claim Five hundred sixty of Private described as follows: Ty of Private described as follows: Befour (and a point on southerly line ginning at a point on front and ginning at a continuous southerly line of lot eleven (11) of front and rear of lot eleven of private claim five of lot eleven (11) of front and rear of lot eleven (11) of front and rear concession of private claim five hundred sixty four (564) distant 36/100 dred sixty four (564) distant 36/100 of feet east of easterly line of (36) feet (4) of private claim 585, lot four (4) of private claim 585, lot being on east line of Howard lot four (4) of private claim 585, lot four (4) of private claim 585, and being on east line of Harvard street, (if extended) thence west-street, (if extended) thence west-street, (if extended) thence twenty lot eleven (11) extended twenty lot eleven and 50/100 (27.50) feet; seven northerly, parallel to east-thence northerly, parallel to east-erly line of said lot four (4) along center line of Harvard Street, if extended, to intersection with northextended, to intersection with northextended, to fisaid lot eleven (11) extended; thence easterly along northerly line of lot eleven (11) exnortherly line of lot eleven (11) ex-tended to a point 36/100 (.36) feet east of easterly line of said lot four (4) thence southerly on line parallel to easterly line of said lot four (4) (being along easterly line of Harvard Street if extended), to point of beginning."

"A parcel of land twenty seven and 50/100 (27.50) feet wide in lot four (4) of front and rear conces-sion of Private Claim five hundred eighty five (585) extending from southerly line of lot eleven (11) of private claim 564, (extended northerly) to Center Line of Harper Avenue, more particularly described as follows: Beginning at a point on southerly line of lot eleven (11) of private claim 564, extended westerly distant twenty seven and 14/100 (27.14) feet west of easterly line of Harvard Street, if extended, thence westerly twenty seven and 50/100 (27.50) feet on said southerly line of lot eleven (11) extended; thence northerly on a line parallel to and distant fifty four and 64/100 (54.64) feet west of easterly line of said lot four (4) being westerly line of Harvard Street, if extended, to Center of Harper Avenue, thence east-erly along center of Harper Ave. to its intersection with a line drawn parallel to and distant twenty seven and 14/100 (27.14) feet west of easterly line of said lot four (4) thence southerly on line drawn parallel to and distand twenty-seven and 14-100 (27.14) feet west of easterly line of said lot four (4) being on Center line of Harvard Street, if extended, to point of beginning. ginning, excepting therefrom such portions thereof, as have heretofore been subdivided and dedicated as public street in Eastern Heights land Company's Subdivision, Number 50. ber one (1) Recorded in liber 50, page 4, of plats of Wayne County, Michigan, records."
"A parcel of lan

"A parcel of land twenty seven and 50/100 (27.50) feet wide, ex-

tending from southerly to northerly line of lot numbered twelvce (12) of front and rear concession of private claim five hundred sixty four (564) described as follows: Beginning at a point on southerly line of lot numbered twelve (12) of front and rear concession of private claim five hundred sixty four (564) distant thirty six one-hundredths (36/100) feet east of easterly line of lot number four (4) of private claim No. 575 and being on east line of Harvard Street if extended thence westerly along southerly line of said lot number twelve extended twenty seven and 50/100 (27.50) feet, thence northerly parallel to easterly line of said lot num-ber four (4) along center line of Harvard Street if extended to center line of Harper Avenue, thence easterly along center line of Harper Avenue to its intersection with a line drawn parallel to and distant thirty six one-hundredths (36/100) feet east of easterly line of said lot four (4) and being east line of Harvard Street, if extended thence southerly along line drawn parallel to and distant thirty six one-hundredths 36/100 feet east of easterly line of said lot four (4) being east side of Harvard Street, if extended to point of beginning," be and the same are hereby accepted and approved, and the City Con-troller be and is hereby directed to record said deeds in the office of the Register of Deeds for Wayne County.

Adopted as follows:

Yeas-Councilmen Bradley, Broderick, Castator, Dingeman, Murphy, Nagel and the President Pro Tem

Nays-None.

Encroachments

the Honorable the Common Council:

Gentlemen-To your Committee of Whole was referred the petition of H. Kambourain (4601), to maintain a frame porch encroaching on public property on Putnam ave. at 5071 Third ave. After consultation with the Department of Buildings and Safety Engineering, your com-mittee recommends that request be granted, and offers the following resolution.

Respectfully submitted, FRANK B. BRODERICK, Chairman.

By Councilman Broderick:

Resolved, That permission be and is hereby granted H. Kambourain to maintain a one story frame porch encroaching on public property on Putnam avenue at 5071 Third ave-

Provided, That if at any time in the future this property is needed for public improvement, petitioner