

- 4563—Giern & Anholt Tool Co.
- 4564—F. M. Maichle.
- 4565—Nussbaum Co.
- 4566—Oakland Church of God.
- 4567—St. Stephen A. M. E. Church.
- 4568—Ben Serman.
- 4569—Thos. H. Stephens, Inc.

REFERRED TO CITY ELECTION COMMISSION

- 4570—W. A. Staley, claiming back pay.

REFERRED TO PUBLIC WELFARE COMMISSION

- 4571—Gladys Killackey, alter Receiving Hospital bill for son, Robert, etc.
- 4572—Edward M. Mead, payment of bill for professional services.

REPORTS OF COMMITTEE OF THE WHOLE

WEDNESDAY, DECEMBER 14

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

Claims and Accounts

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole were referred petitions of Isadore and Lille Woron (4248), requesting that the city repair sidewalk at 17198 Cameron ave., or allow compensation for cost of repairs, and Gladys M. O'Hara (4527), claiming compensation for loss of anti-freeze. After investigation by the Corporation Counsel and careful consideration of the matters, your committee recommends that same be denied.

Respectfully submitted,

JOHN A. KRONK,
Chairman.

Accepted and adopted.

Encroachments

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Eagle Dairy Products Co. (4534), to cover outer wall of store front at 7762 W. Vernor Highway, between Central and Casper, with encroaching facing. After consultation with the Department of Buildings and Safety Engineering, and careful consideration of the request, your Committee recommends that same be granted, and offers the following resolution:

Respectfully submitted,

JOHN A. KRONK,
Chairman.

By Councilman Kronk:

Resolved, that the Department of Buildings & Safety Engineering be and it is hereby authorized and directed to issue permit to Charles H. Mandell, doing business as Eagle Dairy Products Co. to cover front of store at 7762 W. Vernor Highway, between Central and Casper, with structural glass facing not to encroach more than 3/4 in. on public property.

Provided, that when said building is remodeled or rebuilt it is rebuilt on the proper lot lines, with no encroachments upon public property, and further

Provided, That said work shall be performed under the supervision of the Department of Buildings and Safety Engineering and in accordance with plans submitted to and approved by said department.

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 encroachment 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 permit issued by the Department of Buildings and Safety Engineering is granted with the distinct understanding that in the event of the charter of the City of Detroit being amended in such manner as will provide for the levying of a fee, charge or rental, to be hereafter determined upon, or in the event of an ordinance or resolution being enacted providing for an annual charge or rental for the occupancy of public streets, alleys or other public places, that the grantee will pay said fee, charge or rental provided for in said charter, or ordinance or resolution, and that said grantee does hereby bind himself thereunto and to accept said permit on the conditions hereby imposed, and in the event of the said grantee contesting the validity of said charter amendment, ordinance or resolution or of said fee, charge or rental, or upon refusal to pay same, this permit shall immediately become void; and further

Provided, This resolution is revocable at the will, whim or caprice of the Common Council and grantee hereby expressly waives any right to claim damages or compensation for property constructed hereunder or for the removal of same, and further, that grantee acquires no implied or other privileges hereunder not expressly stated herein.

Adopted as follows:

Yeas—Councilmen Breitmeyer,

Dingeman, Ewald, Kronk, Lodge, Smith, Sweeny, Van Antwerp, and the President—9.
Nays—None.

Dingeman, Ewald, Kronk, Lodge, Smith, Sweeny, Van Antwerp, and the President—9.
Nays—None.

Permits

Albert McConkey (4450), for permit to sell under foot vendor's license at one location. Denied.

Taxes

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole were referred petitions of Akron Truss Co. (4016), Lulu M. Beck (4426), Brown Bomber's Chicken Shack (3440), R. C. Brown (4427), Mrs. James Davis (4368), J. Joseph Drake (4370), Eldorado Gardens Inc. (4209), J. E. English (4144), Albert and John Feltrain (4429), Mrs. W. C. Hancock (4315), Hilliker's Funeral Home, Inc. (4265), House of Pine (4078), James Kantos (4149), Jos. W. Mars (4434), Harry Mooshmoolian (4215), Lillian Saulson (4216), and Song Shop Cafe (4219), requesting reduction or cancellation of personal or general city taxes. After consultation with the Board of Assessors, and careful consideration of the requests, your Committee recommends that same be denied.

Respectfully submitted,
JOHN A. KRONK,
Chairman.

Accepted and adopted.

Taxes

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Hattie E. Elmore (4330) to adjust records in City Treasurer's office to conform to payment made as of January 31, 1933. After consultation with the City Treasurer, and careful consideration of the request, your Committee recommends that same be granted, and offers the following resolution:

Respectfully submitted,
JOHN A. KRONK,
Chairman.

By Councilman Kronk:

Resolved, that the City Treasurer be and he is hereby authorized and directed to make an entry on his records to show payment of \$46.40 made on January 31, 1933 to cover payment of second half of 1932 taxes levied against Lot 7, Hamlin and Fordyce's Sub., and cancel interest accrued on City Bid covering same in the amount of \$3.97.

Adopted as follows:
Yeas—Councilmen Breitmeyer,

Taxes

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole were referred petitions of Anna Misura (4451), Saul E. Jacobs (4447) and Stella Haberek (4449), requesting cancellation of general or personal taxes on the grounds of charity. The Corporation Counsel having advised that it is illegal to cancel taxes on these grounds, your Committee recommends that the requests be denied.

Respectfully submitted,
JOHN A. KRONK,
Chairman.

Accepted and adopted.

Use of Public Property

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was again referred petition of Paul Kalinovich (4169), to continue use of alley north of and parallel to Joy Road, between Grandmont and Abington Roads, in connection with petitioner's coal yard. After a hearing with the interested parties and departments, and further consideration of the matter, your committee recommends that the request be denied.

Respectfully submitted,
JOHN A. KRONK,
Chairman.

Accepted and adopted.

Billiard Rooms

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole were again referred petitions of John Mezzapelle (4136), for the establishment of a billiard room at 4232 Joy Road, and Thos. W. Preston et al (4233), protesting against said establishment. After consultation with the Department of Recreation and the Corporation Counsel, and careful consideration of the matter, your committee recommends that the petition of John Mezzapelle be granted, and offers the following resolution.

Respectfully submitted,
JOHN A. KRONK,
Chairman.

By Councilman Kronk:

Resolved, that the restrictions imposed by the Compiled Ordinances of the City of Detroit, as amended, against the maintenance of billiard rooms outside the one-mile circle, be