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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 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 for the removal of same, and further, that grantee acquires no implied or other privileges hereunder not expressiy stated herein.

Adopted as follows:

Yeas - Councilmen Castator, Comstock, McNamara, Oakman, Van Antwerp, and the President-6.

Nays-None.

Permits

Honorable, the Common To the Council:

Gentlemen-To your Committee of the Whole were referred petitions to install electrical lines over or under property. After consultation with the Dept. of Public Works and the Public Lighting Commission, and careful consideration of the requests, your committee recommends that same be granted in accordance with the following resolution.

> Respectfully submitted, CHARLES G. OAKMAN, Chairman.

By Councilman Oakman:

Resolved, That the Dept. of Public Works be and it is hereby authorized and directed to issue permits to the following for the purposes shown:

Miller Homes, Inc. (7118), to erect an overhead electric line from its construction and real estate office at 18868 Kelly Rd., across the east/west public alley to petitioner's property between Moross and Seven Mile Rds.; provided said line is installed at a height not lower than 18 ft. above the grade of the alley at the lowest point of sag, and further provided, that petitioner furnishes an approved surety bond in the penal sum of \$5,000.00, saving and protecting the City of Detroit harmless from any and all claims, damages or expenses that may arise by reason of the issuance of said permit and providing for the faithful performance by the grantee of the terms hereof.

Charles F. Skene (7117, to install a one-inch electric conduit line from building at 10050 Joy Rd., to cross underneath the sidewalk in front of the property to the Public Lighting Commission pole; to be 13 ft. above ground level and to be on the property side of pole with a weatherproof cap at the top of same, for the purpose of more adequate lighting front of petitioner's funeral home; provided said conduit line is installed at least 18 inches below the ground surface.

Provided, That said work shall be performed under the supervision of the Dept. of Public Works, Public Lighting Commission, and Dept. of Buildings & Safety Engineering, and in accordance with plans submitted to and approved by said departments, and that petitioners shall secure any other permits that may be required from the departments concerned, and further

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 electrical lines and all obstructions in connection therewith shall be removed at the expense the grantee at any time when so directed by the Common Council, and that the public property affected shall be restored to a condition sat-isfactory to said Department by said grantee at its expense, and further

Provided, That said permit issued by the Department of Public Works 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 provid-ing 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 him-self thereunto and to accept said self 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 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 for the removal of same, and further, that grantee acquires no implied or

other privileges hereunder not expressly stated herein.

Adopted as follows: reas - Councilmen Castator, Comstock, McNamara, Oakman, Van Antverp, and the President—6. Nays-None.

Permits

Honorable, the To the

Gentlemen-To your Committee of Council: the Whole were referred petitions to close certain streets for Halloween Parties. After careful consideration of the requests, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted, CHARLES G. OAKMAN, Chairman.

By Councilman Oakman:

Resolved, That subject to its approval, the Dept. of Police be and it is hereby authorized to close the following streets on October 31, 1947, for the purpose of permitting peti-tioners to hold Halloween parties and dancing for their communities: Littleneid between Chippewa and Pembroke for Blackstone Park No. 6 Ass'n. (7218), 20105 Ward Ave.

Pasadena between 14th and La-Salle, at 6:30 p.m. for Marlene Bris-

kin (7219), 2244 Pasadena.

Curtis between Marlowe Lauder, 5:30 to 10:30 p.m., for Northwestern Triangle Improvement Ass'n.

(7220), 18610 Lauder Ave.

Murray Hill between Verne and Grove for Palmer Field Home Owners' Assn. (7221), 16864 Murray Hill, and in event of rain, same to be held Saturday evening, Nov. 1st, 1947. Queen St. between Wade and Corbett, 6:30 to 10:00 p.m. for Park Drive-Ravendale Improvement (7222), 9438 Queen St.

Bentler between Pilgrim and Puritan, 6 to 10 p. m., for Bentler-West-Improvement Assn. (7223),

15880 Bentler Ave.

Sheridan between Kercheval and St. Paul, for Chimes Market (7224),

7400 Kercheval Ave.

Carlin between W. Orangelawn, 6:30 to 10:30 p.m., and in event of rain to hold same following day, Nov. 1. 1947, for Lucille Chicago and Calkins, 9553 Carlin Ave.,

Grove between Cheyenne, 6 to 10 p.m., for Dads' Club of Precious Blood Parish, 16537

Cheyenne (7226). Provided, No used, no admission fee charged, and No loud speakers are there shall be no sale of refreshments or incidentals on the public der Police Department supervision, and further

Provided, This resolution is revocable at the will, whim or caprice of the Common Council.

Adopted as follows:

Yeas - Councilmen Castator, Comstock, McNamara, Oakman, Van Antwerp, and the President-6. Nays-None.

Sale of City-Owned Property To the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole was referred petition of Carl A. DiNello, et al 7238, to pur-chase a parcel of city-owned property at Sterritt and St. Clair Aves. After consultation with the Corporation Counsel, and careful consideration of the request, your committee recommends that same be denied.

Respectfully submitted. CHARLES G. OAKMAN, Chairman.

Accepted and adopted.

Sale of City-Owned Property To the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole were referred petitions purchase parcels of city-owned property acquired for delinquent taxes. After consultation with the Corporation Counsel, and careful con-sideration of the requests, your comrecommends that same mittee granted in accordance with the following resolution.

Respectfully submitted, CHARLES G. OAKMAN, Chairman.

By Councilman Oakman:

Resolved, That the City Controller be and he is hereby authorized and directed to issue quit-claim deed to Norman Karr (7239), covering lot 16 of Plat of Subdivision of that part of PC 44 lying between the Chicago and Grand River Roads in Town-Detroit) ship of Springwells (now Wayne County, Mich., as recorded in Liber 68 Page 243 of Deeds, and also that part of lot 343 of the Plat of the Subdivision of Stanton Farm being PC 473 as recorded in Liber 1 Page 157 of Plats; commencing on northerly line of Michigan Avenue at a point 2 feet west of S.W. corner of said Lot 16, thence easterly along said northerly line of said Michigan Avenue 27 feet to southeasterly corner of said Lot 16; thence northerly along easterly line of said Lot 16, 100 feet to the southerly line of an alley in rear of said lot; thence westerly along the southerly line of said alley 45 feet to a point 6 feet easterly of streets, and same are conducted un- the N.W. corner of said Lot 16; thence