Parks and Playgrounds

Honorable, the Common the

Council: Gentlemen-To your Committee of the Whole was referred petition of the Carmel Construction Co. (371), for permit to erect a dwelling at 7750 Mansfield ave. in proposed recreation After consultation with the of Parks & Recreation, and careful consideration of the request. committee recommends that same be denied.

We further recommend that the Counsel proceed as Corporation rapidly as possible with the acquisition of this area, and offer the following resolution.

Respectfully submitted,

DEL A. SMITH, Chairman.

By Councilman Smith:

Resolved, That the Corporation Counsel be and he is hereby author-Corporation ized and directed to proceed as rapidly as possible with the acquisition of Mansfield Diversey Playground Site No. 51, bounded by Mansfield. Tireman, Rutherford and Diversey aves.

Adopted as follows:

Yeas-Councilmen Comstock, Edge-Miriani, Garlick, Kronk, Nowicki, Oakman, Smith, and the President-9.

Navs-None.

Parks and Playgrounds

the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole was referred petitions of Herman Batts (590 and 591), for permits to erect dwellings at 11055 and 11061 Kennebec ave. in proposed recreation area. After consultation with the Dept. of Parks and Recreation and careful consideration of the requests, your committee recommends that same be denied.

We further recommend that the Corporation Counsel proceed with the acquisition of this area as soon as possible, and offer the following resolution.

Respectfully submitted,

DEL A. SMITH, Chairman.

By Councilman Smith:

Resolved, That the Corporation Counsel be and he is hereby authorized and directed to proceed rapidly as possible with the acquisiof the McNichols-Bradford recreation site bounded by Bradford, McNichols Road. Kennebec Gunston aves.

Adopted as follows:

Garlick, comb, Kronk, Nowicki, Oakman, Smith, and the

Nays-None.

Parks and Playgrounds

Honorable, the To the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Harlie H. Kugler (657), requesting deletion from the Master Plan of Recreation of property on the south side of Gratiot ave. at the Detroit Terminal R. R., proposed as the site for an arena and stadium. After consultation with the Dept. of Parks and Recreation, and careful consideration of the request, your committee recommends that same be denied. We further recommend that the Corporation Counsel proceed to acquire the property, and offer the following resolution.

Respectfully submitted, DEL A. SMITH, Chairman.

By Councilman Smith:

Resolved, That the Corporation Counsel be and he is hereby authorized and directed to proceed with the acquisition of the park and recreation site on the south side of Gratiot ave. at the Detroit Terminal R. R.

Adopted as follows:

Yeas-Councilmen Comstock, Edge-Kronk, Garlick, Miriani. Nowicki, Oakman, Smith, and the President—9.

Nays-None.

Permits

Honorable, the Common To the Council:

Gentlemen-To your Committee of the Whole were referred petitions of the National Cylinder Gas Co. (731). and St. Brigid Parish (665), to install After consultation with the Dept. of Public Works, and careful consideration of the requests, your committee recommends that same be granted in accordance with the following resolution

Respectfully submitted, DEL A. SMITH, Chairman

By Councilman Smith:

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

National Cylinder Gas Co. (741), to install underground, a six inch welded steel pipe line encased in an eight inch galvanized pipe across Mellon Ave., for the purpose of supplying acetylene gas to the Ford Motor Co. Said line to make the ford Motor Co. Yeas—Councilmen Comstock, Edge- Said line to run from petitioner's

plant along the MCRR right-of-way and across Mellon Ave. within the railroad right-of-way west of Lowdell Ave. Provided same is installed at least 3 ft. below the top grade of the

street.

St. Brigid Parish (665), to install an underground conduit for the purpose of carrying a 6 in. steam line and a return line; said conduit line to extend from the boiler room in present school building at the S. E. corner of Indiana and Schoolcraft Aves., to cross Indiana Ave. at approximately 90 ft. south of Schoolcraft to new church building on the S. W. corner of Indiana and Schoolcraft Aves. Provided, said conduit line is installed at least 3 ft. below the top grade of the street, and encased in 6 ins. of concrete.

Provided, That said work shall be performed under the supervision of the Department of Public Works, and Dept. of Buildings & Safety Engineering, and in accordance with plans submitted to and approved by said departments, 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 utility lines and all obstruc-tions 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 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 providing for an an nual 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, That this resolution is revocable at the will, whim or caprice of the Common Council and grantee hereby

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:

Yeas—Councilmen Comstock, Edgecomb, Garlick, Kronk, Miriani, Nowicki, Oakman, Smith, and the comb, President-9.

Nays-None.

Permits

To the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole was referred petition of Composite Forgings, Inc. (730), to cross over public alley from 2300-58 W. Jefferson Ave., with certain utility lines. After consultation with the Dept. of Public Works, and careful consideration of the request, your committee recommends that same be granted in accordance with the following resolution.

> Respectfully submitted, DEL A .SMITH, Chairman.

By Councilman Smith:

Resolved, That the Dept. of Public Works be and it is hereby authorized and directed to issue permit to Composite Forgings, Inc., to erect overhead a 16 inch, 26 gauge, galvanized jacket to provide for a 5 in. low pressure steam line, two one-inch hot water and return lines, two $1\frac{1}{2}$ in. oil and return lines and a one inch com-pressed air line from building at 2300-58 W. Jefferson Ave., across the east/west public alley between Fifteenth and Traver Sts. to Lot 4, Candlers Sub. etc., south side of W. Fort St.

Provided, Same is erected 16 ft. 10 in, above the top grade of the alley, and that said work shall be performed under the supervision of the Dept. of Public Works and the Dept. of Buildings & Safety Engineering, and in accordance with plans submitted to and approved by those departments. and further

Petitioner Provided, shall furnish an approved surety bond in the 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, and files same with the City Controller, and further

Provided, That no rights in the hereby expressly waives any right to places shall be considered waived claim damages or compensation for by this permission, which is granted