

May 17

property constructed and maintained hereunder, or for the removal of same, and further, that grantees acquire no implied or other privileges hereunder, not expressly stated herein.

Adopted as follows:

Yeas—Councilmen Connor, Edgecomb, Garlick, Kronk, Miriani, Oakman, Smith and the President—8.

Nays—None.

### Encroachments

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Wolack Construction Co. (5682), to vacate one foot of an easement wherein a dwelling encroaches. After careful consideration of the request, your committee recommends that permission be granted for an encroachment and not to vacate such portion of the easement, and offers the following resolution.

Respectfully submitted,

LOUIS C. MIRIANI,

Chairman.

By Councilman Miriani:

Resolved, That subject to the approval of the Dept. of Public Works and the Corporation Counsel, the Dept. of Public Works be and it is hereby authorized to issue permit to the Wolack Construction Co., to maintain the 1½ story brick veneer dwelling on the southerly 40 ft. of lots 519, 520 and 521, Brookline No. 2 Sub., at 17688 Westmoreland Rd., encroaching one foot into the public easement at the southerly side of said property.

Provided, That same shall be maintained under the direction of the Dept. of Public Works, Dept. of Buildings & Safety Engineering, and the Corporation Counsel, and in accordance with plans submitted to and approved by said departments, and further

Provided, That no rights in the public easement 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 further.

Provided, That 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 and maintained 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 Connor, Edge-

comb, Garlick, Kronk, Miriani, Oakman, Smith and the President—8.

Nays—None.

### Permits

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Grace F. Reeg and Estelle L. Reeg (5571), to install a coal chute in the public sidewalk in front of 2022-24 Grand River ave. After consultation with the Dept. of Public Works, and careful consideration of the request, your committee recommends that same be denied.

Respectfully submitted,

LOUIS C. MIRIANI,

Chairman

Accepted and adopted.

### Permits

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of St. Elizabeth Parish (5566), to install steam and return lines across E. Canfield between McDougall and Elmwood aves. 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,

LOUIS C. MIRIANI,

Chairman

By Councilman Miriani:

Resolved, That the Dept. of Public Works be and it is hereby authorized and directed to issue permit to St. Elizabeth Parish, to install a 5 in. steam pipe line and a 2 in condensate return pipe line, under and across E. Canfield ave. between McDougall and Elmwood aves; same to extend across that street from 3138 E. Canfield, to its new recreation building.

Provided, Said lines are encased in 12 ins. of concrete and installed 3 ft. below the top grade of the street pavement, and that the 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

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 steam and return lines, 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 satisfac-

tory 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 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 Connor, Edgcomb, Garlick, Kronk, Miriani, Oakman, Smith and the President—8.

Nays—None.

**Release of Public Property**

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of the Michigan Wing, Civil Air Patrol (5322), requesting the donation of certain obsolete radio equipment now in possession of the Dept. of Police. After consultation with the Dept. of Police and City Controller, and careful consideration of the request, your committee recommends that the petition be granted, and offers the following resolution.

Respectfully submitted,

LOUIS C. MIRIANI,  
Chairman.

By Councilman Miriani:

Resolved, That the Dept. of Police be and it is hereby authorized and directed to turn over to the Michigan Wing, Civil Air Patrol, without charge, the following obsolete radio equipment:

- 1 Transmitter, Radio, Western Electric, Type 9-A, complete with rectifier, 400 Watt rating. In two

units. Inventory Numbers 17-170018 and 17-170537.

1 Rack, Relay, Western Electric, Type 101-A, Inventory Number 17-170630.

1 Volume Indicator, Western Electric, Type 203-C, No Inventory Number.

1 Amplifier, Western Electric, Type 60-A, Serial No. 173, No Inventory Number.

1 Amplifier, Western Electric, Type 61-A, Serial No. 117, No Inventory Number.

1 Panel, Indicating, Western Electric, 3-Meter Type, No Inventory Number.

3 Tubes, Vacuum, Western Electric, 1,000 Watt, Used, Type 251-A, No Inventory Numbers.

3 Tubes, Vacuum, Western Electric, 50 Watt, Used, Type 242-C, No Inventory Numbers.

5 Receivers, Radio, Bosch No. 127, Inventory Numbers 17-170605, 17-170653, 17-170658, 17-170662, 17-170666.

10 Receivers, Radio, Motorola P-69-18 Mobile Type, Inventory Numbers 17-170235, 17-170249, 17-170255, 17-170264, 17-170267, 17-170273, 17-170284, 17-170298, 17-170304, 17-182510.

Adopted as follows:

Yeas—Councilmen Connor, Edgcomb, Garlick, Kronk, Miriani, Oakman, Smith and the President—8.

Nays—None.

**Sale of City-Owned Property**

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole were referred petitions to purchase parcels of city-owned property acquired for delinquent taxes. After consultation with the Corporation Counsel, and careful consideration of the requests, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted,

LOUIS C. MIRIANI,  
Chairman.

By Councilman Miriani:

Resolved, That the City Controller be and he is hereby authorized and directed to issue quit-claim dedes to the following persons covering the property described, upon payment to the City Treasurer of the amounts shown; city to pay all taxes and assessments to date including the 1948 city and county taxes:

Christopher J. Mulle and Florence A. Mulle, his wife (5694), "Lot 53, Puritan Manor Sub.," northeast corner Puritan and Mark Twain, (Zoned B2), \$1,000.00 cash.

Michael Muller (5695) 3, "Lot 562, exc. Jos. Campau as widened, Leland Highlands Sub.," west side of Jos.