be indefinitely postponed, which motion prevailed.

The regular order was resumed.

## Permits

Honorable Common Council:

Gentlemen-To your Committee of the Whole was referred petition of the Brady Street Club (10309), to hold a street dance, Sept. 1st. After careful consideration of the request, your committee recommends that it be granted in accordance with the following resolution.

Respectfully submitted, CHARLES N. YOUNGBLOOD.

Chairman.

By Councilman Youngblood:

Resolved, That subject to its approval the Dept. of Police is hereby authorized and directed to issue permit to the Brady Street Club, Henry Thomas, Chairman, 930 Brady St., to close that street between Rivard and Hastings from 8 to 10 p.m., on Sept. 1st, 1956, for the purpose of holding a neighborhood street dance.

Provided, No admission is charged and no sales are conducted on the public street, and same is held under supervision of the Dept. of Police,

and further

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

Adopted as follows:

Yeas—Councilmen Beck, Lincoln, Rogell, Smith, Van Antwerp, Wise, Youngblood, and President Miriani—8. Nays-None.

## Permits

Honorable Common Council:

Gentlemen-To your Committee of the Whole was referred petition of the Livernois-Fenkell Business Assn. (10154), to decorate poles in the Livernois-Fenkell area. After consulta-tion with the Public Lighting Commission, and careful consideration of the request, your committee recommends that it be granted in accordance with the following resolution.

Respectfully submitted, CHARLES N. YOUNGBLOOD, Chairman.

By Councilman Youngblood:

Resolved, That the Public Lighting Commission be and is hereby authorized and directed to issue permit to the Livernois-Fenkell Businessmen's Assn., to decorate 30 lighting poles in the Livernois-Fenkell area (spaced within three blocks), for a period from September 10th to 24th, 1956, consisting of red, white and blue with a center shield containing message in connection with the official opening of the Livernois-Fenkell public parking lot.

Provided, The work is performed by a licensed sign erector, under the rules and regulations of the Public Lighting Commission, Dept. of Buildings & further

Safety Engineering and Dept. of Public Works, in accordance with plans approved by those departments, and further

Provided, That no decorations shall be installed across any street, and

further

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

Adopted as follows:

Yeas—Councilmen Beck, Lincoln, Rogell, Smith, Van Antwerp, Wise, Youngblood, and President Miriani-8. Nays-None.

## Permits

Honorable Common Council:

Gentlemen-To your Committee of the Whole were referred petitions of the Board of Education to install fire alarm and telephone service lines in public property at two locations. After consultation with the Dept. of Public Works, and careful consideration of the requests, your committee recommends that they be granted in accordance with the following resolution.

> Respectfully submitted, CHARLES N. YOUNGBLOOD, Chairman.

By Councilman Youngblood:

Resolved, That the Dept. of Public Works be and it is hereby authorized and directed to issue permits to the Board of Education, to install fire alarm and telephone service lines in public property at each of the following locations:

Across Tillman Ave. at Magnolia for Henry Z. Potter Elementary

School (Petn. No. 10276.)

In Brush St. between Division and Winder Sts., to provide such service to the Stephen Foster School. (Petn. No. 10277.)

Provided said lines are installed at least three feet below the top grade of the street, and the work is per-formed under the rules and regulations of the Dept. of Public Works, Public Lighting Commission, Fire Department and the Dept. of Buildings & Safety Engineering, and in accordance with plans approved by said departments, and that in the performance of the work petitioner shall follow such procedure for traffic safety as is required by the Streets & Traffic Dept., and further Provided, That no rights in the

public streets, alley or other public places shall be considered waived by this permission, which is granted expressly on the condition that said pressly on the condition that said utility 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 satisfactory to said Department by said grantee at its expense, and

by the Department of Public Works, is granted with the distinct understanding that by the acceptance of same petitioner assumes full responsibility for any and all claims, damages or expense that may arise by reason of the issuance of such permit and further 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 of 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. ordinance or 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 Beck, Lincoln, Rogell, Smith, Van Antwerp, Wise, Youngblood, and President Miriani-8. Nays-None.

Traffic Regulations Honorable Common Council:

Gentlemen-To your Committee of the Whole were referred requests for traffic regulations. After consultation with the Dept. of Streets & Traffic, and careful consideration of same, your committee concurs in the recommendations of that department and offers the following resolution.

Respectfully submitted, CHARLES N. YOUNGBLOOD, Chairman

By Councilman Youngblood:

Resolved, That the Dept. of Streets & Traffic be and it is hereby authorized and directed to install "Yield Right of Way" signs at E. Lantz and Conley, Fenelon and Moenart, to govern east and westbound traffic govern at the three intersections; (petn. No. 9758 of Jos. Domningas, et al), and further

Resolved, That the Dept. of Streets & Traffic is hereby authorized and directed to issue permit to Homer Y. Kennedy (10371), 18854 St. Aubin, to install (as a safeguard only and (10004) Stefan Wowk.

Provided, That said permit issued not for use of the street as a play-ground) signs reading "Children Play Here—Slow" at St. Aubin and Robinwood, and at St. Aubin and E. Seven Mile Rd., provided the standard type sign is used, purchased, installed and maintained in accordance with the regulations, specifications and policy of that department, and further

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

Adopted as follows:

Yeas—Councilmen Beck, Lincoln, Rogell, Smith, Van Antwerp, Wise, Youngblood, and President Miriani—8. Nays-None.

Petitions Denied Honorable Common Council:

Gentlemen — The following petitions were presented to the Committee of the Whole. After consultation with the various departments concerned and careful consideraiton of the requests, your Committee recommends that same be denied, or as otherwise specified:

Esquire Shoe Repair Shop (10314), reduce rent of city owned property,

619 Woodward.

Joseph Fee (9810) rezone SS Spruce and NS Pine, west of Brooklyn; WS Brooklyn btw Pine and Spruce for commercial use.

Fort-Woodward News Co. (10315) reduce rent on city-owned property,

641 Woodward Ave.

James Gaskill (10139), to use vacant lot for rental of trailers at 4242 Beaubien St.

Bronislaw Gowkowski (10155) operate truck for sale of popcorn, etc.

in public parks.

Mrs. J. Guadagnino (10251) close
Pelkey between Seven Mile and Lap-

pin for street party.

John B. Hottner, et al (9691) prohibit commercial vehicles on Morang between Seven Mile and Kelly.

M. A. LaFond, Inc. (8541), reduce rent of city owned property, 631 Woodward.

Estate of Philip Reece (10334), protest demolition of property at 651 E. Adams.

Andrew L. Traynor, et al (10152), protest House Moving Bd. approval to move single dwelling from 6010 Philip to 1414 Lakeview, and two-family dwelling from 6001 Malcolm dwelling from 6091 Malcolm to 1420-22 Lakeview.

James Morris, et al (5408), that ordinances be amended to permit City to assume costs for sidewalk replacements.

Outer Van Dyke Home Owners Assn. (8840), open State Fair from Hoover to Outer Drive. (Indefinitely Postpone).

ADJUSTMENT OF TAXES (7961) Ramey Short Co.