

be and he is hereby authorized and directed to accept from the following persons or firms the amounts shown, with interest added from due date to date of payment, in full settlement of personal taxes for the years mentioned and cancel balance due, provided said taxes are paid within 30 days from the date of adoption of this resolution:

David M. Clapp (5860), year 1963, val. \$2,390., amt. \$106.30 (Stge., i. 145).

Fine Craft Printing, Inc. (5926), year 1963, val. \$20,540, amt. \$913.46 (w. 1, i. 1857).

Zenith Grill (Aime & Josephine Brabant) (5798), year 1963, val. \$2,000, amt. \$88.96 (w. 21, i. 3316), and further

Resolved, That the City Controller be and he is hereby authorized and directed to honor vouchers when presented by the City Treasurer in favor of any person or firm to whom refund is due on the basis of the amount of tax payable, subsequent to said cancellation being less than the amount paid on the original assessment, and further

Resolved, That the City Treasurer be and he is hereby authorized and directed to have stricken from the rolls the amount of the cancellations as shown above, and that proper journal entries be prepared by the City Controller.

SUMMARY

1963 Personal \$1,015.72
Approved:

ROBERT REESE,

Corporation Counsel.

Adopted as follows:

Yeas—Councilmen Beck, Brickley, Connor, Ravitz, Van Antwerp, Wierzbicki and President Carey—7.

Nays—None.

TUESDAY, NOVEMBER 12th

Chairman Van Antwerp submitted the following committee reports for above date, and recommended their adoption:

Commercial Uses

Honorable Common Council:
Gentlemen—To your Committee of the Whole was referred petition of Andrew T. Crank (6229), to locate a secondhand store at 5029 John Lodge. After investigation by the City Plan Commission, and careful consideration of the request, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted,

PHILIP J. VAN ANTWERP,

Chairman.

By Councilman Van Antwerp:

Resolved, That the locational provisions of Section 10.1D of the Zoning Ordinance 171-D, be and the same are hereby waived insofar as they apply to the petition of Andrew T. Crank for the establishment and operation of a secondhand store at 5029 John

Lodge near Warren, provided petitioner secures the required permits within six months from November 12, 1963, and before occupying the premises for said use as granted, and further

Provided, That there shall be no outside display of merchandise.

Adopted as follows:

Yeas—Councilmen Beck, Brickley, Connor, Ravitz, Van Antwerp, Wierzbicki and President Carey—7.

Nays—None.

Encroachments

Honorable Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Wayne State University (6307), to install underground electrical conduit in Second Ave., north of Hancock Ave. After consultation with the Public Lighting Commission and Department of Public Works, and careful consideration of the request, your committee recommends that it be granted in accordance with the following resolution.

Respectfully submitted,

PHILIP J. VAN ANTWERP,

Chairman

By Councilman Van Antwerp:

Resolved, That the Dept. of Public Works be and it is hereby authorized and directed to issue permit to Wayne State University to install an underground electrical conduit in Second Ave., north of Hancock Ave., to be used for telephone lines connecting Wayne State University Physic Research Building and the Old Main Building, subject to the following specifications: the excavation for the conduit run shall be of a depth to leave at least 36 in. from the top of the conduit to the grade of the street; the conduit shall be built in a straight line if possible and have an all around concrete encasement of not less than three in.; due caution should be taken not to damage any existing conduit lines and the contractor shall be responsible for any damage to existing facilities; and the works shall be performed under the rules and regulations of the Dept. of Public Works, Public Lighting Commission and the Dept. of Buildings & Safety Engineering, in accordance with plans submitted to and 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 Dept. of Streets and Traffic, 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 conduit 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 ex-

pense, and further

Provided, That said permit issued by the Dept. 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 expenses that may arise by reason of the issuance of such permit, and further

Provided, 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 Beck, Brickley, Connor, Ravitz, Van Antwerp, Wierzbicki and President Carey—7.

Nays—None.

Licenses

Honorable Common Council:

Gentlemen—To your Committee of the Whole was referred petition of National Council of Jewish Women, Detroit Section (6254), for issuance of a free secondhand license. After consultation with the Charitable Solicitations Authority Committee and the Dept. of Police, and careful consideration of the request, your committee recommends that same be granted and offers the following resolution.

Respectfully submitted,

PHILIP J. VAN ANTWERP,

Chairman.

By Councilman Van Antwerp:

Resolved, That subject to the provisions of the Charitable Solicitations Ordinance, the Dept. of Police be and it is hereby authorized and directed to issue renewal of license without charge to National Council of Jewish Women, Detroit Section for the operation of secondhand store at 3403 Puritan.

Adopted as follows:

Yeas—Councilmen Beck, Brickley,

Connor, Ravitz, Van Antwerp, Wierzbicki and President Carey—7.

Nays—None.

Petitions Denied

Honorable Common Council:

Gentlemen—To your Committee of the Whole were referred the following petitions. After consultation with the departments concerned and careful consideration of the requests, your committee recommends that they be denied:

Donald Bryan (6290), locate second-hand store, 2731 S. Fort St.

Crown Cleaners & Dyers (6239), for refund on unused portion of license.

Merrilla Nottingham (6064), personal injury claim. (Hearing held Nov. 7, 1963—Denial reaffirmed).

Curtis Norris (6292), locate pool-room, 4200 Joy Rd.

Alex Oleksiak, et al (5799), vacate Desner Ave. east of Syracuse Ave. (Indefinitely Postponed).

William Pierce, Sr. (6167), locate billiard parlor, 12120 Linwood.

Adjustment of Taxes

(219, yr. '54)—Briggs Mfg. Co.

(281, yr. '54)—Continental Aviation & Engineering Corp.

(6935, yr. '53)—Murray Corp. of America.

(153, yr. '54)—Murray Corp. of America.

(2675, yr. '54)—Murray Corp. of America.

(4176, yr. '55)—Murray Corp. of America.

(2895, yr. '52)—Packard Motor Car Co.

(4340, pr. '53)—Packard Motor Car Co.

(6678, yr. '53)—Packard Motor Car Co.

(155, yr. '54)—Packard Motor Car Co.

(2680, yr. '54)—Packard Motor Car Co.

(4119, yr. '55)—Studebaker Packard Corp.

(6671, yr. '55)—Studebaker Packard Corp.

(7878, yr. '56)—Studebaker Packard Corp.

(10473, yr. '56)—Studebaker Packard Corp.

(11540, yr. '57)—Studebaker Packard Corp.

(6952, yr. '53)—Willys Motors, Inc.

(157, yr. '54)—Willys Motors, Inc.

(283, yr. '54)—Willys Motors, Inc.

5697—Gill Electric Co.

5929—Woods Recreation.

Respectfully submitted,

PHILIP J. VAN ANTWERP,

Chairman.

Accepted and adopted.

Curb Cuts

Honorable Common Council:

Gentlemen—To your Committee of the Whole were referred petitions to lower curbing for driveways. After consultation with the Dept. of Public Works, and careful consideration of the requests, your committee recom-