during the life of said encroachment by reason of the issuance of said permit. The said document shall be approved by the Corporation Counsel as to form and execution before filing same with the City Controller, and further

Provided, That the permittee shall acquire no implied or other privileges hereunder not expressly stated herein; that no rights in the public streets, alleys or other public property shall be considered waived by this permission, which is granted expressly on the condition that the encroachment nereby permitted shall be removed at the expense of the permittee at any time said structure or installation is remodeled, rebuilt or otherwise changed, so that the street, alley or other public property affected thereby shall remain free of such encroach-

ment; and further
Provided, That said permit shall be issued only after a certified copy of this resolution has been duly recorded in the office of the Wayne County Register of Deeds, by and at the permittee's expense; and further

Provided, That this resolution is revocable at the will, whim or caprice of the Common Council, and that at any time said permit is revoked by the Council the said encroachment shall be removed by the permittee within the time directed, and that upon failure to do so, the Commis-sioner of the Department of Buildings sioner of the Department of Buildings and Safety Engineering or his agents may enter into and upon the premises and remove at permittee's expense, any part of said structure or installation which encroaches into or upon a street, alley or other public property, and further provided, that the permittee, hereby waives any right to claim damages or compensation to claim damages or compensation from the City of Detroit, or from any official agent thereof, due to the trespass or damage resulting from removing tany such a encroachment upon a street, alley, or other public cordance with plan property

bandopted as follows: Yeas — Councilmen Beck, Brickley, Connor, Poindexter, Rogell, Wierz-bicki and President Carey—7.

Nays-None. the conditions

imposectimer with the further

Honorable Common Council: Joulisto

Gentlemen—To your Comittee of the Whole was referred petition of Detroit Coca Cola Bottling Co. (12258), to place planter boxes on public property in front of 5981 W. Warren. After consultation with the 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,

WILLIAM G. ROGELL,

Public Works be and it is hereby authorized and directed to issue permit to the Detroit Coca Cola Bottling Co. to install and maintain three concrete planter boxes, 32 in. high, 44 in. wide at the top and 30 in. wide at base of each planter box, on public property in front of 5981 W. Warren, described as lots 1, 2, 3 and 4 of the Sullivan and Russell Subdivision: to be located approximately 2.5 ft. from curb with an approximate 6 ft. walk between planter boxes and property line, subject to the plantings being approved by the Department of Parks and Recreation.

Provided, That petitioner files an indemnity agreement in acordance with this resolution, and further

Provided, That same shall be constructed and/or maintained under the rules and regulations of the Dept. of Public Works and the Dept. of Buildings and Safety Engineering, in accordance with plans submitted to and approved by those departments and the Department of Parks and Recreation, and further

Provided. That the permittee, for himself, his heirs, legal representatives, successors and assigns shall accept such permit on the conditions hereby imposed, and with the further distinct understanding that during the life of said encroachment the permittee will assume full liability for any and all damages which may be sustained by the City arising by reason of the granting of said permit, and that said permittee will. before the issuance of said permit, file with the City Controller the type of document as above set forth, naming the City of Detroit as obligee therein, conditioned to indemnify and save harmless the City of Detroit from any and all loss or damage, including loss or damage uamage, including loss or damage emanating from personal injury and property demonstrates property damage, costs and expenses it may suffer arising during the life of said encroachment by reason of the issuance of said permit. The said document shall be approved by the Corporation Counsel as to form and execution before filing same with the City Controller; and further

Provided, That the permittee shall acquire no implied or other privileges hereunder not expressly stated herein; that no rights in the public streets, alleys or other public property shall be considered waived by this permission, which is granted expressly on the condition that the encroachment hereby permitted shall pressiy on the condition that the encroachment hereby permitted shall be removed at the expense of the permittee at any time said structure or installation is remodeled, rebuilt or otherwise changed, so that the street, alley or other public property affected thereby shall remain free of such encroachment; and further

By Councilman Rogell:

Resolved, That the Department of this resolution has been duly re-

corded in the office of the Wayne County Register of Deeds, by and at the permittee's expense; and fur-

provided. That this resolution is revocable at the will, whim or caprice of the Common Council, and that at any time said permit is revoked by the Council the said encroachment shall be removed by the permittee within the time directed, and that upon failure to do so, the Commissioner of the Department of Buildings and Safety Engineering or his agents may enter into and upon the premises and remove at permittee's expense any part of said structure or installation which encroaches into or upon a street, alley or other public property, and further provided, that the permittee, hereby waives any right to claim damages or compensation from the City of Detroit, or from any official agent thereof, due to the trespass or damage resulting from removing any such encreachment upon a street, alley, or other public property.

Adopted as follows: Yeas — Councilmen Beck, Brickley, Connor, Poindexter, Rogell, Wierzbicki and President Carey—7.

Nays-None.

Permits

Honorable Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Wayne State University (12415), to decorate lampposts along Cass Ave. After careful consideration of the request, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted,

WILLIAM G. ROGELL, Chairman.

By Councilman Rogell:

Resolved, That subject to the approval of the interested departments, the Department of Buildings and Safety Engineering be and is hereby authorized and directed to issue permit to Wayne State University to decorate sixteen (16) lampposts on Cass Ave. between Warren and Putnam with commercially made bunting in connection with its "W.S.U. Week" from October 25 through October 30, 1965.

Provided, Said decorations are flameproofed and the work is performed by a licensed sign erector under the rules and regulations of the Public Lighting Commission and the Department of Buildings and Safety Engineering, and in accordance with plans approved by said depart-

ments, and further
Provided, That such permission is
hereby granted with the distinct understanding that petitioner assumes
full responsibility for any and all
claims, damages or expenses that may
arise by reason of the granting of
said petition, and further

Provided, That said decorations are ther

immediately removed by petitioner at the expiration of said period, and further

Provided, This resolution is revocable at the will, whim or caprice of the Common Council, and permitee acquires no implied or other privileges hereunder not expressly stated herein.

Adopted as follows:

Yeas — Councilmen Beck, Brickley, Connor, Poindexter, Rogell, Wierzbicki and President Carey—7.

Nays-None.

Counceaxa Beck, Brickler

Honorable Common Council:

Gentlemen—To your Committee of the Whole were referred petitions for cancellation, reduction or refund of taxes. Said petitions were referred to the Board of Assessors for investigation, and said board having recommended certain adjustments which have been approved by the Corporation Counsel, your committee concurs therein, and offers the following resolution.

Respectfully submitted,
WILLIAM G. ROGELL,
Chairman.

By Councilman Rogell:

Resolved, That the City Treasurer 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:

Morgan Process Co., Inc. (12247), year 1964, val. \$81,790, amt. \$3 638.04 (w. 2, i. 949); year 1965, val. \$70,210, amt. \$3,007.52 (w. 2, i. 940).

W & W Laundromat (11854), year 1965, val. \$6,270, amt. \$268.60 (w. 2,

Faber Industries, Inc. (12148), year 1964, val. \$171,340, amt. \$7,621.22 (w. 12, i. 3).

Cadillac Room, Inc. (10611), year 1964, val. \$4,910, amt. \$218.42 (w. 17, i. 964); year 1965, val. \$4,380, amt. \$187.64 (w. 17, i. 944).

Lincoln Typewriter Co. (12149), year 1965, val. \$10,150, amt. \$434.80 (w. 22, i. 1549).

Nachi American, Ltd. (11760). year 1965, val. \$42,290, amt. \$1,811.54 (w. 22, i. 5062).

Goddard & Goddard Co. (12052), year 1965, val. \$698,260, amt. \$29,910.68

(w. 22, i. 6214), 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 amount of tax payable, subsequent to said cancellation being less than the amount paid on the original assessment, and further