keep a separate record of all locations where the question of cost for removal and clearance has been held in abeyance, and to submit recommendation to the Common Council in each case for further consideration in accordance with the policy to be determined by this body, and further

Resolved, That inasmuch as this body has been informed at the hearing that the structures remains has been removed from premises at 7418-20 Kercheval and 4301 Lincoln, no further action in these cases is, therefore, necessary.

Adopted as follows:

Yeas—Councilmen Beck, Hood, Ravitz, Rogell, Van Antwerp and President Carey-6. Nays-None.

Encroachments Honorable Common Council:

Gentlemen-To your Committee of the Whole was referred petition of American Linen Supply Co., Division of Quality Linen Service, Inc., et al (4874), to change name on permit for building encroachment at 8842 E. Forest. After consultation with the Department of Public Works. careful consideration of the request, your committee recommends that it be granted in accordance with the following resolution.

Respectfully submitted, WM. G. ROGELL Chairman.

By Councilman Rogell:

Resolved, That resolution adopted August 8, 1967 (J.C.C. p. 1911-12), granting petition of American Linen Supply Co. to encroach at 8842 E. Forest with 26 gage boxed ribbed factory color coated steel panel with necessary sub-girts, fasteners and flashings, be and the same is hereby rescinded for the purpose of granting such permit to the present owners in accordance with the following new resolution.

Resolved, That the Department of Public Works be and it is hereby authorized and directed to issue permit to American Linen Supply Co., Division of Quality Linen Service, Inc., a Michigan Corporation, lessee and 8842 E. Forest Co., a Michigan Corporation, lessor and title-holder to encroach at 8842 E. Forest, property described as "S.S. E. Forest, between Crane & Rohns; aka W. 10 ft. of 3 and all of 4 through 7 inclusive in Low and Yerke's Sub."; encroachment consisting of 26 gage boxed ribbed factory color coated steel panel with necessary sub-girts, fasteners and flashings encroaching into public property three inches (3 in.), beginning approximately 31 ft. east of west end of building, for a distance of 60 ft. from five (5') ft. above walk to top of building, approximately 25 ft., subject to petitioner furnishing and further provided, that the pering an indemnity agreement in ac-

cordance with this resolution.

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 & Safety Engineering, in accordance with plans submitted to and approved by those departments, 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 fur-ther 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 docu-ment 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 emanating from personal injury and property damage, costs and expenses it may suffer arising during the life of said encroach-ment 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 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 re-corded 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 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, claim damages or compensation from with the City Clerk. the City of Detroit, or from any official agent thereof, due to the trespass or damage resulting from removing any such encroachment upon a street, alley or other public property.

Adopted as follows:

Yeas—Councilmen Beck, Hood, Ravitz, Rogell, Van Antwerp and President Carey—6.

Nays-None.

Reallocation of Positions Honorable Common Council:

Gentlemen—As shown in proceedings of September 19, 1967 (J.C.C. p. 2186), to your Committee of the Whole was referred resolution to allocate several positions at Detroit General Hospital Maintenance Divi-sion, to the class of Building Opera-tor 1. After further consideration of the matter, your committee recom-mends that the same be approved.

Respectfully submitted, WM. G. ROGELL,

Chairman.

By Councilman Rogell:

Resolved, That the Health-Detroit General Hospital 1967-68 budget, Account 136-3113-111 (E), Salaries be and it is hereby amended to include 3 positions of Building Operator I (\$3.25½-\$3.31) in lieu of 2 positions of Building Trades Helper (General) (\$2.85-\$2.90) and one position of Mechanical Helper (General) (\$2.85-\$2.90); and be it further

Resolved, That the Controller be and he is hereby authorized and directed to transfer funds and to honor payrolls when presented in accordance with this resolution and communication from the Department of Health as shown in proceedings of September 19, 1967 (J.C.C. p. 2185-86).

Adopted as follows:

Yeas-Councilmen Beck, Hood, Ravitz, Rogell, Van Antwerp and President Carey-6.

Nays-None.

FINANCE Controller

September 22, 1967

Honorable Common Council: Gentlemen — During the period eptember 15, 1967 through eptember 21, 1967 the Controller September September purchased the par value of \$11,469,000 U.S. Treasury securities at a cost of \$11,288,050.63. Said total par value includes transactions whereby \$6,065,000 U.S. Treasury Bills were liquidated and simultaneously reinvested in \$6,104,000 U.S. Treasury Bills of a different duration to take advantage of favorable market fluctuations. During the same period \$6,400,000 U.S. Treasury Bills were liquidated to meet cash requirements.

Respectfully submitted, DAN A. DeMARE Deputy Controller

By Councilman Rogell:

Resolved, That the foregoing investment purchases in the amount of \$11,288,050.63, that the liquidation of investments in the amount of \$12,465,000 for the period September 15, 1967 through September 21, 1967 be approved in accordance with the detailed list on file with the City Clerk which list is hereby made a part of this resolution.

Adopted as follows:

Yeas—Councilmen Beck, Hood, avitz, Rogell, Van Antwerp and Ravitz, President Carey-6.

Nays-None.

**Auditor General** September 20, 1967

Honorable Common Council:

Gentlemen - We have today filed with the City Clerk copies of the following audit reports:

City Controller's Office (Scope of Audit) year Ended June 30, 1966.

House of Correction, July 1,

through December 31, 1966.
Copies of these reports have been furnished to each member of your Honorable Body.

Respectfully submitted, PHILIP A. MACKINDER Auditor General Received and placed on file.

> Department of Health September 15, 1967

Honorable Common Council: Gentlemen — As you are aware, the Air Pollution Control Division, formerly a unit of the Department of Buildings and Safety Engineering, was transferred to the Health Department effective July 1, 1967. This transfer excluded the position of Mr. Morton Sterling, Chief Air Pollution Inspector, who was to become an employee of Wayne County and assume responsiblity for administering both the City and the

County air pollution programs. In a prior communication, Common Council passed a resolution restoring temporarily the Chief Air Pollution Inspector position to the City of Detroit budget until such time as all of the mechanics of placing Mr. Sterling on the County payroll worked out. Hopefully, it was intended that this particular situation could be clarified by September 30, 1967, and the transfer effectuated by that date. This time period was included in the Common Council resolution.

Since all of the details of this transfer have not as yet been resolved, we are requesting that your Honor-In accordance with Common able Body continue to carry this Council resolution adopted June 20, 1967, a detailed list of investment transactions for said period is on file the transfer to the County is