

Adopted as follows:

Yeas—Councilmen Callahan, Castator, Dingeman, Ewald, Kronk, Littlefield, Walters and the President—8.

Nays—None.

Motorbus Lines

To the Honorable, the Common Council:

Gentlemen—To your committee of the Whole was referred the applications of Detroit Motorbus Company (5267), Interstate Highway Limited, Inc. (4745) Detroit-Toledo-Cleveland Bus Co. (4598) and Eastern Michigan Motorbuses (5414) for approval of various routes for motorbus line, as hereinafter set forth. After consultation with the Department of Street Railways and Department of Police and a careful consideration of said requests, your committee recommend that the routes be approved and offer the following resolution.

Respectfully submitted,
ARTHUR E. DINGEMAN,
Chairman.

By Councilman Dingeman:

Resolved, That the Department of Police be and is hereby authorized and directed to issue permits as follows:

Detroit Motorbus Co., Wayne Line, City of Detroit, City Hall to City of Wayne, operating 24 buses.

Interstate Highway Ltd., between Detroit and Pittsburgh, Pa. via. the following route: Inbound: Via Fort on Lafayette Blvd., turning North on Trumbull, to Vernor Highway to Cass South on Cass to Adams, East on Adams to Park, South on Park to Bagley, thence to Terminal. Outbound: South on Bagley to Third, south on Third to Lafayette, or Fort Street, thence westward over regular route, operating 5 buses.

Detroit-Toledo-Cleveland Bus Co., between Detroit and Cleveland, over the following route: City Limits at Ecorse Road, to Allen Road, to Oakwood Blvd., to Fort St. to Cass, to Union Bus Terminal at Grand River and Bagley, operating 11 buses.

Eastern Michigan Motorbuses, between City of Detroit and Wyandotte, Mich. over following route, Cadillac Sq. to City Limits on West Jefferson, operating one bus, and to be operated for a period not exceeding 30 days under Ohio Manufacturer's license.

Adopted as follows:

Yeas—Councilmen Callahan, Castator, Dingeman, Ewald, Kronk, Littlefield, Walters and the President—8.

Nays—None.

Nuisances

To the Honorable, the Common Council:

Gentlemen—To your committee of the Whole was referred the petition of Fred Truscott et al (5258) protesting noise caused by operation of machinery in the Hercules Manufacturing Company's plant opposite petitioner's residence at 2957 Hart Avenue. After consultation with the Department of Police who report that extensions are being made by the company in question and the matter being explained to petitioner, your committee recommends that further consideration of the petition be indefinitely postponed.

Respectfully submitted,
ARTHUR E. DINGEMAN,
Chairman.

Accepted and adopted.

Vacation of Korte Avenue

To the Honorable, the Common Council:

Gentlemen—To your committee of the Whole was referred the petition of Fisher & Company (2041) for the vacation of a portion of Korte Ave. between Lenox Ave. and Starboard Drive, they being the owner of all property abutting on that portion of Korte ave. desired to be vacated. After consultation with the City Plan Commission and careful consideration of the request, your committee recommends that same be granted, and offers the following resolution.

Respectfully submitted,
ARTHUR E. DINGEMAN,
Chairman.

By Councilman Ewald:

Resolved, That "All of Korte Avenue 60 feet wide as platted in and adjoining the northerly line of lot 30 of Hendrie's Riverside Park Subdivision of part of Private Claims 689 and 131 lying south of Jefferson avenue as recorded in Liber 49, page 34 of Plats of Wayne County Records, be and the same is hereby vacated to become part and parcel of adjoining property.

Provided, Petitioner reimburses the owners to the extent of the value of any public utilities now installed in said street which it may be necessary to abandon, due to the closing of same, or bears the entire expense of relocating or rerouting any public utilities now installed in said street which it may be necessary to relocate or reroute due to the closing of same, and further,

Provided, Petitioner agrees to pay into the City Treasury whatever expenses may have been incurred by

the City in the matter of paving, curbing, crosswalks, sidewalks, etc. within the lines of street herein vacated, as may be certified by the City Engineer.

Resolved, That the City Controller be and he is hereby directed to execute quit claim deed covering the property herein vacated.

Adopted as follows:

Yeas—Councilmen Callahan, Castator, Dingeman, Ewald, Kronk, Littlefield, Walters and the President—8.
Nays—None.

Special Assessments

To the Honorable, the Common Council:

Gentlemen—To your committee of the whole was referred the petition of Marcellus Joiner (5182) for an extension of time for the payment of a special assessment for water mains in front of Lot 256, Roselawn Avenue. After consultation with the Board of Water Commissioners who advise they must make collections for iron pipe assessments before service connections can be made to mains, your committee recommends that the prayer of the petitioner be denied.

Respectfully submitted,
ARTHUR E. DINGEMAN,
Chairman.

Accepted and adopted.

Water Mains Assessment

To the Honorable, the Common Council:

Gentlemen—To your committee of the whole was referred the petition of A. P. Radtke et al (5309) for reduction or cancellation of an assessment for the laying of water mains in Bungalow Hill Subdivision. After consultation with the Board of Water Commissioners, your committee recommends that further consideration of petition be indefinitely postponed.

Respectfully submitted,
ARTHUR E. DINGEMAN,
Chairman.

Accepted and Adopted.

Permits

To the Honorable, the Common Council:

Gentlemen—To your committee of the whole was referred the petition of Detroit Edison Company (5306) for permission to erect an air duct at rear of building at 1415 Farmer St. After consultation with the Department of Buildings and Safety Engineering and careful consideration of said request, your committee recommends that same be granted and offers the following resolution.

Respectfully submitted,
ARTHUR E. DINGEMAN,
Chairman.

By Councilman Dingeman:

Resolved, That the Department of Buildings and Safety Engineering be and is hereby authorized and directed to issue a permit to Detroit Edison Company to erect an air duct on rear of their building at 1415 Farmer Street duct to start at a point about 14 ft. above alley and to project at its greatest width 6 ft. from the building.

Provided, That said work shall be performed under the supervision of the Department of Buildings and Safety Engineering in accordance with plans submitted to and approved by said Department.

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 air duct 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 further

Provided, That said permit issued by the Department of Buildings and Safety Engineering 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 Callahan, Castator, Dingeman, Ewald, Kronk, Littlefield, Walters and the President—8.
Nays—None.