

- 10—John F. Redman, personal injuries of son, Arthur J. Redman.
 11—Lois Stephens, personal injuries.
 12—Marge Underhill, personal injuries.

Street Railway Claims

- 13—Catherine Elliott, personal injuries.
 14—Malcolm McKinnon, damage to auto.

REFERRED TO DEPARTMENT OF BUILDINGS AND SAFETY ENGINEERING

- 15—Agnes Ekelman, real estate office, 12949 Grand River.
 16—William Harrison, temporary building, 16365 Mack.
 17—Frank Krenach, sign on city property, E. Seven Mile Rd. and Sherwood.
 18—Harry Shorter, Inc., temporary banner signs, Woodward and Melbourne.
 19—Richard Taylor, temporary building, 10253 E. Warren.
 20—Wayne Lacquer Supply Co., Neon sign, 4418 Woodward.
 35—Harr-Olds Co., permit for sign, 4462 2nd Blvd.

REFERRED TO DEPARTMENT OF PARKS AND BOULEVARDS

- 21—Carl F. Kop et al, requesting hill for tobogganing and sleighing at Chandler Park.

REFERRED TO PUBLIC LIGHTING COMMISSION

- 22—Ternstedt Manufacturing Division, street lights, Livernois and Crawford.

REFERRED TO DEPARTMENT OF POLICE

- 23—Leo M. Alexander, refund on license.
 24—James J. Naughton et al, parking restrictions, St. Jean between Mack and Warren.
 25—Washtenaw County Conference for the Protection of Civil Rights, protesting Police Department's action toward picketing, etc.

REFERRED TO CITY PLAN COMMISSION

- 26—Beaubien Ice & Coal Co., vacate alley rear of Scotten and Pelham.

REFERRED TO BOARD OF ASSESSORS

Adjustment of Taxes

- 27—Bethlehem Temple of Apostolic Faith.
 28—First Detroit Co.

- 29—Johanna Kortas.
 30—Ernest J. MacArthur.
 31—Louis MacIag.
 32—Ross B. Northrop.
 33—Lee W. Sherman.
 34—Joseph DiRoucco.

RESOLUTIONS AND ORDINANCES

By Councilman Ewald:

Whereas, The Housing Division of the Federal Emergency Administration of Public Works is planning on erecting a low rental housing project on the land owned by the United States of America in Jefferson Park Land Company Ltd. Subdivision No. 2, and

Whereas, It has requested the vacation of certain streets and alleys on such land which will provide for additional recreational areas, furnish additional light and air, reduce the traffic hazard, and promote the safety and welfare of the inhabitants thereof, especially children; and

Whereas, Under said plans it is proposed that the United States open Anderdon Avenue to a width of 100 feet between Warren Avenue East and Frankfort Road and that the United States pay the cost of paving thereof, as well as one-half the cost of paving Frankfort Road from Conner Avenue to Gray Avenue, therefore, be it

Resolved, That all of the public streets and alleys within the boundaries of Jefferson Park Land Company, Ltd., Subdivision No. 2 of part of Isaac Colby's Subdivision of the northwesterly half of Private Claim 128, City of Detroit, Wayne County, Michigan, as shown on the plat thereof recorded in Liber 63 of Plats, page 13, Wayne County, Michigan Records, except the following:

(1) Anderdon Avenue, 60 feet wide, between the south line of Frankfort Road, 100 feet wide, and the north line of Warren Avenue East, 105 feet wide, as shown by said plat;

(2) The south half of Frankfort Road, 100 feet wide, from the north-easterly line of Conner Avenue (formerly Connors Avenue), 86 feet wide, to the center line, extended, of Gray Avenue, 60 feet wide (the easterly boundary of said subdivision) as shown by said plat, being that portion of Frankfort Road located within said plat;

(3) The westerly 30 feet of Gray Avenue between the south line of Frankfort Road, 100 feet wide, and the north line of Warren Avenue East, 105 feet wide, same being that portion of Gray Avenue located within said plat, be and the same are hereby vacated to become a part and parcel of the adjoining property now owned by the United States of America, retaining, however, in the City of Detroit a license for the use of city utilities, such as public lighting,

water and sewers, to install underground conduits, mains and/or pipes in such portion of said streets so vacated as may not be required for buildings.

That the City Controller be and he is hereby directed to execute a quit claim deed to the United States of America covering the property herein vacated.

Approved:

DEPARTMENT OF WATER SUPPLY,
By J. E. Hornshaw,

PUBLIC LIGHTING COMMISSION,
By: L. J. Schrenk,

CITY ENGINEER,
By: Martin R. Fisher,

CITY PLAN COMMISSION,
By: Herbert L. Russell,

Approved as to Form:

WALTER BARLOW,
Acting Corporation Counsel.

Adopted as follows:
Yeas—Councilmen Engel, Ewald, Jeffries, Van Antwerp, and the President—5.

Nays—Councilmen Bradley, Castator, Lindsay and Lodge—4.

And the Council then adjourned

JOHN W. SMITH,
President.

RICHARD W. READING,
City Clerk.

ORDINANCE No. 331-C
(Insert opposite page 100)

AN ORDINANCE changing the name of Campau Street from Fort Street West to Jefferson Avenue West, to Scotten Avenue.

IT IS HEREBY ORDERED BY THE PEOPLE OF THE CITY OF DETROIT:

Section 1. That the name of the public street and highway in the City of Detroit heretofore known as Campau Street from Fort Street West to Jefferson Avenue West, be and the same is hereby changed and shall hereafter be known as Scotten Avenue.

Sec. 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Approved, August 13th, 1935.

FRANK COUZENS,
Mayor.

Attest:
RICHARD W. READING,
City Clerk.

The above ordinance will take effect on the 13th day of September, 1935.

ORDINANCE No. 322-C

(Insert opposite page 62)

AN ORDINANCE to amend Section 3 of Chapter 31 of the Compiled Ordinances of the City of Detroit for the year 1926.

IT IS HEREBY ORDAINED BY THE PEOPLE OF THE CITY OF DETROIT:

Section 1. That Section 3 of Chapter 31 of the Compiled Ordinances of the City of Detroit for the year 1926, be and the same is hereby amended to read as follows:

Sec. 3. Upon the receipt of the assessment roll or rolls as above provided, the City Treasurer shall cause notice of said assessment or assessments to be printed once in two newspapers of general circulation and once in the official newspaper published in said city, and part one of said assessment or assessments shall become due and payable in thirty days from the first publication of said notice, and the remaining parts shall become due and payable in installments as provided in Ordinance 109-C, from the date of said publication. Any person may pay the amount of the assessments in parts, one to ten or one to four as provided in 109-C, or either or any of them, at any time within thirty days from date of publication, without interest, but if the same shall not be paid within said thirty days, then the said parts remaining unpaid shall be payable with interest at the rate of seven (7) per cent from the date of the confirmation of said assessment until the same shall be paid. If the amount mentioned in part one shall not be paid within said thirty days a penalty of five (5) per cent in addition to said interest shall be added to each of the other parts if not paid when the same shall become due as aforesaid.

The proceeds of all collections upon said assessment roll or rolls together with the interest and fees thereon, shall be paid into the special assessment sinking fund and interest fund hereinafter provided for.

Sec. 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Approved, May 28, 1935.

FRANK COUZENS,
Mayor.

Attest:
RICHARD W. READING,
City Clerk.

The above ordinance will take effect on the 28th day of June, 1935.

RICHARD W. READING,
City Clerk.