

June 24

ation of the request, your committee recommends that same be denied.
Respectfully submitted,

CHAS. E. DORAIS,
Chairman.

Accepted and adopted.

Traffic Regulations

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Joseph Bondar et al (7353), for the prohibition of heavy truck traffic on Casper Ave. between McGraw and Wagner Aves. After consultation with the Traffic Engineer, and careful consideration of the matter, your committee recommends that same be denied.

Respectfully submitted,

CHAS. E. DORAIS,
Chairman.

Accepted and adopted.

Traffic Regulations

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Nick Dagoda, et al (7075), for parking restrictions on Lyman Pl. between Dubois and Chene Sts. After consultation with the Traffic Engineer, and careful consideration of the matter, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted,

CHAS. E. DORAIS,
Chairman.

By Councilman Dorais:

Resolved, that the Department of Police be and it is hereby authorized and directed to install signs restricting parking to two hours from 7 a. m. to 7 p. m., on Lyman Pl. between Dubois and Chene Sts.

Adopted as follows:

Yeas—Councilmen Dorais, Garlick, Lodge, Sweeney, Van Antwerp and the President—6.

Nays—None.

Vacation of Alley

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of the Nottingham Land Co. et al (7144), requesting the vacation of alley and substitution of an easement therefor in the block bounded by Appoline, Eight Mile Road, Meyers and Norfolk aves. After consultation with 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,

CHAS. E. DORAIS,
Chairman.

By Councilman Dorais:

Resolved, That all of north and south public alley in block bounded by Appoline, Meyers, Norfolk Avenues and 8 Mile Road as platted in Blackstone Park Sub'n No. 6, of part of the N. ½ of Sec. 5, T. 1 S., R. 11 E., Greenfield Twp., Wayne Co., Mich., as recorded in Liber 52, page 91 of Plats of Wayne County Records, more particularly described as that part of north and south public alley 20 feet wide lying between the easterly line of Lots 3721 to 3736, both inclusive, and the westerly line of Lot 3737; Lots 3739 to 3752, both inclusive; Lots 3754 to 3768, both inclusive, all of last mentioned Subdivision.

Also the easterly 10 feet of said north and south public alley, 20 feet wide, lying west of and adjoining the westerly line of Lot 3738 of last mentioned Subdivision.

Also the easterly 10 feet of north and south public alley, 20 feet wide, lying west of and adjoining the westerly line of Lot 3753 of last mentioned Subdivision.

Be and the same are hereby vacated to become part and parcel of the adjoining property.

Provided, the owners in fee grant to the use of the public, as public easement, the rear 6 feet adjoining the center line of said alley herein vacated, which easement shall be subjected to the following agreements, covenants, uses, reservations and regulations which shall be observed by the owners of said lots heretofore mentioned and by their grantees and assigns and their heirs, executors, administrators and assigns forever, to wit

First, said owners hereby grant to and for the use of the public an easement or right-of-way over said rear 6 feet of said vacated alley herein described for the purpose of installing, maintaining, repairing, removing or replacing any sewer, conduit, telephone, telegraph, electric light or other poles or things usually placed or installed in a public alley in the City of Detroit with the right to ingress and egress at any time to and over said easement for the purposes above set forth.

Second, said owners for their heirs and assigns further agree that no building or structures of any kind whatsoever (except the necessary line fences dividing said lots) shall be built or placed upon said 12 foot easement or any part thereof so that said easement shall be forever of easy access for the purposes named above.

Third, that said easement shall be used for the same purposes for which

public alleys are generally used in the City of Detroit excepting that same shall not be opened for the passage of vehicles herein, and further

Provided, That by reason of the vacation of the above described alley the City of Detroit does not waive any rights in the lateral sewer located therein and at all times shall have the right to enter upon the premises if found necessary on account of said sewer to repair same, and further

Provided, Petitioners deposit with the Permit Division of the Department of Public Works the sum of \$32.40, said amount being the estimated cost for building concrete sidewalk across vacated alley in Norfolk Avenue, and further

Resolved, That upon compliance with the above provisos the City Controller be and is hereby directed to issue Quit Claim deeds to Vernon J. Brown, Auditor General of the State of Michigan; George T. Hardy, and Florence Creteau, as owners in fee of adjoining property.

Adopted as follows:

Yeas—Councilmen Dorais, Garlick, Lodge, Sweeney, Van Antwerp, and the President—6.

Nays—None.

ZONING ORDINANCE

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole were referred petitions of Wm. Prokopowich (7323), add store to brick dwelling at 18717 Van Dyke, Joseph E. Kowalski (7322), change zoning from R1 to R2, 8211 Rolyat, J. J. Jankowski (7321), change zoning from R2 to ML, south side McNichols Rd. between French Road and Van Dyke, Louis Fiedler, et al (7320), permit completion of building as two family residence at 14976 Whitcomb, and Leigh P. Cooper, et al (7324), change zoning from R2 to B2, Cadieux and Morang Drive. After consultation with the City Plan Commission and careful consideration of the matters, your committee recommends that same be denied.

Respectfully submitted,
CHAS. E. DORAIS,
Chairman.

Accepted and adopted.

By Councilman Dorais:

A RESOLUTION AMENDING THE RESOLUTION ENTITLED "A resolution authorizing the acceptance of certain payments in lieu of taxes from the Administrator of the Federal Works Agency, Approving a form of Contract with the Federal Works Administrator with respect thereto, and authorizing the execution of said contract." ADOPTED

ON JUNE 3, 1941, AND RATIFY THE AGENCY CONTRACT PROVED ON JUNE 3, 1941.

Whereas, the Common Council of the City of Detroit does hereby resolve that there is an acute shortage in the City of Detroit of safe sanitary dwellings; and

Whereas, the above described shortage is impeding the national defense program in the State of Michigan because the necessary safe sanitary dwellings are not being needed for persons engaged in national defense activities; and

Whereas, the Common Council of the City of Detroit by Resolution entitled "A Resolution authorizing the acceptance of certain payments in lieu of taxes from the Administrator of the Federal Works Agency, Approving a Form of Contract with the Federal Works Administrator with respect thereto, and authorizing the execution of said contract," adopted on June 3, 1941, approved and authorized a form of joint contract to be entered into between the City of Detroit, the Board of Education of the City of Detroit and the Administrator of the Federal Works Agency providing for payments in lieu of taxes and

Whereas, said Resolution and said form of contract referred to an authorization by the Administrator of the Federal Works Agency of two projects consisting of approximately seven hundred units to be located in the City of Detroit (identification Nos. Mich.-20042-X and Mich.-20043-X, and

Whereas, the Administrator of the Federal Works Agency has given final authorization for only one of said projects (identification No. Mich.-20042-X) to be located within the City of Detroit; now, therefore

Resolved that:

Section 1. The first whereas clause of the above entitled resolution adopted on June 3, 1941 shall be amended so that it will refer only to the project of two hundred units to be developed within the City of Detroit (identification No. 20042-X).

Section 2. The second whereas clause in the form of contract approved in Section 2 of the above entitled Resolution adopted on June 3, 1941 shall be amended to read as follows:

Whereas, the Administrator has authorized the development of such housing consisting of approximately two hundred units to be located in the City of Detroit (identification No. Mich.-20042-X, herein referred to as the "Development"); and

Section 3. The Controller or Deputy Controller and the City Clerk or Deputy City Clerk of the City of Detroit are hereby authorized to exe-