

July 2

provide water supply for fire protection in the area.

A forced petition has therefore been prepared for the construction of the main, for which it will be necessary to spread an assessment against the frontage on both sides of Girardin Avenue, which will amount to \$3,546.48.

Will your Honorable Body kindly adopt the attached resolution declaring the necessity for the work and authorizing assessment levy in conformity with city ordinance.

Respectfully submitted,  
E. H. BAUER,  
Acting Secretary.

#### Board of Water Commissioners

July 2, 1946.

To the Honorable, the Common Council:

Gentlemen—This office is in receipt of a petition from Victor Stephen, 19979 Prevost Avenue, for extension of water main to serve part of Lot No. 83, Riverford Heights Subdivision, on the south side of Leewin Avenue east of Berg Road. The petitioner has paid the assessment for his property in the amount of \$94.52, and it will be necessary to spread an assessment against the remaining frontage, which will amount to \$1,417.72.

Will your Honorable Body kindly adopt the attached resolution declaring the necessity for the work and authorizing levy of assessment in conformity with City Ordinance.

Respectfully submitted,  
E. H. BAUER,  
Acting Secretary.

By Councilman Van Antwerp:

Resolved, That it be and is hereby declared by Common Council of the City of Detroit, necessary to lay and install in said City, the following described water mains, and that a ratable assessment for the cost of such improvement be levied upon all lots or real estate, fronting upon said improvement at the rate of one dollar and fifteen cents (\$1.15) for each lineal foot and further that the cost of this improvement shall be charged against the Water Fund of the City of Detroit.

Roll No. B-4933—Girardin Avenue, approximately 1,540 feet South of Mc-Nichols Road, lay 1,545 feet of 8" pipe.

Roll B-4994—Leewin ave., east of Berg Road, lay 681 ft. of 8" pipe.

Adopted as follows:

Yeas—Councilmen Castator, Comstock, Dorais, Oakman, Rogell, Van Antwerp, and the President—7.

Nays—None.

#### From the Clerk

July 2, 1946.

That on June 26th and 28th, 1946, he presented that portion of the proceedings of June 25th, 1946, as is required by the charter to be so presented to His Honor, the Mayor, for approval; that the "reconsidered" portion of the proceedings was approved on June 26th, 1946, and the balance on July 2nd, 1946.

Also that the following ordinances were presented on June 28th, 1946, and were approved on July 2nd, 1946:

An ordinance to change the name of Baby Creek Park to General George S. Patton Memorial Park.

An ordinance to amend Sec. 2 of Chapter 16 of the Compiled Ordinances, relative to vacations for veterans.

Placed on file.

#### From the Clerk

July 2, 1946.

To the Honorable, the Common Council:

Gentlemen—This is to advise your honorable body that official bonds of Willis H. Hall and Elmer P. Grierson and waiver of Ned's Auto Supply Co. having been filed in my office. Same having been approved by the Corporation Counsel, resolution approving said documents is attached.

Respectfully,  
THOMAS D. LEADBETTER,  
City Clerk.

By Councilman Van Antwerp:

Resolved, That the official bonds of Willis H. Hall, City Plan Commissioner, and Elmer P. Grierson, City Assessor, be and the same are hereby accepted and approved, and further

Resolved, That the waiver of Ned's Auto Supply Co. covering signs at 255 Michigan ave., filed pursuant to resolution adopted June 25, 1946 (J. C. C. p. 1538), be and the same is hereby approved.

Adopted as follows:

Yeas—Councilmen Castator, Comstock, Dorais, Oakman, Rogell, Van Antwerp, and the President—7.

Nays—None.

#### From the Clerk

July 2, 1946.

To the Honorable, the Common Council:

Gentlemen—This is to advise your honorable body that quit-claim deed of Russell A. Shields, et al (4434), has been filed in my office pursuant to resolution adopted May 22, 1945 (J. C. C. pp. 1111-2). Same having been approved by the Corporation Counsel, resolution accepting said deed is attached.

Respectfully,  
THOMAS D. LEADBETTER,  
City Clerk.



By Councilman Van Antwerp:

Resolved, That quit-claim deed of Russell A. Shields and Phoebe F. Shields, his wife, covering "the E 6 ft. of lot 5 and W 6 ft. of lot 120; the E 6 ft. of lot 129 and W 6 ft. of lot 244; the E 6 ft. of lot 253, all of said lots as platted in Feldman & Feldman's Evergreen Manor Sub., being a subdivision of the E 1/2 of the W 1/2 of the S E 1/4 of Sec. 3, T 1 S R 10 E, Redford Twp., Wayne Co., Mich., as recorded in Liber 57, page 65 of plats of Wayne County Records, which easements together with those portions of public alleys being vacated and hereinbefore reserved as public easements shall be subject to the following agreements, covenants, uses, reservations and regulations which shall be observed by the owners of said lots 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 dedicated lands and portions of public alleys 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 easements for the purpose above set forth. Second, said owners for their heirs and assigns further agree that no building or structures of any kind whatsoever (except necessary lines fences) shall be built or placed upon said easements or any part thereof, so that said easements shall be forever of easy access for the purposes named above. Third, that said easements shall be used for the same purposes for which public alleys are generally used in the City of Detroit excepting the same shall not be opened for the passage of vehicles therein",

be and the same is hereby accepted, and the City Controller is hereby directed to record said deed in the office of the Register of Deeds.

Adopted as follows:

Yeas—Councilmen Castator, Comstock, Dorais, Oakman, Rogell, Van Antwerp, and the President—7.  
Nays—None.

From the Clerk

To the Honorable, the Common Council:

Gentlemen: This is to inform your Honorable Body that I am in receipt of the following petitions since the last regular session, and recommend their reference as follows.

Respectfully submitted,

THOMAS D. LEADBETTER,

City Clerk.

### GENERAL ORDER FOR TUESDAY

- 2038—De Luxe Motor Stages, additional buses.  
2039—Short Way Lines, Inc., bus route.  
2040—Communist Party of Mich., freeze rent.

### GENERAL ORDER FOR WEDNESDAY

- 2040—American Legion, Judge Faust Post No. 113, accumulated vacation time for returned war veterans.  
2041—American Veterans of World War II, Mich. State Dept., continue day nurseries.  
2042—Anheuser-Busch, Inc., horse team parades.  
2043—Blanche Nichols, cancel general tax.  
2044—Ritchie S. Barrie, et al, protesting erecting Quonset type buildings neighborhood Golden Gate and Woodward.

### GENERAL ORDER FOR THURSDAY

- 2045—Mich. Citizens Committee, OPA demonstration, Cadillac Sq.

### CORPORATION COUNSEL

- 2046—Hauer Bros. Mfg. Co., miniature pool tables - licensing ordinance.  
2047—Stanley H. Lijewski, re: gas for house heating.

### Re: Lateral Sewer Assessment Roll 11631

- 2048—Advance Stamping Co., 7075 Lyndon.  
2049—Steve De Mare, et al, 6345 Lyndon.  
2050—Dunn Engineering Co., 6341 Lyndon.

### Lease Property

- 2051—Roy Brophy, SW cor. Gratiot and McClellan.  
2052—Albert G. Louton, 4119 Lemay.  
2053—Wm. J. Paulson, SW cor. Gratiot and Orleans.

### Purchase Property

- 2054—Floyd N. Klopfenstine, et al, lot 1484, Frischkorn's Grand-Dale Sub No. 3; Grandmont, N. of Plymouth.  
2055—Jcs. Kubit, parcel adj. 5134 Harold.

### City Claims

- 2056—Alexander Hannah, auto damage.  
2057—Daniel Levy, auto damage.  
2058—Mrs. E. A. Murphy, personal injury.  
2059—Mrs. Victor Soper, property damage.  
2060—Jimmie Smith, personal injury.  
2061—Louise F. Storz, personal injuries.  
Street Railway Claim  
2062—Tom Agmey, auto damage.