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 Beck, Connor, Garlick, Oakman, Rogell, Smith, and Van Antwerp-7.

Nays-None.

## MONDAY, JUNE 9

Chairman Connor submitted the following committee report for above date, and recommended its adoption:

## **Parades**

Honorable Common Council:

Gentlemen-To your Committee of the Whole was referred petition of Pride of East Grand Lodge (1777), to hold a parade. After careful consideration of the request, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted, EDWARD D. CONNOR, Chairman.

By Councilman Connor:

Resolved, That subject to its approval, the Dept. of Police be and it is hereby authorized and directed to issue permit to Pride of East Grand Lodge, to hold its St. John Day parade on June 29th, 1952, at 2:30 p.m., proceeding south on Russell from Napoleon St. at Eastern Market, to Vernor Hwy., west to Brush, north to Forest, east to Rivard, north on Rivard to Warren for church services; parade to resume after said services, to proceed north on Rivard, to Frederick, thence west to hall at 535 Frederick.

Provided, Same is conducted under supervision of the Police Department.

Adopted as follows:

Yeas - Councilmen Beck, Connor, Garlick, Oakman, Rogell, Smith, and Van Antwerp-7.

Nays-None.

By Councilman Connor:

Resolved, That resolution vacating n/s alley in block bounded by Grotto Court, Mapleridge, Gratiot and Greiner (JCC p. 1296, June 3, 1952) be and the same is hereby rescinded for the purpose of correction. (Petition of Bartlett Company, et al, No. 1142.)

Adopted as follows:

Yeas — Councilmen Beck, Connor, Yeas — Connor, Rogell, Smith, and

1952

By Councilman Connor:

Resolved, That all that part of north-south public alley, 20 ft. wide, in block bounded by Grotto Court, Gratiot Avenue, Greiner Avenue, and Gratiot Avenue, as platted in Grotto View Subdivision of part of N.W. 1/4 of Section 12, T. 1 S., R. 12 E. as recorded in Liber 50 of plats, Page 74, Wayne County Records, lying West of and adjoining the west line of lots 3 to 8, both inclusive, and east of and adjoining the east line of lots 20 21 and the south 38 ft. of lot 22, of last mentioned subdivision, be and the same is hereby vacated as a public alley to become a part and parcel of the adjoining property subject to the following provisions:

1. Provided, that by reason of the vacation of the above described alley the City of Detroit does not waive any rights to the 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, alter, or service same, and

further.

2. Provided, That no buildings shall be constructed over said sewer without the prior approval of such construction by the City Engineer. and further,

Resolved, That deed of the National Bank of Detroit, a national banking association, to the City of Detroit, deeding land for alley purposes, said land being described as "The north
2 ft. of lot 22, Grotto View Subdivision of part of N.W. 1/4 of Section 12,
T. 1 S., R. 12 E., as recorded in Liber 50 of plats, Page 74, Wayne County Records," be and the same is hereby accepted and the City Controller be and he is hereby directed to record said deed in the office of the Register of Deeds for Wayne County.

Adopted as follows:

Yeas — Councilmen Beck, Connor Garlick, Oakman, Rogell, Smith, and Van Antwerp-7.

Nays-None.

Finance and to and year doone to de Controller June 2, 1952.

Honorable Common Council: Gentlemen — The Department of Street Railways has filed a claim against the Insurance Reserve Fund in the amount of \$8,675.48, for fire damage in the three month period ending March 31, 1952, to the fol-lowing vehicles:

January 10, 1952 — Car No. 115; right front side and roof burned, body glass, door glass, plexiglass, door edge rubber, letter board, body post buckled, inside of body burned, paint right front of body, \$675.42.