

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 Bradley, Castator, Ewald, Kronk, Littlefield, Nagel, Vernon, Watson and the President—9.
Nays—None.

By Councilman Watson:
Resolved, That the Department of Public Works be and is hereby authorized and directed to issue a permit to A. J. Jarvis to install coal chute and areaways in alley at N. E. corner of Philadelphia and Twelfth.

Provided, That said work shall be performed under the supervision of the Department of Public Works and 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 conditions that said areaways 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 Public Works 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 Bradley, Castator, Ewald, Kronk, Littlefield, Nagel, Vernon, Watson and the President—9.
Nays—None.

Streets.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petitions of Herbert Snell (1184) for air line with 4-in. post and electric light in front of 648 Beaubien, between Congress and Fort; of Wolverine Laundry (1187), to place laundry box near curb at No. 7 Watson street, and of Jno. McLaurin (1188) for refund on gasoline pump permit.

After consultation with the Department of Public Works, your committee recommend that above requests be denied.

Respectfully submitted,
R. M. WATSON,
Chairman.

Accepted and adopted.

Street Names.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the communication from the City Plan Commission, recommending that Ordinance 48-B be amended, to change the name of LaSalle boulevard, from alley north of Calvert avenue, and the name of Boston boulevard, between Linwood and McQuade avenues, to LaSalle avenue and Boston avenue, respectively. Your committee concurs in said recommendation and recommends that the Corporation Council be directed to prepare the proper ordinance to effect said change in names.

Respectfully submitted,
R. M. WATSON,
Chairman.

Accepted and adopted.

Extension Marcy School.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of William C. Brown et al (1063), protesting against the extension of the Marcy School. Your committee is informed by the Board of Education that the land south of said school, condemned for playground purposes, cost \$150,153.16; that no swimming pool is to be installed in the addition, but simply an auditorium, gymnasium and boiler plant, at a cost of \$102,585, and that contract has been let and building is now being erected. In view of the foregoing, your committee recommends that further consideration of said petition be indefinitely postponed.

Respectfully submitted,
R. M. WATSON,
Chairman.

Accepted and adopted.

Billiard Rooms.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Charles Devore (1386), asking that restriction against maintenance of billiard rooms outside one-mile circle be lifted at 2244 Junction avenue. Said petition having been investigated by the Department of Recreation, and petitioner

having secured the signatures of 51 per cent of the people living within a radius of 500 feet of the proposed location. Your committee, therefore, recommends that restriction be lifted, and offer the following resolution.

Respectfully submitted,
R. M. WATSON,
Chairman.

By Councilman Watson:
Resolved, That the restriction imposed by Section 3 of Chapter 165 of the Compiled Ordinances of the City of Detroit of 1920, as amended by Ordinances 46-B and 50-B, against the maintenance of billiard rooms outside the one-mile circle, be and the same is hereby lifted in so far as same pertains to 2244 Junction avenue.

Adopted as follows:
Yeas—Councilmen Bradley, Castator, Ewald, Kronk, Littlefield, Nagel, Vernon, Watson, and the President—9.
Nays—None.

Signs.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Alex. Y. Malcomson (1337), for permit to maintain sign painted on barricade around excavation on west side of Griswold street between State and Grand River. The sign being temporary, your committee recommends that petition be granted, and offer the following resolution.

Respectfully submitted,
R. M. WATSON,
Chairman.

By Councilman Watson:
Resolved, That the Department of Public Works be and is hereby authorized and directed to issue a temporary permit to Alex. Y. Malcomson to maintain sign painted on barricade around excavation on west side of Griswold street between State and Grand River reading: "For Rent, Upper Floors this building 50x100. Also Ground Floor Space 16x100. See Allan Malcomson."

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 Bradley, Castator, Ewald, Kronk, Littlefield, Nagel, Vernon, Watson, and the President—9.
Nays—None.

Ordinances.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petitions of Israel Himelchoch (1098), E. W. Bailey (1099) and Red Star Motor Drivers Ass'n. (1100), and communications from various persons, protesting against the passage of ordinance proposing an increase in the amount of bond required of jitney bus operators and the elimination of jitney traffic entirely from Fort, John R., Michigan, Grand River, Woodward, Gratiot, Cass and Jefferson avenues and the parks and boulevards. Your Committee begs to report that it has had the ordinance referred to under consideration, and

recommends that same become effective Oct. 1, 1922, instead of immediately, in order that the owners and operators of jitneys may be given an opportunity to adjust themselves to the new conditions. We therefore recommend that further consideration of said petitions be indefinitely postponed.

Respectfully submitted,
R. M. WATSON,
Chairman.

Accepted and adopted.

Widening Livernois Ave.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Frank Vignoe, et al (644), relative to the condition of Livernois avenue, and asking that the proposed widening of said street from Fenkell to Dix avenues be completed at the earliest possible date in order that existing conditions may be remedied. Your Committee recommends that the City Engineer be directed to hasten the preparation of assessment district for the above improvement, dividing same into two sections, from Tireman to Fenkell and from Tireman south to Dix, assessment district to include all property abutting on said street from alley in rear, or equivalent where property is unplatted.

Respectfully submitted,
R. M. WATSON,
Chairman.

Accepted and adopted.

FRIDAY, MAY 12, 1922.

Chairman Bradley submitted the following reports of Committee of the Whole for above date and recommended their adoption.

Building Permits.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Rice Co. (1110), for permit to construct four steps extending over lot line, in front of terrace on Goethe street at the southwest corner of Crane avenue. After an investigation of the matter, your Committee recommends that petition be denied.

Respectfully submitted,
W. P. BRADLEY,
Chairman.

Accepted and adopted.

Refund on Licenses.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Jacob Carp (1158), for refund of part of fee paid for pawnbroker's license issued for year expiring Aug. 1, 1922, 438 Michigan avenue. Your Committee has consulted with the Department of Police, who recommend that petitioner be granted a refund of \$27.16 for unexpired term of license, petitioner having discontinued business April 26, 1922, and offer the following resolution.

Respectfully submitted,
W. P. BRADLEY,
Chairman.

By Councilman Bradley:
Resolved, That the City Controller be and he is hereby authorized and directed to draw a warrant upon the proper fund in favor of Jacob Carp for the sum of \$27.16, being refund on unexpired term of pawnbroker's license No. 10822 issued to him for 438 Michi-